Fifty-sixth Legislative Assembly of North Dakota

HOUSE BILL NO. 1383

Introduced by

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Representatives Dorso, Clark

Senators Grindberg, G. Nelson

- 1 A BILL for an Act to provide for establishment and operation of the housing development fund
- 2 and to provide a financial institutions tax credit for participation in the fund; to provide a penalty;
- 3 and to provide an effective date.

4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 5 **SECTION 1. Definitions.** As used in this Act:
- 6 1. "Financial institution" means a financial institution as defined in section 57-35.3-01.
- 7 2. "Fund" means the housing development fund.
 - "Fund administrator" means a certified development corporation with a statewide focus which the small business administration has designated as a certified development corporation.
 - 4. "Governing board" means the board of directors of the corporation or board of governors of the limited liability company established under section 2 of this Act.
- SECTION 2. Establishment Organization. Any financial institution or group of financial institutions may establish a corporation or a limited liability company to own and operate the housing development fund. Except as provided in this Act, all authority regarding
- the articles of incorporation or articles of organization is the province of the governing board,
- 18 department of economic development and finance. The fund administrator shall maintain the

which must include a representative of the Bank of North Dakota and a representative of the

- 19 fund as an account at the Bank of North Dakota. The governing board is responsible for
- 20 adopting policies and procedures governing activities in connection with the fund. The
- 21 governing board may not distribute more than seventy-five percent of the net profit of the fund
- 22 in any of the first five years of operation.
 - **SECTION 3.** Housing development fund use. The housing development fund established under section 2 of this Act may be used only for making participation loans in

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- 1 housing development projects in this state. The participation of the fund in a loan may not
- 2 exceed the aggregate of loans from other sources and the investment of the project developer.
- 3 A loan from the fund may not be made to a financial institution. The governing board shall
- 4 establish the rate of interest and terms of repayment for a loan from the fund. Loans may be
- 5 made from the fund for any housing project in the state, but the primary focus for loans from the
- 6 fund must be to provide funding for multifamily housing projects in rural areas that are
- 7 experiencing or expecting a shortage of housing as a result of economic development. For
- 8 purposes of this section, "rural areas" means the area of the state not within the corporate limits
- 9 of a city with a population of twenty thousand or more.

SECTION 4. Loan administration. An application for a loan from the fund must contain the information prescribed by the governing board. Except as provided in this section, information contained in applications for loans from the fund is confidential. The fund administrator shall review each loan application; report to the governing board whether the applicant represents a housing project, whether the housing project is for multifamily housing, and whether the housing project is located in a rural area; and make a recommendation to the governing board on whether to approve the loan application. The commissioner of the department of banking and financial institutions may examine the fund and activities of financial institutions in connection with the fund to assure compliance with applicable laws. The fund shall pay the costs of an examination and credit may not be allowed to any financial institution for payment of examination costs.

SECTION 5. Audited financial statement - Report of fund operations. The governing board shall contract annually with a certified public accountant for performance of an audit and preparation of audited financial statements of the fund, prepared in accordance with generally accepted accounting principles, and a report containing an analysis of the impact of the fund on the state's economy, business and employment activity generated by loans from the fund, and the effects of that activity on state and local tax revenues. The governing board shall provide the financial statements and report to the governor, the commissioner of the department of banking and financial institutions, and the legislative council. The governing board shall make copies available to the public upon request. The cost of the audit and preparation of financial statements and report must be paid from the fund.

- **SECTION 6. Financial institutions tax credit Penalty.** If the requirements of this Act are met, a financial institution is entitled to a credit against taxes due under section 57-35.3-03 as determined under this section.
 - A financial institution making or participating in a loan under this Act is entitled to a credit calculated for each calendar year the loan is in place. The amount of the credit is the difference between:
 - a. The participating financial institution's share of the interest earned on the loan during the calendar year; and
 - b. The participating financial institution's share of an amount of interest that would have been earned during the same period by applying an interest rate, calculated by adding three hundred basis points to a comparable treasury security rate at the date of the issuance of the loan.
 - 2. The maximum credit allowed a financial institution for any calendar year is the amount of interest that would have been earned during the period by applying an interest rate of three hundred basis points. A credit may not be allowed if the interest earned exceeds the interest that would have been earned by applying the calculation in subdivision b of subsection 1.
 - 3. The credit may not exceed the total amount of the financial institution's tax liability under chapter 57-35.3 and unused credit may not be carried forward.
 - 4. Credits under this section for all financial institutions may not exceed an aggregate amount of seven hundred and fifty thousand dollars in a calendar year.
- SECTION 7. Loans limited by assets of financial institutions. The aggregate amount of all loans made by a financial institution under this Act or the aggregate amount of a financial institution's participation in loans made under this Act may not at any time exceed five percent of the financial institution's admitted assets or the amount equal to the company's capital and surplus in excess of the minimum capital and surplus required by law, whichever is less.
- **SECTION 8. EFFECTIVE DATE.** This Act is effective for taxable years beginning after 29 December 31, 1998.