

VIRGINIA ACTS OF ASSEMBLY — CHAPTER

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An Act to amend and reenact §§ 58.1-439.18, 58.1-439.20, 58.1-439.21, 58.1-439.22, and 58.1-439.24 of the Code of Virginia and to repeal Chapter 20 (§ 63.2-2002) of Title 63.2 of the Code of Virginia, relating to the Neighborhood Assistance Act tax credit program.

[S 1325]

Approved

Be it enacted by the General Assembly of Virginia:
1. That §§ 58.1-439.18, 58.1-439.20, 58.1-439.21, 58.1-439.22, and 58.1-439.24 of the Code of Virginia are amended and reenacted as follows:

- § 58.1-439.18. Definitions.
 As used in this article:
"Affiliate" means with respect to any person, any other person directly or indirectly controlling, controlled by, or under common control with such person. For purposes of this definition, "control" (including controlled by and under common control with) shall mean the power, directly or indirectly, to direct or cause the direction of the management and policies of such person whether through ownership or voting securities or by contract or otherwise.
"Business firm" means any corporation, partnership, electing small business (Subchapter S) corporation, limited liability company, or sole proprietorship authorized to do business in this Commonwealth subject to tax imposed by Articles 2 (§ 58.1-320 et seq.) and 10 (§ 58.1-400 et seq.) of Chapter 3, Chapter 12 (§ 58.1-1200 et seq.), Article 1 (§ 58.1-2500 et seq.) of Chapter 25, or Article 2 (§ 58.1-2620 et seq.) of Chapter 26.
"Commissioner of the State Department of Social Services" means the Commissioner of the State Department of Social Services or his designee.
"Community services" means any type of counseling and advice, emergency assistance, medical care, provision of basic necessities, or services designed to minimize the effects of poverty, furnished primarily to impoverished people.
"Contracting services" means the provision, by a business firm licensed by the Commonwealth as a contractor under Chapter 11 (§ 54.1-1100 et seq.) of Title 54.1, of labor or technical advice to aid in the development, construction, renovation, or repair of (i) homes of impoverished people or (ii) buildings used by neighborhood organizations.
"Education" means any type of scholastic instruction or ~~scholarship~~ *scholastic* assistance to an individual who is impoverished.
"Housing assistance" means furnishing financial assistance, labor, material, or technical advice to aid the physical improvement of the homes of impoverished people.
"Impoverished people" means ~~people in Virginia approved as such by the State Board of Social Services. Such approval shall be made on the basis of generally recognized low-income criteria used by federal and state agencies~~ *individuals with family annual income not in excess of 180 percent of the current poverty guidelines for education proposals submitted to the Superintendent of Public Instruction requesting an allocation of tax credits under this article. For other than education proposals, impoverished people means individuals with family annual income not in excess of 150 percent of the current poverty guidelines.*
"Job training" means any type of instruction to an individual who is impoverished that enables him to acquire vocational skills so that he can become employable or able to seek a higher grade of employment.
"Neighborhood assistance" means providing community services, education, housing assistance, or job training.
"Neighborhood organization" means any local, regional or statewide organization whose primary function is providing neighborhood assistance for impoverished people, and holding a ruling from the Internal Revenue Service of the United States Department of the Treasury that the organization is exempt from income taxation under the provisions of §§ 501 (c) (3) and 501 (c) (4) of the Internal Revenue Code of 1986, as amended from time to time, or any organization defined as a community action agency in the Economic Opportunity Act of 1964 (42 U.S.C. § 2701 et seq.), or any housing authority as defined in § 36-3.
"Poverty guidelines" means the poverty guidelines for the 48 contiguous states and the District of Columbia updated annually in the Federal Register by the U.S. Department of Health and Human Services under the authority of § 673 (2) of the Omnibus Budget Reconciliation Act of 1981.

57 "Professional services" means any type of personal service to the public that requires as a condition
58 precedent to the rendering of such service the obtaining of a license or other legal authorization and
59 shall include, but shall not be limited to, the personal services rendered by medical doctors, dentists,
60 architects, professional engineers, certified public accountants, and attorneys-at-law.

61 "*Scholastic assistance*" means (i) *counseling or supportive services to elementary school, middle*
62 *school, secondary school, or postsecondary school students or their parents in developing a*
63 *postsecondary academic or vocational education plan, including college financing options for such*
64 *students or their parents, or (ii) scholarships.*

65 § 58.1-439.20. Proposals; regulations; tax credits authorized; amount for programs.

66 A. Any neighborhood organization may submit a proposal, *other than education proposals*, to the
67 Commissioner of the State Department of Social Services requesting an allocation of tax credits for use
68 by business firms making donations to the neighborhood organization. *Neighborhood organizations may*
69 *submit education proposals to the Superintendent of Public Instruction requesting an allocation of tax*
70 *credits for use by business firms making donations to the neighborhood organization.*

71 The proposal shall set forth the program to be conducted by the neighborhood organization, the
72 impoverished people to be assisted, the estimated amount to be donated to the program, and the plans
73 for implementing the program.

74 B. The State Board of Social Services ~~is~~ *and the Board of Education are* hereby authorized to adopt
75 regulations (*or, alternatively, guidelines in the case of the Board of Education*) for the approval or
76 disapproval of such proposals by neighborhood organizations and for determining the value of the
77 donations. Such regulations *or guidelines* shall contain a requirement that an annual audit, *review, or*
78 *compilation as required by OMB Circular No. A-133 as may be applicable to nonprofit organizations* be
79 provided by the neighborhood organization as a prerequisite for approval. Such regulations *or guidelines*
80 shall also provide that at least 50 percent of the persons served by the neighborhood organization are
81 impoverished people as defined in § 58.1-439.18. Such regulations *or guidelines* shall provide for the
82 equitable allocation of the available amount of tax credits among the approved proposals submitted by
83 neighborhood organizations. The regulations *or guidelines* shall also provide that at least 10 percent of
84 the available amount of tax credits each year shall be allocated to qualified programs proposed by
85 neighborhood organizations not receiving allocations in the preceding year; however, if the amount of
86 tax credits for qualified programs requested by such neighborhood organizations is less than 10 percent
87 of the available amount of tax credits, the unallocated portion of such 10 percent of the available
88 amount of tax credits shall be allocated to qualified programs proposed by other neighborhood
89 organizations.

90 C. If the Commissioner of the State Department of Social Services *or the Superintendent of Public*
91 *Instruction* approves a proposal submitted by a neighborhood organization, the organization shall make
92 the allocated tax credit amounts available to business firms making donations to the approved program.
93 A neighborhood organization shall not assign or transfer an allocation of tax credits to another
94 neighborhood organization without the approval of the Commissioner of the State Department of Social
95 Services *or the Superintendent of Public Instruction, as applicable.*

96 *Notwithstanding any other provision of law, (i) no more than an aggregate of \$0.5 million in tax*
97 *credits shall be approved in a fiscal year to a neighborhood organization or to a grouping of*
98 *neighborhood organization affiliates for all education proposals, and (ii) no more than an aggregate of*
99 *\$0.5 million in tax credits shall be approved in a fiscal year to a neighborhood organization or to a*
100 *grouping of neighborhood organization affiliates for all other proposals combined.*

101 D. The total amount of tax credits granted for programs approved under this article for each fiscal
102 year shall not exceed \$8 ~~\$11.9 million~~; however, \$2,750,000 shall be allocated to education programs
103 conducted by neighborhood organizations. Such allocation of tax credits to education programs shall
104 constitute the minimum amount of tax credits to be allocated to education programs. However, if the
105 amount of tax credits requested by neighborhood organizations for qualified education programs is less
106 than \$2,750,000, the balance of such amount shall be allocated to other types of qualified programs
107 allocated as follows: \$4.9 million for education proposals for approval by the Superintendent of Public
108 Instruction and \$7 million for all other proposals for approval by the Commissioner of the State
109 Department of Social Services. If the amount of tax credits requested by neighborhood organizations
110 and approved by the Superintendent for education proposals is less than \$4.9 million, then the balance
111 of such amount shall be allocated to programs for approval by the Commissioner of the State
112 Department of Social Services. The Superintendent and the Commissioner of the State Department of
113 Social Services shall work cooperatively for purposes of ensuring that neighborhood organization
114 proposals are submitted to the proper state agency. The Superintendent and the Commissioner of the
115 State Department of Social Services may request the assistance of the Department of Taxation for
116 purposes of determining whether or not anticipated donations for which tax credits are requested by a
117 neighborhood organization likely qualify as a charitable donation under federal tax laws and

118 regulations.

119 E. Actions of (i) the State Department of Social Services, or the Commissioner of the same, or (ii)
120 the Superintendent or the Department of Education relating to the review of neighborhood organization
121 proposals and the allocation of tax credits to proposals shall be exempt from the provisions of the
122 Administrative Process Act (§ 2.2-4000 et seq.). Decisions of (a) the State Department of Social
123 Services, or the Commissioner of the same, or (b) the Superintendent or the Department of Education
124 shall be final and not subject to review or appeal.

125 F. Tax credits shall not be authorized after fiscal year ~~2009~~ 2011.

126 § 58.1-439.21. Tax credit; amount; limitation; carry over.

127 A. The Superintendent of Public Instruction and the Commissioner of the State Department of Social
128 Services shall certify to the Department of Taxation, or in the case of business firms subject to a tax
129 under Article 1 (§ 58.1-2500 et seq.) of Chapter 25 or Article 2 (§ 58.1-2620 et seq.) of Chapter 26, to
130 the State Corporation Commission, the applicability of the tax credit provided herein for a business firm.

131 B. A business firm shall be eligible for a credit against the taxes imposed by Articles 2 (§ 58.1-320
132 et seq.) and 10 (§ 58.1-400 et seq.) of Chapter 3, Chapter 12 (§ 58.1-1200 et seq.), Article 1
133 (§ 58.1-2500 et seq.) of Chapter 25, or Article 2 (§ 58.1-2620 et seq.) of Chapter 26, in an amount equal
134 to 40 percent of the value of the money, property, professional services, and contracting services
135 donated by the business firm during its taxable year to neighborhood organizations for programs
136 approved pursuant to § 58.1-439.20. Notwithstanding any other law and for purposes of this article, the
137 value of a motor vehicle donated by a business firm shall, in all cases, be such value as determined for
138 federal income tax purposes using the laws and regulations of the United States relating to federal
139 income taxes. No tax credit of less than \$400 shall be granted for any donation, and a business firm
140 shall not be allowed a tax credit in excess of \$175,000 per taxable year. No tax credit shall be granted
141 to any business firm for donations to a neighborhood organization providing job training or education
142 for individuals employed by the business firm. Any tax credit not usable for the taxable year the
143 donation was made may be carried over to the extent usable for the next five succeeding taxable years
144 or until the full credit has been utilized, whichever is sooner. Credits granted to a partnership, electing
145 small business (Subchapter S) corporation, or limited liability company shall be allocated to their
146 individual partners, shareholders, or members, respectively, in proportion to their ownership or interest
147 in such business entities.

148 C. A tax credit shall be issued by the Superintendent of Public Instruction or the Commissioner of
149 the State Department of Social Services to a business firm upon receipt of a certification made by a
150 neighborhood organization to whom tax credits were allocated for an approved program pursuant to
151 § 58.1-439.20. The certification shall identify the type and value of the donation received and the
152 business firm making the donation. A business firm shall be eligible for a tax credit under this section
153 only to the extent that sufficient tax credits allocated to the neighborhood organization for an approved
154 project are available.

155 § 58.1-439.22. Donations of professional services.

156 A. A sole proprietor, partnership or limited liability company engaged in the business of providing
157 professional services shall be eligible for a tax credit under this article based on the time spent by the
158 proprietor or a partner or member, respectively, who renders professional services to a program that has
159 received an allocation of tax credits from the Superintendent of Public Instruction or the Commissioner
160 of the State Department of Social Services. The value of the professional services, for purposes of
161 determining the amount of the tax credit allowable, rendered by the proprietor or a partner or member to
162 an approved program shall not exceed the lesser of (i) the reasonable cost for similar services from other
163 providers or (ii) \$125 per hour.

164 B. A business firm shall be eligible for a tax credit under this article for the time spent by a salaried
165 employee who renders professional services to an approved program. The value of the professional
166 services, for purposes of determining the amount of tax credit allowed to a business firm for time spent
167 by its salaried employee in rendering professional services to an approved project, shall be equal to the
168 salary that such employee was actually paid for the period of time that such employee rendered
169 professional services to the approved program.

170 C. Notwithstanding any provision of this article limiting eligibility for tax credits to business firms,
171 physicians, chiropractors, dentists, nurses, nurse practitioners, physician assistants, optometrists, dental
172 hygienists, professional counselors, clinical social workers, clinical psychologists, marriage and family
173 therapists, physical therapists, and pharmacists licensed pursuant to Title 54.1 who provide health care
174 services within the scope of their licensure, without charge, to patients of a clinic operated by an
175 organization that has received an allocation of tax credits from the Commissioner of the State
176 Department of Social Services and such clinic is organized in whole or in part for the delivery of health
177 care services without charge, or to a clinic operated not for profit providing health care services for
178 charges not exceeding those set forth in a scale prescribed by the State Board of Health pursuant to

179 § 32.1-11 for charges to be paid by persons based upon ability to pay, shall be eligible for a tax credit
180 pursuant to § 58.1-439.21 based on the time spent in providing health care services to patients of such
181 clinic, regardless of where the services are delivered. The value of such services, for purposes of
182 determining the amount of the tax credit allowable, rendered by the physician, chiropractor, dentist,
183 nurse, nurse practitioner, physician assistant, optometrist, dental hygienist, professional counselor, clinical
184 social worker, clinical psychologist, marriage and family therapist, physical therapist, or pharmacist, shall
185 not exceed the lesser of (i) the reasonable cost for similar services from other providers or (ii) \$125 per
186 hour.

187 § 58.1-439.24. Donations by individuals.

188 For purposes of this section, the term "individual" means the same as that term is defined in
189 § 58.1-302, but excluding any individual included in the definition of a "business firm" as such term is
190 defined in § 58.1-439.18.

191 A. Notwithstanding any provision of this article limiting eligibility for tax credits, an individual
192 making a monetary donation or a donation of marketable securities to a neighborhood organization
193 approved under this article shall be eligible for a credit against taxes imposed by § 58.1-320 as provided
194 in this section.

195 B. Notwithstanding any provision of this article specifying the amount of a tax credit, a tax credit
196 issued to an individual making a monetary donation or a donation of marketable securities to an
197 approved project shall be equal to 40 percent of the value of such donation; however, tax credits shall
198 not be issued for any donation made in the taxable year with a value of less than \$500, and no more
199 than \$50,000 in tax credit shall be issued to an individual or to married persons in a taxable year.

200 C. An individual shall be eligible for a tax credit under this section only to the extent that sufficient
201 tax credits allocated to the neighborhood organization approved under this article are available.

202 D. The amount of credit allowed pursuant to this section, if such credit has been issued by the
203 *Superintendent of Public Instruction or the Commissioner of the State Department of Social Services*,
204 shall not exceed the tax imposed pursuant to § 58.1-320 for such taxable year. Any credit not usable for
205 the taxable year may be carried over for credit against the individual's income taxes until the earlier of
206 (i) the full amount of the credit is used or (ii) the expiration of the fifth taxable year after the taxable
207 year in which the tax credit has been issued to such individual. If an individual that is subject to the tax
208 limitation imposed pursuant to this subsection is allowed another credit pursuant to any other section of
209 the Code of Virginia, or has a credit carryover from a preceding taxable year, such individual shall be
210 considered to have first utilized any credit allowed that does not have a carryover provision, and then
211 any credit that is carried forward from a preceding taxable year, prior to the utilization of any credit
212 allowed pursuant to this section.

213 E. A tax credit shall be issued by the *Superintendent of Public Instruction or the Commissioner of*
214 *the State Department of Social Services* to an individual only upon receipt of a certification made by a
215 neighborhood organization to whom tax credits were allocated for an approved program pursuant to
216 § 58.1-439.20. The certification shall identify the type and value of the donation received and the
217 individual making the donation.

218 **2. That the Department of Education shall establish and make publicly available guidelines for**
219 **purposes of implementing the provisions of the Neighborhood Assistance Act Tax Credit**
220 **(§ 58.1-439.18 et seq.) of the Code of Virginia that relate to tax credits allocated for education**
221 **proposals. The guidelines shall be exempt from the Administrative Process Act (§ 2.2-4000 et seq.)**
222 **of the Code of Virginia.**

223 **3. That the provisions of this act providing that a grouping of neighborhood organization affiliates**
224 **shall not be approved for more than an aggregate of \$0.5 million in neighborhood assistance tax**
225 **credits for all education proposals in any fiscal year shall not be applicable to any grouping of**
226 **neighborhood organization affiliates that was approved for more than an aggregate of \$0.5 million**
227 **in neighborhood assistance tax credits for education proposals in any fiscal year of the**
228 **Commonwealth that ended prior to January 1, 2010.**

229 **4. That the General Assembly hereby appropriates an additional \$100,000 from the general fund**
230 **to the Department of Education for funding of the Department's estimated fiscal impact from**
231 **administering tax credits for education proposals under the Neighborhood Assistance Act Tax**
232 **Credit (§ 58.1-439.18 et seq.) of the Code of Virginia. Such amount is hereby appropriated by the**
233 **General Assembly to the Department for one additional full-time equivalent, general fund position**
234 **(salary and benefits). The appropriation pursuant to this enactment shall be in addition to all**
235 **other appropriations provided to the Department in the general appropriation act. The Director**
236 **of the Department of Planning and Budget is hereby directed to allot such moneys for the**
237 **purposes set forth in this enactment.**

238 **5. That Chapter 20 (§ 63.2-2002) of Title 63.2 of the Code of Virginia is repealed.**