Bill Analysis

Author: Quirk-Silva  Bill Number: AB 1288

SUBJECT

Low-Income Housing Tax Credit

SUMMARY

This bill would, under the Low-Income Housing Credit (LIHC) provisions of the Personal Income Tax Law (PITL) and Corporation Tax Law (CTL), allow a taxpayer who purchased a credit to be eligible to claim any such credit in the taxable year the building is placed in service and would identify certain taxpayer certification requirements.

This bill would also make some nonsubstantive technical changes.

This bill also includes language to prevent chaptering issues with AB 1654 (Rivas).

REASON FOR THE BILL

The reason for the bill is to increase development of low-income housing in California.

ANALYSIS

This bill would allow a taxpayer who has purchased the credit to claim the credit in the taxable year the building is placed in service and the federal credit period commences. It would allow the purchasing taxpayer to claim the credit even though the certification from the Allocation Committee has not been issued if the taxpayer who originally received the credit filed a taxpayer certification with the California Tax Credit Allocation Committee (Allocation Committee) and delivered a copy to the purchasing taxpayer.

This bill would allow the FTB to require the purchasing taxpayer to submit the taxpayer’s certification with their tax return in the first year the purchasing taxpayer claims the credit. The amount of credit claimed by the taxpayer could not exceed the lesser of either of the following:

- The applicable percentages for each of the four credit years, as specified, multiplied by the qualified basis of the building set forth in the preliminary reservation.
- The amount of credit the project is eligible for as stated in the taxpayer certification.
This bill would define “taxpayer certification” as a certified statement from the certified public accountant of the taxpayer that originally received the preliminary reservation of credits. The taxpayer certification would contain all of the following:

- The amount of the credit the project is eligible for,
- The taxable year the building is placed in service, and
- The taxable year in which the federal credit period for the building has commenced.

This bill would allow the Allocation Committee, for the purposes of certifying the credit amount, to elect to rely upon the taxpayer certification received by the taxpayer who originally received the preliminary reservation of the credit.

The Allocation Committee would be allowed, but not required, to review the taxpayer certification and other information provided by the taxpayer who originally received the preliminary reservation of credits to confirm both of the following:

- The calculations set forth in the taxpayer certification, and
- The amount of credits allocated to the project is consistent with applicable the Allocation Committee rules and regulations for the purposes of making the certification required.

This bill would require the taxpayer to file an amended state tax return with the Franchise Tax Board (FTB), if the amount on Allocation Committee certification is inconsistent with the amount upon which the credit has been claimed. The amount of credit claimed on the amended tax return would be required to match the credit amount certified by the Allocation Committee.

The bill would also include provisions for the Allocation Committee and the California Debt Limit Allocation Committee relating to the authorization and allocation of the credit among qualified low-income housing projects.

This bill would also eliminate the allocation requirement for certain qualified low-income buildings to utilize the applicable percentage definition that means 30 percent (30%) for the first three years and 5 percent (5%) for the fourth year.

This bill includes double jointing language with AB 1654 (Rivas) to prevent chaptering issues if both bills are enacted.

Effective/Operative Date

This bill would take effect on January 1, 2023, and be operative for taxable years beginning on or after January 1, 2023.
Section 6 of this bill provides that Sections 3.5, 4.5, and 5.5 of this bill would only become operative, if all of the following occur:

1) This bill and AB 1654 are enacted and become effective on or before January 1, 2023,
2) Each bill amends Sections 12206, 17058, and 23610.6 of the Revenue and Taxation Code, and
3) This bill is enacted after AB 1654 in which case Sections 3, 4, and 5 of this bill shall not become operative.

Federal/State Law

Federal Law

Current federal tax law allows an LIHC for the costs of constructing, rehabilitating, or acquiring low-income housing. The LIHC amount varies depending on several factors including when the housing was placed in service and whether it was federally subsidized; and varies between 30 and 70 percent of the present value of the qualified low-income housing. The LIHC is claimed over ten years.

The Allocation Committee allocates and administers the federal and state LIHC Programs.

State Law

Current state tax law generally conforms to federal law by reference with respect to the LIHC, except that the state LIHC is claimed over four taxable years (10 years for federal), is limited to projects located in California, must be allocated and authorized by the Allocation Committee, rents must be maintained at low-income levels for 30 years (15 years for federal), and the Allocation Committee must have authorized a federal credit to the taxpayer or the taxpayer must qualify for the federal credit.

For qualified low-income buildings that meet certain requirements and receive allocation, the applicable percentage is 30 percent (30%) for the first three years and five percent (5%) for the fourth year.

For 2020 and 2021 calendar years and thereafter seventy million dollars ($70,000,000) and up to $500 million may be allocated to certain low-income housing projects pursuant to an authorization in the annual budget or related legislation, and specified regulatory action by the Allocation Committee. The Allocation Committee certifies the amount of LIHC allocated. In the case of a partnership or an S Corporation, a copy of the certificate is provided to each partner or shareholder. The taxpayer is required, upon request, to provide a copy of the certificate to the FTB.
For taxable years beginning on or after January 1, 2022, the allocation of the LIHC by the Allocation Committee is expanded to include multifamily rental housing that are at risk of conversion. For taxable years beginning on or after January 1, 2022, projects eligible for the additional $500 million LIHC allocation include any retrofitting and repurposing of existing nonresidential structures, including, but not limited to, hotels and motels, that were converted to residential use within the previous five years from the date of the application.

Any unused credit may continue to be carried forward until the credit is exhausted.

Implementation Considerations

None noted.

Technical Considerations

None noted.

Policy Considerations

None noted.

LEGISLATIVE HISTORY

AB 1654 (Rivas, 2021/2022) under the PITL and the CTL, this bill would specify the limitation amount available for allocation by the Allocation Committee for farmworker housing projects. This bill would also establish credit allocation rules relating to low-income housing credits depending on whether the Allocation Committee declared a competition for the award of tax-exempt bond authority for qualified residential rental projects. This bill is currently in committee process.

AB 447 (Committee on Housing, Chapter 344, Statutes of 2021) under the PITL and the CTL, expanded the eligibility criteria for buildings that are at risk of conversion for the allocation of LIHC by the Allocation Committee. This bill additionally expanded allocations for eligible projects of new buildings to include retrofitting and repurposing of existing nonresidential structures.

AB 83 (Committee on Budget, Chapter 15, Statutes of 2020) among other things, made some modifications to the statutes providing for low-income housing.

AB 89 (Ting, Chapter 7, Statutes of 2020), the Budget Act of 2020, among other things appropriated an additional $500 million for LIHC allocations.

SB 1030 (Committee on Housing, Chapter 165, Statutes of 2020) modified the LIHC, and enacted several housing-related changes under the Government Code, Health and Safety Code, and the Welfare and Institutions Code.
AB 101 (Committee on Budget, Chapter 159, Statutes of 2019), among other things, under the PITL and the CTL, modified the LIHC.

AB 10 (Chiu, et al., 2019/2020), among other things, would have increased the LIHC allocations for both the regular credit and the farmworker housing credit, and would have removed the rental passive activity loss limitation. AB 10 did not pass the committee process.

AB 571 (Garcia, Chapter 372, Statutes of 2017) modified: 1) the definition of farmworker housing; and 2) the applicable percentage used by the Allocation Committee for purposes of allocating and determining the LIHC for federally subsidized farmworker housing.

AB 71 (Garcia, et al., 2017/2018) among other things, would have modified the allocation of the LIHC relating to the types of housing and methods that qualified. AB 71 did not pass out of the house of origin by the constitutional deadline.

**PROGRAM BACKGROUND**

None noted.

**FINANCIAL IMPACT**

This bill would not significantly impact the department’s costs.

**ECONOMIC IMPACT**

Revenue Estimate

This bill would result in the following revenue impact:

Estimated Revenue Impact of AB 1288  
Assumed Enactment after June 30, 2022

($ in Millions)

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<td>2026-2027</td>
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This analysis does not account for changes in employment, personal income, or gross state product that could result from this bill or for the net final payment method of accrual.

**LEGAL IMPACT**

None noted.

**APPOINTMENTS**

None noted.

**SUPPORT/OPPosition**

The Senate Rules Committee analysis dated August 23, 2022, lists the following support:

Support

California Housing Partnership Corporation (source); California State Treasurer; California Bankers Association; California Housing Consortium; East Bay Housing Organizations; Eden Housing; Midpen Housing Corporation and SV@Home Action Fund.

Opposition

None noted.

**VOTES**

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