SENATE BILL 6297

State of Washington 58th Legislature 2004 Regular Session

By Senators Morton, T. Sheldon and Hale

Read first time 01/16/2004. Referred to Committee on Economic Development.

- 1 AN ACT Relating to electric utility tax credits; amending RCW
- 2 82.16.0491; and providing an effective date.

6 7

8

9

10

1112

13

1415

16

17

18 19

- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 **Sec. 1.** RCW 82.16.0491 and 1999 c 311 s 402 are each amended to read as follows:
 - (1) The following definitions apply to this section:
 - (a) "Qualifying project" means a project designed to achieve job creation or business retention, to add or upgrade nonelectrical infrastructure, to add or upgrade health and safety facilities, to accomplish energy and water use efficiency improvements, including renewable energy development, or to add or upgrade emergency services in any designated qualifying rural area.
 - (b) "Qualifying rural area" means:
 - (i) A rural county, which on the date that a contribution is made to an electric utility rural economic development revolving fund is a county with a population density of less than one hundred persons per square mile as determined by the office of financial management ((and published each year by the department for the period July 1st to June 30th)); or

p. 1 SB 6297

(ii) Any geographic area in the state that receives electricity from a light and power business with twelve thousand or fewer customers ((and with fewer than twenty six meters per mile of distribution line as determined and published by the department of revenue effective July 1st of each year. The department shall use current data provided by the electricity industry)).

- (c) "Electric utility rural economic development revolving fund" means a fund devoted exclusively to funding qualifying projects in qualifying rural areas.
- (d) "Local board" is a board of directors with at least, but not limited to, three members representing local businesses and community groups who have been appointed by the sponsoring electric utility to oversee and direct the activities of the electric utility rural economic development revolving fund.
- (2) A light and power business ((with fewer than twenty six active meters per mile of distribution line in any geographic area in the state)) shall be allowed a credit against taxes due under this chapter in an amount equal to fifty percent of contributions made in any ((ealendar)) fiscal year directly to an electric utility rural economic development revolving fund. The credit shall be taken in a form and manner as required by the department. The credit under this section shall not exceed twenty-five thousand dollars per ((ealendar)) fiscal year per light and power business. The credit may not exceed the tax that would otherwise be due under this chapter. Refunds shall not be granted in the place of credits. Expenditures not used to earn a credit in one ((ealendar)) fiscal year may not be used to earn a credit in subsequent years.
- (3) The right to earn tax credits under this section expires ((December 31, 2005)) June 30, 2011.
- (4) To qualify for the credit in subsection (2) of this section, the light and power business shall establish an electric utility rural economic development revolving fund which is governed by a local board whose members shall reside in the qualifying rural area served by the light and power business. The local board shall have authority to determine all criteria and conditions for the expenditure of funds from the electric utility rural economic development (({revolving})) revolving fund, and for the terms and conditions of repayment.

SB 6297 p. 2

(5) Any funds repaid to the electric utility rural economic development (([revolving])) revolving fund by recipients shall be made available for additional qualifying projects.

1 2

3

4

5

6 7

8

9

10

11 12

- (6) If at any time the electric utility rural economic development (([revolving])) revolving fund is dissolved, any moneys claimed as a tax credit under this section shall either be granted to a qualifying project or refunded to the state within two years of termination.
- (7) The total amount of credits that may be used in any fiscal year shall not exceed three hundred fifty thousand dollars in any fiscal year. The department shall allow the use of earned credits on a first-come, first-served basis. Unused earned credits may be carried over to subsequent years.
- 13 (8) The following provisions apply to contributions under 14 subsection (2) of this section made between January 1, 2004, and March 15 31, 2004:
- (a) Contributions are not subject to the statewide limitation set forth in subsection (7) of this section for the period July 1, 2004, through December 31, 2004; and
- 19 <u>(b) For the fiscal year ending June 30, 2005, the credit allowed</u> 20 <u>under this section for light and power businesses making contributions</u> 21 <u>is limited to thirty-seven thousand seven hundred dollars.</u>
- NEW SECTION. Sec. 2. This act takes effect July 1, 2004.

--- END ---

p. 3 SB 6297