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LEGISLATIVE ACTION

Senate Comm: RCS 04/01/2021 House

The Committee on Finance and Tax (Rodrigues) recommended the following:

Senate Amendment (with title amendment)

Delete lines 219 - 398

and insert:

(2) A taxpayer who files a Florida consolidated return as a member of an affiliated group pursuant to s. 220.131(1) may be allowed the credit on a consolidated return basis.

(3) Section 402.62 applies to the credit authorized by this section.

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(4) If a taxpayer applies and is approved for a credit

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11	under s. 402.62 after timely requesting an extension to file
12	<u>under s. 220.222(2):</u>
13	(a) The credit does not reduce the amount of tax due for
14	purposes of the department's determination as to whether the
15	taxpayer was in compliance with the requirement to pay tentative
16	taxes under ss. 220.222 and 220.32.
17	(b) The taxpayer's noncompliance with the requirement to
18	pay tentative taxes shall result in the revocation and
19	rescindment of any such credit.
20	(c) The taxpayer shall be assessed for any taxes,
21	penalties, or interest due from the taxpayer's noncompliance
22	with the requirement to pay tentative taxes.
23	Section 7. Section 402.62, Florida Statutes, is created to
24	read:
25	402.62 Strong Families Tax Credit.—
26	(1) DEFINITIONSAs used in this section, the term:
27	(a) "Annual tax credit amount" means, for any state fiscal
28	year, the sum of the amount of tax credits approved under
29	paragraph (5)(b), including tax credits to be taken under s.
30	211.0252, s. 212.1833, s. 220.1876, s. 561.1212, or s.
31	624.51056, which are approved for taxpayers whose taxable years
32	begin on or after January 1 of the calendar year preceding the
33	start of the applicable state fiscal year.
34	(b) "Division" means the Division of Alcoholic Beverages
35	and Tobacco of the Department of Business and Professional
36	Regulation.
37	(c) "Eligible charitable organization" means an
38	organization designated by the Department of Children and
39	Families to be eligible to receive funding under this section.

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40	(d) "Eligible contribution" means a monetary contribution
41	from a taxpayer, subject to the restrictions provided in this
42	section, to an eligible charitable organization. The taxpayer
43	making the contribution may not designate a specific child
44	assisted by the eligible charitable organization as the
45	beneficiary of the contribution.
46	(e) "Tax credit cap amount" means the maximum annual tax
47	credit amount that the Department of Revenue may approve for a
48	state fiscal year.
49	(2) STRONG FAMILIES TAX CREDITS; ELIGIBILITY
50	(a) The Department of Children and Families shall designate
51	as an eligible charitable organization an organization that
52	meets all of the following requirements:
53	1. Is exempt from federal income taxation under s.
54	501(c)(3) of the Internal Revenue Code.
55	2. Is a Florida entity formed under chapter 605, chapter
56	607, or chapter 617 and whose principal office is located in
57	this state.
58	3. Provides services to:
59	a. Prevent child abuse, neglect, abandonment, or
60	exploitation;
61	b. Assist fathers in learning and improving parenting
62	skills or to engage absent fathers in being more engaged in
63	their children's lives;
64	c. Provide books to the homes of children eligible for a
65	federal free or reduced-price meals program or those testing
66	below grade level in kindergarten through grade 5;
67	d. Assist families with children who have a chronic illness
68	or a physical, intellectual, developmental, or emotional

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69	disability; or
70	e. Provide workforce development services to families of
71	children eligible for a federal free or reduced-price meals
72	program.
73	4. Provides to the Department of Children and Families
74	accurate information, including, at a minimum, a description of
75	the services provided by the organization which are eligible for
76	funding under this section; the total number of individuals
77	served through those services during the last calendar year and
78	the number served during the last calendar year using funding
79	under this section; basic financial information regarding the
80	organization and services eligible for funding under this
81	section; outcomes for such services; and contact information for
82	the organization.
83	5. Annually submits a statement, signed under penalty of
84	perjury by a current officer of the organization, that the
85	organization meets all criteria to qualify as an eligible
86	charitable organization, has fulfilled responsibilities under
87	this section for the previous fiscal year if the organization
88	received any funding through this credit during the previous
89	year, and intends to fulfill its responsibilities during the
90	upcoming year.
91	6. Provides any documentation requested by the Department
92	of Children and Families to verify eligibility as an eligible
93	charitable organization or compliance with this section.
94	(b) The Department of Children and Families may not
95	designate as an eligible charitable organization an organization
96	that:
97	1. Provides abortions, pays for or provides coverage for

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98	abortions, or financially supports any other entity that
99	provides, pays for, or provides coverage for abortions; or
100	2. Has received more than 50 percent of its total annual
101	revenue from the Department of Children and Families, either
102	directly or via a contractor of the department, in the prior
103	fiscal year.
104	(3) RESPONSIBILITIES OF ELIGIBLE CHARITABLE ORGANIZATIONS
105	An eligible charitable organization that receives a contribution
106	under this section must do all of the following:
107	(a) Apply for admittance into the Department of Law
108	Enforcement's Volunteer and Employee Criminal History System
109	and, if accepted, conduct background screening on all volunteers
110	and staff working directly with children in any program funded
111	under this section pursuant to s. 943.0542. Background screening
112	shall use level 2 screening standards pursuant to s. 435.04 and
113	additionally include, but need not be limited to, a check of the
114	Dru Sjodin National Sex Offender Public Website.
115	(b) Expend 100 percent of any contributions received under
116	this section for direct services to state residents for the
117	purposes specified in subparagraph (2)(a)3.
118	(c) Annually submit to the Department of Children and
119	Families:
120	1. An audit of the eligible charitable organization
121	conducted by an independent certified public accountant in
122	accordance with auditing standards generally accepted in the
123	United States, government auditing standards, and rules adopted
124	by the Auditor General. The audit report must include a report
125	on financial statements presented in accordance with generally
126	accepted accounting principles. The audit report must be

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127	provided to the Department of Children and Families within 180
128	days after completion of the eligible charitable organization's
129	fiscal year; and
130	2. A copy of the eligible charitable organization's most
131	recent federal Internal Revenue Service Return of Organization
132	Exempt from Income Tax form (Form 990).
133	(d) Notify the Department of Children and Families within 5
134	business days after the eligible charitable organization ceases
135	to meet eligibility requirements or fails to fulfill its
136	responsibilities under this section.
137	(e) Upon receipt of a contribution, provide the taxpayer
138	that made the contribution with a certificate of contribution. A
139	certificate of contribution must include the taxpayer's name
140	and, if available, its federal employer identification number,
141	the amount contributed, the date of contribution, and the name
142	of the eligible charitable organization.
143	(4) RESPONSIBILITIES OF THE DEPARTMENTThe Department of
144	Children and Families shall do all of the following:
145	(a) Annually redesignate eligible charitable organizations
146	that have complied with all requirements of this section.
147	(b) Remove the designation of organizations that fail to
148	meet all requirements of this section. An organization that has
149	had its designation removed by the department may reapply for
150	designation as an eligible charitable organization, and the
151	department shall redesignate such organization, if it meets the
152	requirements of this section and demonstrates through its
153	application that all factors leading to its removal as an
154	eligible charitable organization have been sufficiently
155	addressed.

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156	(c) Publish information about the tax credit program and
157	eligible charitable organizations on a Department of Children
158	and Families website. The website must, at a minimum, provide
159	all of the following:
160	1. The requirements and process for becoming designated or
161	redesignated as an eligible charitable organization.
162	2. A list of the eligible charitable organizations that are
163	currently designated by the department and the information
164	provided under subparagraph (2)(a)4. regarding each eligible
165	charitable organization.
166	3. The process for a taxpayer to select an eligible
167	charitable organization as the recipient of funding through a
168	tax credit.
169	(d) Compel the return of funds that are provided to an
170	eligible charitable organization that fails to comply with the
171	requirements of this section. Eligible charitable organizations
172	that are subject to return of funds are ineligible to receive
173	funding under this section for a period 10 years after final
174	agency action to compel the return of funding.
175	(5) STRONG FAMILIES TAX CREDITS; APPLICATIONS, TRANSFERS,
176	AND LIMITATIONS
177	(a) Beginning in fiscal year 2021-2022, the tax credit cap
178	amount is \$5 million in each state
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180	=========== T I T L E A M E N D M E N T =================================
181	And the title is amended as follows:
182	Delete line 18
183	and insert:
184	requirements and procedures for

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