

LEGISLATURE OF NEBRASKA
ONE HUNDRED FOURTH LEGISLATURE
FIRST SESSION

LEGISLATIVE BILL 156

Introduced by Stinner, 48.

Read first time January 09, 2015

Committee: Revenue

- 1 A BILL FOR AN ACT relating to revenue and taxation; to amend section
- 2 77-6306, Revised Statutes Cumulative Supplement, 2014; to change the
- 3 amount of tax credits allowed under the Angel Investment Tax Credit
- 4 Act; and to repeal the original section.
- 5 Be it enacted by the people of the State of Nebraska,

1 Section 1. Section 77-6306, Revised Statutes Cumulative Supplement,
2 2014, is amended to read:

3 77-6306 (1) For taxable years beginning or deemed to begin on or
4 after January 1, 2011, under the Internal Revenue Code of 1986, as
5 amended, a qualified investor or qualified fund is eligible for a
6 refundable tax credit equal to thirty-five percent of its qualified
7 investment in a qualified small business, except that if the qualified
8 small business is located in a distressed area the qualified investor or
9 qualified fund is eligible for a refundable tax credit equal to forty
10 percent of its qualified investment in the qualified small business. The
11 director shall not allocate more than five ~~three~~ million dollars in tax
12 credits to all qualified investors or qualified funds in a calendar year.
13 If the director does not allocate the entire five ~~three~~ million dollars
14 of tax credits in a calendar year, the tax credits that are not allocated
15 shall not carry forward to subsequent years. The director shall not
16 allocate any amount for tax credits for calendar years after 2019.

17 (2) The director shall not allocate more than a total maximum amount
18 in tax credits for a calendar year to a qualified investor for the
19 investor's cumulative qualified investments as an individual qualified
20 investor and as an investor in a qualified fund as provided in this
21 subsection. For married couples filing joint returns the maximum is three
22 hundred fifty thousand dollars, and for all other filers the maximum is
23 three hundred thousand dollars. The director shall not allocate more than
24 a total of one million dollars in tax credits for qualified investments
25 in any one qualified small business.

26 (3) The director shall not allocate a tax credit to a qualified
27 investor either as an individual qualified investor or as an investor in
28 a qualified fund if the investor receives more than forty-nine percent of
29 the investor's gross annual income from the qualified small business in
30 which the qualified investment is proposed. A family member of an
31 individual disqualified by this subsection is not eligible for a tax

1 credit under this section. For a married couple filing a joint return,
2 the limitations in this subsection apply collectively to the investor and
3 spouse. For purposes of determining the ownership interest of an investor
4 under this subsection, the rules under section 267(c) and (e) of the
5 Internal Revenue Code of 1986, as amended, apply.

6 (4) Tax credits shall be allocated to qualified investors or
7 qualified funds in the order that the tax credit applications are filed
8 with the director. Once tax credits have been approved and allocated by
9 the director, the qualified investors and qualified funds shall implement
10 the qualified investment specified within ninety days after allocation of
11 the tax credits. Qualified investors and qualified funds shall notify the
12 director no later than thirty days after the expiration of the ninety-day
13 period that the qualified investment has been made. If the qualified
14 investment is not made within ninety days after allocation of the tax
15 credits, or the director has not, within thirty days following expiration
16 of the ninety-day period, received notification that the qualified
17 investment was made, the tax credit allocation is canceled and available
18 for reallocation. A qualified investor or qualified fund that fails to
19 invest as specified in the application within ninety days after
20 allocation of the tax credits shall notify the director of the failure to
21 invest within five business days after the expiration of the ninety-day
22 investment period.

23 (5) All tax credit applications filed with the director on the same
24 day shall be treated as having been filed contemporaneously. If two or
25 more qualified investors or qualified funds file tax credit applications
26 on the same day and the aggregate amount of tax credit allocation
27 requests exceeds the aggregate limit of tax credits under this section or
28 the lesser amount of tax credits that remain unallocated on that day,
29 then the tax credits shall be allocated among the qualified investors or
30 qualified funds who filed on that day on a pro rata basis with respect to
31 the amounts requested. The pro rata allocation for any one qualified

1 investor or qualified fund shall be the product obtained by multiplying a
2 fraction, the numerator of which is the amount of the tax credit
3 allocation request filed on behalf of a qualified investor or qualified
4 fund and the denominator of which is the total of all tax credit
5 allocation requests filed on behalf of all applicants on that day, by the
6 amount of tax credits that remain unallocated on that day for the taxable
7 year.

8 (6) A qualified investor or qualified fund, or a qualified small
9 business acting on behalf of the investor or fund, shall notify the
10 director when an investment for which tax credits were allocated has been
11 made and shall furnish the director with documentation of the investment
12 date. A qualified fund shall also provide the director with a statement
13 indicating the amount invested by each investor in the qualified fund
14 based on each investor's share of the assets of the qualified fund at the
15 time of the qualified investment. After receiving notification that the
16 qualified investment was made, the director shall issue tax credit
17 certificates for the taxable year in which the qualified investment was
18 made to the qualified investor or, for a qualified investment made by a
19 qualified fund, to each qualified investor who is an investor in the
20 fund. The certificate shall state that the tax credit is subject to
21 revocation if the qualified investor or qualified fund does not hold the
22 investment in the qualified small business for at least three years,
23 consisting of the calendar year in which the investment was made and the
24 two following calendar years. The three-year holding period does not
25 apply if:

26 (a) The qualified investment by the qualified investor or qualified
27 fund becomes worthless before the end of the three-year period;

28 (b) Eighty percent or more of the assets of the qualified small
29 business are sold before the end of the three-year period;

30 (c) The qualified small business is sold or merges with another
31 business before the end of the three-year period;

1 (d) The qualified small business's common stock begins trading on a
2 public exchange before the end of the three-year period; or

3 (e) In the case of an individual qualified investor, such investor
4 becomes deceased before the end of the three-year period.

5 (7) The director shall notify the Tax Commissioner that tax credit
6 certificates have been issued, including the amount of tax credits and
7 all other pertinent tax information.

8 Sec. 2. Original section 77-6306, Revised Statutes Cumulative
9 Supplement, 2014, is repealed.