1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	2nd Session of the 58th Legislature (2022)
4	HOUSE BILL 3081 By: Hilbert of the House
5	and
6	Leewright of the Senate
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9	AS INTRODUCED
10	[revenue and taxation - creating a strategic
11	industrial development enhancement tax credit -
12	effective date]
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15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
16	SECTION 1. NEW LAW A new section of law to be codified
17	in the Oklahoma Statutes as Section 2357.105 of Title 68, unless
18	there is created a duplication in numbering, reads as follows:
19	A. As used in this section:
20	1. "Eligible entity" means a business entity incorporated and
21	located in the state with a qualifying project in a qualifying
22	project location that receives an allocation of tax credits for
23	qualified economic development and qualified initial infrastructure
24	expenditures;

- 2. "Qualifying project" means the new construction or expansion of an eligible entity or the development of qualified initial infrastructure to serve an eligible entity in a qualifying project location;
- 3. "Qualifying project location" means a project located in an industrial park, economic development zone, or port located within a county in this state with a population of less than one hundred thousand (100,000) persons ("Qualified Area"), or a project located adjacent to a terminal, switching, or Class II or III railroad as defined by the federal Surface Transportation Board;
- 4. "Project sponsor" means a local economic development organization or authority, organized under Section 501(c)(3) of the Internal Revenue Code, 26 U.S.C., Section 501(c)(3), port authority, qualified industrial park, or a terminal, switching, or Class II or III railroad;
- 5. "Project application" means an application submitted by a project sponsor on behalf of a qualifying project for an allocation of qualifying strategic industrial development enhancement (SIDE) tax credits. Project applications must include a description of the qualifying project, project location, detailed project costs, and a summary of expected economic benefits and job creation;
- 6. "Qualified economic development expenditures" means expenditures for land improvements, building construction, building

- improvements and expansion, port terminal improvements, and the purchase of certain machinery and equipment;
- 7. "Qualified initial infrastructure expenditures" means expenditures for new rail infrastructure and improvements, which includes the acquisition of right of way, engineering, construction of new track such as industrial leads, switches, spurs, and sidings, loading dock improvements, and transloading structures involved with providing rail service to a qualifying project; and
- 8. "Project tax credit amount" means the amount of tax credits allocated by Oklahoma Department of Commerce to a qualifying project for qualified economic development and initial infrastructure expenditures.
- B. For tax years beginning after December 31, 2022, and ending not later than December 31, 2027, there shall be allowed a credit against the tax imposed pursuant to Section 2355 of Title 68 of the Oklahoma Statutes in the amount not to exceed ten percent (10%) of an eligible entity's qualified economic development expenditures, subject to limitations, determination, and allocation by the Oklahoma Department of Commerce.
- C. The total project tax credit amount may not exceed ten percent (10%) of the qualified economic development expenditures, except for qualified initial infrastructure expenditures the project tax credit amount is earned at rate of fifty percent (50%) of qualified initial infrastructure expenditures.

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- D. 1. The project tax credit amount for qualified economic development expenditures may not exceed Six Million Dollars (\$6,000,00.00) per qualifying project; and
- 2. The project tax credit amount for qualified initial infrastructure expenditures may not exceed Three Million Dollars (\$3,000,000.00) per qualifying project.

Projects are eligible to combine qualified economic development and qualified initial infrastructure expenditures, but the total project tax credit amount may not exceed Six Million Dollars (\$6,000,000.00) per qualifying project in aggregate.

- E. The project tax credit amount that may be claimed or assigned to a qualifying project affiliate in any year may not exceed one-third (1/3) of the project tax credit amount awarded beginning in the year that construction is initiated.
- F. The issuance of the project tax credit amount shall be subject to review of eligible expenditures and qualifying project status by the Oklahoma Department of Commerce.
- G. The credits authorized pursuant to this section may not be used to reduce the tax liability of the taxpayer to less than zero (0).
- H. The credits allowed pursuant to this section that are not used may be assigned to a qualifying project affiliate by written agreement at any time during the five (5) years following the tax year the qualified expenditures are incurred. For purposes of this

subsection, a "qualifying project affiliate" shall include a customer, vendor, project investor, or strategic finance partner of the eligible entity subject to the Oklahoma corporate or individual income tax. The eligible taxpayer and the qualifying project affiliate must jointly file a copy of the written assignment agreement with the Oklahoma Tax Commission within thirty (30) days of the assignment. The written agreement must contain the name, address, and taxpayer identification number of the parties to the assignment, the tax year the eligible taxpayer incurred the qualified expenditures, the amount of credit being assigned, and the tax year or years for which the credit may be claimed.

- I. To the extent not used, the tax credit authorized by this section may be carried over, in order, to each of the five (5) subsequent taxable years.
- J. The total credits authorized pursuant to this section for all taxpayers shall not exceed Twelve Million Dollars (\$12,000,000.00) annually beginning in tax year 2023. In the event the total tax credits authorized by this section exceed Twelve Million Dollars (\$12,000,000.00) annually in any calendar year, the Tax Commission shall permit any excess over Twelve Million Dollars (\$12,000,000.00) annually but shall factor such excess into the percentage adjustment formula for subsequent years. The Tax Commission shall annually calculate and publish by the first day of the affected year a percentage by which the credits authorized by

1	this section shall be reduced so the total amount of credits used to
2	offset tax does not exceed Twelve Million Dollars (\$12,000,000.00)
3	annually per year. The formula to be used for the percentage
4	adjustment shall be Twelve Million Dollars (\$12,000,000.00) annually
5	divided by the credits claimed in the second preceding year.

- K. 1. The Oklahoma Tax Commission may promulgate rules, forms, and regulations as are necessary to implement and administer the provisions of this section and certify the tax credit amount generated by each qualifying project annually.
- 2. The Oklahoma Department of Commerce shall promulgate rules to permit verification of the eligibility of a qualifying project for the purpose of claiming the credit. The rules shall provide for the approval of qualified economic development expenditures prior to commencement of a project and provide a certificate of verification upon completion of a project that uses qualified economic development expenditures. The certificate of verification shall satisfy all requirements of the Oklahoma Tax Commission pertaining to the eligibility of the eligible taxpayer claiming the credit.

 SECTION 2. This act shall become effective January 1, 2023.

21 COMMITTEE REPORT BY: COMMITTEE ON APPROPRIATIONS AND BUDGET, dated 03/02/2022 - DO PASS, As Amended and Coauthored.

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