

General Assembly

February Session, 2022

Raised Bill No. 382

LCO No. **2670**

Referred to Committee on FINANCE, REVENUE AND BONDING

Introduced by: (FIN)

AN ACT CONCERNING A CONNECTICUT NEW MARKET TAX CREDIT PROGRAM.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) (*Effective July 1, 2022*) (a) As used in this section:

2 (1) "CHEFA Community Development Corporation" means the 3 community development corporation established as a subsidiary of the 4 Connecticut Health and Educational Facilities Authority pursuant to 5 subsection (k) of section 10a-179 of the general statutes;

6 (2) "Community benefits" means activities that address a low-income 7 community's needs and social and economic priorities, primarily 8 through (A) the creation or retention of quality and accessible jobs, as 9 determined by the CHEFA Community Development Corporation, 10 within such community, (B) increasing access to high-quality goods or 11 services or healthy food for residents of such community, or (C) the 12 making or facilitation of environmental improvements to such 13 community;

14 (3) "Community business" means:

15 (A) Any organization exempt from taxation pursuant to Section 16 501(c)(3) of the Internal Revenue Code of 1986, or any subsequent 17 corresponding internal revenue code of the United States, as amended 18 from time to time, that is located in the state and for which (i) a 19 substantial portion of the use of the tangible property of such business, 20 whether owned or leased, is within a low-income community, and (ii) a 21 substantial portion of the services performed for such business by its 22 employees are performed in a low-income community; or

(B) A subsidiary of such organization, which subsidiary (i) is located
in the state, (ii) satisfies the provisions of subparagraphs (A)(i) and
(A)(ii) of this subdivision, and (iii) has as its purpose the furtherance of
the charitable mission of the organization;

(4) "Community development entity" means a corporation or limited
liability company that (A) has a primary mission of serving or providing
capital for low-income communities or residents of low-income
communities, and (B) maintains accountability to residents of lowincome communities through such residents' representation on any
governing board of such entity or any advisory board of such entity;

33 (5) "Eligible costs" means, for purposes of the provision of a 34 community benefit: (A) Capitalization required for a program that is 35 developed, sponsored or managed by a community business and that 36 benefits a low-income community; (B) the costs (i) of construction and 37 for the acquisition of lands, structures, real or personal property, rights, 38 rights-of-way, franchises, easements and interest, necessary for a 39 project, (ii) of the demolition or removal of any buildings or structures 40 on land so acquired, and (iii) for the acquisition of any land to which 41 such buildings or structures may be moved; (C) the costs for (i) the 42 acquisition of machinery and equipment, (ii) the provision of working 43 capital, and (iii) enlargements, additions, extensions, replacements, 44 renovations and improvements; (D) the costs of engineering, financial 45 and legal services and for plans, specifications, studies, surveys and

estimates of costs and revenues; and (E) administrative expenses,
expenses necessary or incident to determining the feasibility or
practicability of constructing a project and such other expenses as may
be necessary or incident to (i) the construction and acquisition of a
project, (ii) the financing of such construction or acquisition, and (iii) the
placing of a project in operation;

52 (6) "Low-income community" means a census tract in the state for 53 which (A) the poverty rate for such tract is at least twenty per cent, (B) 54 the median family income for such tract, if such tract is not located in a 55 metropolitan area, does not exceed eighty per cent of the state-wide 56 median family income, or (C) the median family income for such tract, 57 if such tract is located in a metropolitan area, does not exceed eighty per 58 cent of the greater of the state-wide median family income or the 59 metropolitan area median family income;

60 (7) "Project" means a building or structure owned in its entirety by, or 61 suitable for use in accordance with the charitable mission of, a 62 community business, including machinery, equipment and other 63 similar items necessary or convenient for the operation of the building, 64 structure or community business;

(8) "Qualified community development entity" means a community
development entity that is certified by the CHEFA Community
Development Corporation that such entity satisfies the requirements of
subdivision (4) of this subsection and is eligible to receive equity
investments under this section;

(9) "Qualified equity investment" means an equity investment,
acquired at its original issuance on or after July 1, 2022, solely in
exchange for cash, in a qualified community development entity and
that is designated as a qualified equity investment by the CHEFA
Community Development Corporation pursuant to subsection (b) of
this section; and

76 (10) "Qualified low-income community investment" means an equity

investment in or a loan to a community business.

(b) There is established a Connecticut new markets tax credit
program to stimulate economic development in low-income
communities. The CHEFA Community Development Corporation shall
adopt written procedures in accordance with section 1-121 of the general
statutes to establish any requirements of the program and to implement
the provisions of this section.

84 (1) (A) Any taxpayer may make an equity investment in a community 85 development entity for the calendar years 2023 and 2024. For said 86 calendar years, the CHEFA Community Development Corporation may 87 designate an equity investment in a qualified community development 88 entity as a qualified equity investment and the holder of such equity 89 investment shall be eligible for a credit against the tax imposed under 90 chapter 207, 208, 208a, 209, 210, 211 or 212a of the general statutes or 91 section 38a-743 of the general statutes, in accordance with the provisions 92 of subsection (d) of this section.

(B) The aggregate amount of qualified equity investments designated
under this section shall not exceed twenty-five million dollars for
calendar year 2023 and twenty-five million dollars for calendar year
2024.

97 (2) The CHEFA Community Development Corporation may form 98 one or more subsidiaries for the purposes of serving as a qualified 99 community development entity. Any such subsidiary may be organized 100 as a stock or nonstock corporation or a limited liability company. The 101 CHEFA Community Development Corporation shall adopt a resolution 102 prescribing the purposes for which such subsidiary is formed and the 103 powers of the CHEFA Community Development Corporation such 104 subsidiary shall have and may exercise.

(3) Each qualified community development entity shall use
substantially all of the cash purchase price of a qualified equity
investment, within twelve months of the date of issuance of such

investment, to make qualified low-income community investments in a
community business or businesses. Thereafter, each qualified
community development entity shall maintain not less than eighty-five
per cent of such cash purchase price in qualified low-income community
investments in a community business or businesses for the term of the
qualified equity investment.

114 (c) (1) Any community business may apply to the CHEFA 115 Community Development Corporation for approval as a business 116 eligible to receive qualified low-income community investments under 117 this section. The application shall include (A) the name of the business 118 and a copy of the organizational documents of such business, (B) a 119 description of the community benefit such business provides or seeks to 120 provide, (C) a description of the eligible costs for which the community 121 business will use the proceeds of the qualified low-income community 122 investment and the expected amount of such eligible costs, and (D) such 123 CHEFA Community other information as the Development 124 Corporation may require.

(2) Any community business that receives a qualified low-income
community investment shall use the proceeds of such investment for
eligible costs. The aggregate amount of qualified low-income
community investments made in any community business shall not
exceed forty per cent of the expected eligible costs or five million dollars,
whichever is less.

(d) (1) The credit allowed under this section may be claimed as
follows: (A) For the income year in which a qualified equity investment
is made and for the next succeeding two income years, five per cent of
the amount of the qualified equity investment; and (B) for each of the
next succeeding four income years, six per cent of the amount of the
qualified equity investment.

(2) If any credit or any portion of a credit allowed under this sectionis not used because the amount of the credit exceeds the tax due andowing by the taxpayer, the unused amount may be carried forward for

the five immediately succeeding income years or until the full credit hasbeen claimed, whichever occurs earlier.

(3) Any taxpayer allowed a credit under this section may sell, assign
or otherwise transfer such credit, in whole or in part, to one or more
taxpayers, provided such credit may not be sold, assigned or transferred
more than three times.

146 (4) Any taxpayer allowed a credit under this section may be subject 147 to a credit recapture if (A) the community development entity ceases to 148 be a qualified community development entity, (B) the qualified low-149 income community investment ceases to be used for the purposes of 150 providing a community benefit, (C) a qualified low-income community 151 investment is repaid or returned to a qualified community development 152 entity, or (D) a qualified equity investment is repaid or returned to the 153 holder of such qualified equity investment.

154 (e) (1) Not later than forty-five days after the CHEFA Community 155 Development Corporation designates an equity investment as a 156 qualified equity investment pursuant to subsection (b) of this section, 157 said corporation shall submit a form to the Department of Revenue 158 Services, in a form and manner prescribed by the Commissioner of 159 Revenue Services, that includes the date of issuance and the amount of 160 the qualified equity investment, the identity of the taxpayer that holds 161 such qualified equity investment and such other information the 162 department deems necessary.

163 (2) After the CHEFA Community Development Corporation 164 designates its first qualified equity investment under subsection (b) of 165 this section, said corporation shall submit a quarterly report to the 166 Department of Revenue Services that includes the amounts of qualified 167 low-income community investments made, the dates such qualified 168 low-income community investments were made and verification that 169 the qualified low-income community investments were made, and 170 continue to be invested, in eligible community businesses.

171 (f) If the CHEFA Community Development Corporation or the 172 Commissioner of Revenue Services determines that a recapture of a 173 credit or a portion of a credit allowed under this section is warranted, 174 the commissioner shall notify the affected taxpayer of the proposed 175 recapture. The affected taxpayer shall have ninety days after receipt of 176 such notice to cure any deficiency noted in the commissioner's recapture 177 notice. If the affected taxpayer fails or is unable to cure the deficiency, 178 the commissioner shall issue a final order of recapture to the affected 179 taxpayer that includes the amount and any penalty and interest to be 180 recaptured on such taxpayer's next tax return required to be filed, and 181 shall provide a copy of such final order to the CHEFA Community 182 Development Corporation.

This act shall take effect as follows and shall amend the following
sections:Section 1July 1, 2022New section

FIN Joint Favorable