2024 SESSION

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1	HOUSE BILL NO. 960
2	House Amendments in [] - February 12, 2024
3	A BILL to amend and reenact § 58.1-339.2 of the Code of Virginia, relating to historic rehabilitation
4 5	tax credit; maximum amount of tax credit.
3	Patron Prior to Engrossment—Delegate Lopez
6	
7	Referred to Committee on Finance
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9	Be it enacted by the General Assembly of Virginia:
10	1. That § 58.1-339.2 of the Code of Virginia is amended and reenacted as follows:
11 12	§ 58.1-339.2. Historic rehabilitation tax credit. A. Effective for taxable years beginning on and after January 1, 1997, any individual, trust or estate,
12	or corporation incurring eligible expenses in the rehabilitation of a certified historic structure shall be
14	entitled to a credit against the tax imposed by Articles 2 (§ 58.1-320 et seq.), 6 (§ 58.1-360 et seq.) and
15	10 (§ 58.1-400 et seq.) of Chapter 3; Chapter 12 (§ 58.1-1200 et seq.); Article 1 (§ 58.1-2500 et seq.) of
16	Chapter 25; and Article 2 (§ 58.1-2620 et seq.) of Chapter 26, in accordance with the following
17	schedule:
18 19	Year % of Eligible Expenses 1997 10%
20	1997 10% 1998 15%
21	1999 20%
22	2000 and thereafter 25%
23	If the amount of such credit exceeds the taxpayer's tax liability for such taxable year [or may not be
24 25	claimed in such taxable year pursuant to subdivision $B \ 3$], the amount that exceeds the tax liability [or may not be claimed pursuant to subdivision $B \ 3$,] may be carried over for credit against the taxes of
2 6	such taxpayer in the next ten taxable years or until the full credit is used, whichever occurs first. Credits
27	granted to a partnership or electing small business corporation (S corporation) shall be passed through to
28	the partners or shareholders, respectively. Credits granted to a partnership or electing small business
29 20	corporation (S corporation) shall be allocated among all partners or shareholders, respectively, either in
30 31	proportion to their ownership interest in such entity or as the partners or shareholders mutually agree as provided in an executed document, the form of which shall be prescribed by the Director of the
32	Department of Historic Resources.
33	B. Effective for taxable years beginning on and after January 1, 2000, any individual, trust, estate, or
34	corporation resident in Virginia that incurs eligible expenses in the rehabilitation of a certified historic
35	structure in any other state that has in effect a reciprocal historic structure rehabilitation tax credit
36 37	program and agreement for residents of that state who rehabilitate historic structures in Virginia shall be entitled to a credit to the same extent as provided in subsection A and other applicable provisions of
38	law; however, no eligible party shall receive any credit authorized under this subsection prior to taxable
39	years beginning on and after January 1, 2002.
40	C. 1. To claim the credit authorized under this section, the taxpayer shall apply to the Virginia
41	Department of Historic Resources, which shall determine the amount of eligible rehabilitation expenses
42 43	and issue a certificate thereof to the taxpayer. The taxpayer shall attach the certificate to the Virginia tax return on which the credit is claimed.
44	2. a. For taxable years beginning on and after January 1, 2017, but before January 1, 2024, the
45	amount of the credit that may be claimed by each taxpayer, including amounts carried over from prior
46	taxable years, shall not exceed \$5 million in any taxable year.
47 49	b. For taxable years beginning on and after January 1, 2024, the amount of the credit that may be
48 49	claimed by each taxpayer, including amounts carried over from prior taxable years, shall not exceed \$10 million in any taxable year.
5 0	[3. Beginning July 1, 2024, the aggregate amount of credits that may be claimed by all taxpayers
51	under this section shall not exceed \$75 million per fiscal year. In the event that the amount of credits
52	claimed exceeds \$75 million, then the tax credits shall be allocated to taxpayers on a pro rata basis.]
53 54	D. When used in this section: "Cartified historic structure" means a property listed individually on the Virginia Londmorks Desister.
54 55	"Certified historic structure" means a property listed individually on the Virginia Landmarks Register, or certified by the Director of the Virginia Department of Historic Resources as contributing to the
56	historic significance of a historic district that is listed on the Virginia Landmarks Register or certified by
57	the Director of the Virginia Department of Historic Resources as meeting the criteria for listing on the
58	Virginia Landmarks Register.

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59 "Eligible rehabilitation expenses" means expenses incurred in the material rehabilitation of a certified60 historic structure and added to the property's capital account.

61 "Material rehabilitation" means improvements or reconstruction consistent with "The Secretary of the 62 Interior's Standards for Rehabilitation," the cost of which amounts to at least fifty percent of the 63 assessed value of such building for local real estate tax purposes for the year prior to the initial 64 expenditure of any rehabilitation expenses, unless the building is an owner-occupied building, in which 65 case the cost shall amount to at least twenty-five percent of the assessed value of such building for local 66 real estate tax purposes for the year prior to the initial expenditure of any rehabilitation expenses.

67 "Owner-occupied building" means any building that is used as a personal residence by the owner.

E. The Director of the Department of Historic Resources shall establish by regulation the requirements needed for this program, including the fees to defray necessary expenses thereof, and, except as otherwise prohibited by this section, the extent to which the availability of the credit provided by this section is coextensive with the availability of the federal tax credit for the rehabilitation of certified historic resources.

F. Any gain or income under federal law from the allocation or application of a tax credit under this section shall not be (i) taxable gain or income for purposes of the tax imposed pursuant to Article 2 (§ 58.1-320 et seq.), (ii) taxable gain or income for purposes of the tax imposed pursuant to Article 6 (§ 58.1-360 et seq.), or (iii) taxable gain or income for purposes of the tax imposed pursuant to Article 10 (§ 58.1-400 et seq.). However, nothing in this subsection shall be construed or interpreted as allowing a subtraction or deduction for such gain or income under federal law if the gain or income is otherwise excluded, deducted, or subtracted in computing the respective tax set forth under clauses (i) through (iii).