GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2023**

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HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH30102-NIf-56

	Short Title:	Low-Income Housing Tax Credits.	(Public)	
	Sponsors:	Representative A. Jones.		
	Referred to:			
1				
1		A BILL TO BE ENTITLED		
2		REENACT THE LOW-INCOME HOUSING TAX CREDITS.		
3		Assembly of North Carolina enacts:	•.•	
4		ECTION 1. Article 3E of Subchapter I of Chapter 105 of the General Stat		
5	the exception of G.S. 105-129.41, is reenacted as it existed immediately before its repeal and			
6	reads as rewr			
7		"Article 3E.		
8	US 105 100 4	"Low-Income Housing Tax Credits.		
9		0. Scope and definitions.	1 1.	
10		cope. – G.S. 105-129.41 applies to buildings that are awarded a fede		
11		fore January 1, 2003. G.S. 105-129.42 applies to buildings that are awarded	d a federal	
12		tion on or after January 1, 2003.	1 (* * *	
13	• •	Definitions. – The definitions in section 42 of the Code and the following of	lefinitions	
14	apply in this			
15	(1		e Agency	
16		established in G.S. 122A-4.		
17	,	2) Pass-through entity. – Defined in G.S. 105-228.90.	•	
18		42. Credit for low-income housing awarded a federal credit allocat	lon on or	
19		fter January 1, 2003.allocation.		
20		Definitions. – The following definitions apply in this section:	6 6 1 1	
21	(1			
22		low-income housing tax credits for a particular year, as approve	•	
23		Governor after a public hearing and publication in the North	Carolina	
24		Register.	1.6.1	
25	(2	2) Qualified North Carolina low-income housing development. – A	-	
26		low-income project or building that is allocated a federal tax cre		
27		section $42(h)(1)$ of the Code and is described in subsection (c) of th		
28	(3		ements of	
29		section 42 of the Code.		
30	• •	redit. – A taxpayer who is allocated a federal low-income housing tax cr		
31	section 42 of the Code to construct or substantially rehabilitate a qualified North Carolina			
32		housing development is allowed a credit equal to a percentage of the deve		
33	qualified basis, as determined pursuant to section 42 of the Code. For the purpose of this section,			
34	qualified basis is calculated based on the information contained in the carryover allocation and			
35	is not recalculated to reflect subsequent increases or decreases. No credit is allowed for a			
36	development	that uses tax-exempt bond financing.		



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Developments and Amounts. - The following table sets out the housing developments 1 (c) 2 that are qualified North Carolina low-income housing developments and are allowed a credit 3 under this section. The table also sets out the percentage of the development's qualified basis for 4 which a credit is allowed. The designation of a county or city as Low Income, Moderate Income, 5 or High Income and determinations of affordability are made by the Housing Finance Agency in 6 accordance with the Qualified Allocation Plan in effect as of the time the federal credit is 7 allocated. A change in the income designation of a county or city after a federal credit is allocated 8 does not affect the percentage of the developer's qualified basis for which a credit is allowed. The 9 affordability requirements set out in the chart apply for the duration of the federal tax credit 10 compliance period. If in any year a taxpayer fails to meet these affordability requirements, the 11 credit is forfeited under subsection (h) of this section.

11	create is reflected under subsection (ii) of this section.	
12		Percentage of
13		Basis for
14	Type of Development	Which Credit
15		is Allowed
16	Forty percent (40%) of the qualified residential units	
17	are affordable to households whose income is fifty	Thirty percent
18	percent (50%) or less of area median income and the	(30%)
19	units are in a Low-Income county or city.	
20		
21	Fifty percent (50%) of the qualified residential units	
22	are affordable to households whose income is fifty	Twenty percent
23	percent (50%) or less of the area median income and	(20%)
24	the units are in a Moderate-Income county or city.	
25		
26	Fifty percent (50%) of the qualified residential units	
27	are affordable to households whose income is forty	Ten percent
28	percent (40%) or less of the area median income and	(10%)
29	the units are in a High-Income county or city.	
30		
31	Twenty-five percent (25%) of the qualified residential	
32	units are affordable to households whose income is	Ten percent
33	thirty percent (30%) or less of the area median income	(10%)
34	and the units are in a High-Income county or city.	
35		
20	(d) Election Without the second on the second second lines in second	. 1

36 (d) Election. – When a taxpayer to whom a federal low-income housing credit is allocated 37 submits to the Housing Finance Agency a request to receive a carryover allocation for that credit, 38 the taxpayer must elect a method for receiving the tax credit allowed by this section. A taxpayer 39 may elect to receive the credit in the form of either a direct tax refund or a loan generated by 40 transferring the credit to the Housing Finance Agency. Neither a direct tax refund nor a loan received as the result of the transfer of the credit is considered taxable income under this Chapter. 41 42 Under the direct tax refund method, a taxpayer elects to apply the credit allowed by this 43 section to the taxpayer's liability under Article 4 of this Chapter. If the credit allowed by this 44 section exceeds the amount of tax imposed by Article 4 for the taxable year, reduced by the sum 45 of all other credits allowable, the Secretary must refund the excess. In computing the amount of 46 tax against which multiple credits are allowed, nonrefundable credits are subtracted before this 47 credit. The provisions that apply to an overpayment of tax apply to the refundable excess of a credit allowed under this section. 48

49 Under the loan method, a taxpayer elects to transfer the credit allowed by this section to the50 Housing Finance Agency and receive a loan from that Agency for the amount of the credit. The

1 terms of the loan are specified by the Housing Finance Agency in accordance with the Qualified 2 Allocation Plan. 3 Exception When No Carryover. - If a taxpayer does not submit to the Housing (e) 4 Finance Agency a request to receive a carryover allocation, the taxpayer must elect the method 5 for receiving the credit allowed by this section when the taxpayer submits to the Agency federal 6 Form 8609. A taxpayer to whom this subsection applies claims the credit for the taxable year in 7 which the taxpayer submits federal Form 8609. 8 Pass-Through Entity. - Notwithstanding the provisions of G.S. 105-131.8 and (f) 9 G.S. 105-269.15, a pass-through entity that qualifies for the credit provided in this Article does 10 not distribute the credit among any of its owners. The pass-through entity is considered the taxpayer for purposes of claiming the credit allowed by this Article. If a return filed by a 11 12 pass-through entity indicates that the entity is paying tax on behalf of the owners of the entity, 13 the credit allowed under this Article does not affect the entity's payment of tax on behalf of its 14 owners. 15 (g) Return and Payment. – A taxpayer may claim the credit allowed by this section on a 16 return filed for the taxable year in which the taxpayer receives a carryover allocation of a federal 17 low-income housing credit. The return must state the name and location of the qualified 18 low-income housing development for which the credit is claimed. 19 If a taxpayer chooses the loan method for receiving the credit allowed under this section, the 20 Secretary must transfer to the Housing Finance Agency the amount of credit allowed the 21 taxpayer. The Agency must loan the taxpayer the amount of the credit on terms consistent with 22 the Qualified Allocation Plan. The Housing Finance Agency is not required to make a loan to a 23 qualified North Carolina low-income housing development until the Secretary transfers the credit 24 amount to the Agency. 25 If the taxpayer chooses the direct tax refund method for receiving the credit allowed under 26 this section, the Secretary must transfer to the Housing Finance Agency the refundable excess of

this section, the Secretary must transfer to the Housing Finance Agency the refundable excess of
the credit allowed the taxpayer. The Agency holds the refund due the taxpayer in escrow, with
no interest accruing to the taxpayer during the escrow period. The Agency must release the refund
to the taxpayer upon the occurrence of the earlier of the following:

- 30
- 31

The Agency determines that the taxpayer has complied with the Qualified Allocation Plan and has completed at least fifty percent (50%) of the activities included in the development's qualified basis.

32 33

Within 30 days after the date the development is placed in service.

(h) Forfeiture. – A taxpayer that receives a credit under this section must immediately
report any recapture event under section 42 of the Code to the Housing Finance Agency. If the
taxpayer or any of its owners are required under section 42(j) of the Code to recapture all or part
of a federal credit with respect to a qualified North Carolina low-income development, the
taxpayer forfeits the corresponding part of the credit allowed under this section. This requirement
does not apply in the following circumstances:

- 40 41
- (1) When the recapture of part or all of the federal credit is the result of an event that occurs in the sixth or a subsequent calendar year after the calendar year in which the development was awarded a federal credit allocation.
- 42 43 44
- (2) The taxpayer elected to transfer the credit allowed by this section to the Housing Finance Agency.

45 (i) Liability From Forfeiture. – A taxpayer that forfeits all or part of the credit allowed 46 under this section is liable for all past taxes avoided and any refund claimed as a result of the 47 credit plus interest at the rate established under G.S. 105-241.21. The interest is computed from 48 the date the Secretary transferred the credit amount to the Housing Finance Agency. The past 49 taxes, refund, and interest are due 30 days after the date the credit is forfeited. A taxpayer that 50 fails to pay the taxes, refund, and interest by the due date is subject to the penalties provided in 51 G.S. 105-236.

(1)

(2)

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1	"§ 105-129.43. Substantiation.			
2	A taxpayer allowed a credit under this Article must maintain and make available for			
3	inspection any information or records required by the Secretary of Revenue or the Housing			
4	Finance Agency. The burden of proving eligibility for a credit and the amount of the credit rests			
5	upon the taxpayer.			
6	"§ 105-129.44. Report.			
7	The Department must include in the economic incentives report required by G.S. 105-256 the			
8	following information itemized by taxpayer:			
9	(1) The number of taxpayers that took the credit allowed in this Article.			
10	(2) The location of each qualified North Carolina low-income building or housing			
11	development for which a credit was taken.			
12	(3) The total cost to the General Fund of the credits taken.			
13	"§ 105-129.45. Sunset.			
14	This Article is repealed effective January 1, 2015. 2027. The repeal applies to developments			
15	to which federal credits are allocated on or after January 1, 2015.2027."			
16	SECTION 2. This act is effective for taxable years beginning on or after January 1,			
17	2023.			