

## 95TH GENERAL ASSEMBLY State of Illinois 2007 and 2008 SB1263

Introduced 2/9/2007, by Sen. Michael Noland

## SYNOPSIS AS INTRODUCED:

35 ILCS 5/218 new

Amends the Illinois Income Tax Act. Provides that, for 5 taxable years, each taxpayer is entitled to an income tax credit for an investment in a qualified venture capital fund in Illinois. Provides that (i) the fund must have its primary office in Illinois (ii) at least 50% of the total number of investments in the fund's portfolio must be in companies that are based in Illinois. The amount of the credit is based on several factors: economic need of the region in Illinois where the investment occurs, the population of the county in Illinois where the investment occurs, whether the company invested in is an Illinois company that is minority or women owned, and whether the investment is a seed-level investment in an Illinois company. The taxpayer may receive a credit in the amount of 10% of the taxpayer's investment if the investment meets one of the factors and 20% if the investment meets more than one of the factors. But the taxpayer is not eligible for the credit until the fund makes an investment in Illinois. Provides that the tax credit may not reduce the taxpayer's liability to less than zero, but may be carried forward for 5 years. Effective immediately.

LRB095 10551 BDD 30769 b

FISCAL NOTE ACT MAY APPLY

1 AN ACT concerning revenue.

## Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Illinois Income Tax Act is amended by adding Section 218 as follows:
- 6 (35 ILCS 5/218 new)
- 7 <u>Sec. 218. Venture capital investment tax credit.</u>
- 8 (a) Beginning with taxable years ending on or after
  9 December 31, 2007 and ending with taxable years ending on or
  10 before December 30, 2012, each taxpayer is entitled to a credit
  11 against the tax imposed by subsections (a) and (b) of Section
- 12 <u>201 for an investment in a qualified venture capital fund in</u>
- 13 <u>Illinois. The credit is allowed for investments in venture</u>
- capital funds that qualify as follows:
- 15 <u>(1) The venture capital fund must have its primary</u> 16 office in Illinois.
- (2) At least 50% of the total number of investments in the venture capital fund's portfolio must be in companies

  that are based in Illinois. The Illinois company invested in by the venture capital fund must remain in Illinois for at least one year after the venture capital fund makes the investment that is eligible for the credit under this

  Section. If the company invested in does not remain in

26

venture capital fund.

1	Illinois for at least one year after investment by the
2	venture capital fund, the taxpayer must forfeit the credit.
3	(3) The amount of the credit allowed is based on the
4	<pre>following investment factors:</pre>
5	(A) The company invested in is in a low-income area
6	in Illinois, based on factors such as poverty,
7	unemployment, and whether it is in an empowerment zone.
8	(B) The company invested in is in an Illinois
9	county with a population of less than 500,000.
10	(C) The company invested in is an Illinois company
11	that is minority or women owned.
12	(D) The investment is a seed-level investment in an
13	Illinois company.
14	(4) The amount of the credit is determined by whether
15	the investment meets one or more of the factors in
16	subdivision (a)(3). If the investment meets only one of the
17	factors in subdivision (a)(3), the credit is equal to 10%
18	of the amount invested by the taxpayer in the taxable year.
19	If the investment meets more than one of the factors in
20	subdivision (a)(3), the credit is equal to 20% of the
21	amount invested by the taxpayer in the taxable year. The
22	taxpayer is not eligible to receive the tax credit under
23	this Section until the qualified venture capital fund makes
24	an investment in a qualified Illinois business, not when
25	the taxpayer makes the initial commitment to invest in the

credits.

- (b) The tax credit may not reduce the taxpayer's liability to less than zero. If the amount of the credit exceeds the tax liability for the year, the excess may be carried forward and applied to the tax liability of the 5 taxable years following the excess credit year. The credit shall be applied to the earliest year for which there is a tax liability. If there are credits from more than one tax year that are available to offset a liability, the earlier credit shall be applied first.

  (c) The Department must adopt rules concerning (i) the certification and decertification of taxpayers for eliqibility
- Section 99. Effective date. This Act takes effect upon becoming law.

for the credit under this Section and (ii) forfeiture of