

	59-10-1033 , Utah Code Annotated 1953
	63M-4-601 , Utah Code Annotated 1953
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Be it	enacted by the Legislature of the state of Utah:
	Section 1. Section 59-7-618 is enacted to read:
	59-7-618. Nonrefundable high cost infrastructure development tax credit.
	(1) As used in this section:
	(a) "High cost infrastructure project" means the same as that term is defined in Section
63M-	<u>4-602.</u>
	(b) "Infrastructure cost-burdened entity" means the same as that term is defined in
Section	on_63M-4-602.
	(c) "Infrastructure-related revenue" means the same as that term is defined in Section
63M-	<u>4-602.</u>
	(d) "Office" means the Office of Energy Development created in Section 63M-4-401.
	(2) Subject to the other provisions of this section, a corporation that is an infrastructure
cost-l	burdened entity may claim a nonrefundable tax credit for development of a high cost
infras	structure project as provided in this section.
	(3) The tax credit under this section is the amount listed as the tax credit amount on a
tax cr	redit certificate that the office issues under Title 63M, Chapter 4, Part 6, High Cost
Infras	structure Development Tax Credit Act, to the infrastructure cost-burdened entity for the
<u>taxab</u>	<u>le year.</u>
	(4) An infrastructure cost-burdened entity may carry forward a tax credit under this
section	on for a period that does not exceed the next seven taxable years if:
	(a) the infrastructure cost-burdened entity is allowed to claim a tax credit under this
section	on for a taxable year; and
	(b) the amount of the tax credit exceeds the infrastructure cost-burdened entity's tax
liahili	ity under this chapter for that taxable year

57	(5) (a) On or before October 1, 2020, and every five years after October 1, 2020, the
58	Revenue and Taxation Interim Committee shall study the tax credit allowed by this section and
59	make recommendations to the Legislative Management Committee concerning whether the tax
60	credit should be continued, modified, or repealed.
61	(b) For purposes of the study required by this Subsection (5), the office shall provide
62	the following information to the Revenue and Taxation Interim Committee:
63	(i) the amount of tax credit that the office grants to each infrastructure cost-burdened
64	entity for each taxable year;
65	(ii) the infrastructure-related revenue generated by each high cost infrastructure project;
66	(iii) the information contained in the office's latest report to the Legislature under
67	Section 63M-4-505; and
68	(iv) any other information that the Revenue and Taxation Interim Committee requests.
69	(c) The Revenue and Taxation Interim Committee shall ensure that the Revenue and
70	Taxation Interim Committee's recommendations under Subsection (5)(a) include an evaluation
71	<u>of:</u>
72	(i) the cost of the tax credit to the state;
73	(ii) the purpose and effectiveness of the tax credit; and
74	(iii) the extent to which the state benefits from the tax credit.
75	Section 2. Section 59-10-1033 is enacted to read:
76	59-10-1033. Nonrefundable high cost infrastructure development tax credit.
77	(1) As used in this section:
78	(a) "High cost infrastructure project" means the same as that term is defined in Section
79	<u>63M-4-602.</u>
80	(b) "Infrastructure cost-burdened entity" means the same as that term is defined in
81	Section 63M-4-602.
82	(c) "Infrastructure-related revenue" means the same as that term is defined in Section
83	<u>63M-4-602.</u>
84	(d) "Office" means the Office of Energy Development created in Section 63M-4-401
85	(2) Subject to the other provisions of this section, a claimant, estate, or trust that is an
86	infrastructure cost-burdened entity may claim a nonrefundable tax credit for development of a
87	high cost infrastructure project as provided in this section.

88	(3) The tax credit under this section is the amount listed as the tax credit amount on a
89	tax credit certificate that the office issues under Title 63M, Chapter 4, Part 6, High Cost
90	Infrastructure Development Tax Credit Act, to the infrastructure cost-burdened entity for the
91	taxable year.
92	(4) An infrastructure cost-burdened entity may carry forward a tax credit under this
93	section for a period that does not exceed the next seven taxable years if:
94	(a) the infrastructure cost-burdened entity is allowed to claim a tax credit under this
95	section for a taxable year; and
96	(b) the amount of the tax credit exceeds the infrastructure cost-burdened entity's tax
97	liability under this chapter for that taxable year.
98	(5) (a) On or before October 1, 2020, and every five years after October 1, 2020, the
99	Revenue and Taxation Interim Committee shall study the tax credit allowed by this section and
100	make recommendations to the Legislative Management Committee concerning whether the tax
101	credit should be continued, modified, or repealed.
102	(b) For purposes of the study required by this Subsection (5), the office shall provide
103	the following information to the Revenue and Taxation Interim Committee:
104	(i) the amount of tax credit that the office grants to each infrastructure cost-burdened
105	entity for each taxable year;
106	(ii) the infrastructure-related revenue generated by each high cost infrastructure project
107	(iii) the information contained in the office's latest report to the Legislature under
108	Section 63M-4-505; and
109	(iv) any other information that the Revenue and Taxation Interim Committee requests.
110	(c) The Revenue and Taxation Interim Committee shall ensure that the Revenue and
111	Taxation Interim Committee's recommendations under Subsection (5)(a) include an evaluation
112	<u>of:</u>
113	(i) the cost of the tax credit to the state;
114	(ii) the purpose and effectiveness of the tax credit; and
115	(iii) the extent to which the state benefits from the tax credit.
116	Section 3. Section 63M-4-401 is amended to read:
117	63M-4-401. Creation of Office of Energy Development Director Purpose
118	Rulemaking regarding confidential information.

119	(1) There is created an Office of Energy Development.
120	(2) (a) The governor's energy advisor shall appoint a director of the office.
121	(b) The director shall report to the governor's energy advisor and may appoint staff as
122	funding within existing budgets allows.
123	(c) The office may consolidate energy staff and functions existing in the State Energy
124	Program.
125	(3) The purposes of the office are to:
126	(a) serve as the primary resource for advancing energy development in the state; and
127	(b) implement:
128	(i) the state energy policy under Section 63M-4-301; and
129	(ii) the governor's energy goals and objectives.
130	(4) By following the procedures and requirements of Title 63J, Chapter 5, Federal
131	Funds Procedures Act, the office may:
132	(a) seek federal grants or loans;
133	(b) seek to participate in federal programs; and
134	(c) in accordance with applicable federal program guidelines, administer federally
135	funded state energy programs.
136	(5) The office shall perform the duties required by Sections 59-7-614.7 [and],
137	59-10-1029 [and], Part 5, Alternative Energy Development Tax Credit Act, and Part 6, High
138	Cost Infrastructure Development Tax Credit Act.
139	(6) (a) For purposes of administering this section, the office may make rules, by
140	following the procedures and requirements of Title 63G, Chapter 3, Utah Administrative
141	Rulemaking Act, to maintain as confidential, and not as a public record, information that the
142	office receives from any source.
143	(b) The office shall maintain information the office receives from any source at the
144	level of confidentiality assigned by the source.
145	Section 4. Section 63M-4-601 is enacted to read:
146	Part 6. High Cost Infrastructure Development Tax Credit Act
147	<u>63M-4-601.</u> Title.
148	This part is known as the "High Cost Infrastructure Development Tax Credit Act."
149	Section 5. Section 63M-4-602 is enacted to read:

150	<u>63M-4-602.</u> Definitions.
151	As used in this part:
152	(1) "Applicant" means a person that conducts business in the state that applies for a tax
153	credit under this part.
154	(2) "High cost infrastructure project" means a project:
155	(a) (i) that involves new or expanded industrial, mining, manufacturing, distribution, or
156	business services in the state, not including a retail business; or
157	(ii) that involves new investment of at least \$50,000,000 in an existing industrial,
158	mining, manufacturing, distribution, or business service entity;
159	(b) that requires or is facilitated by infrastructure construction; and
160	(c) for which the infrastructure construction cost is greater than:
161	(i) 10% of the total cost of the project; or
162	(ii) \$10,000,000.
163	(3) "Infrastructure" means:
164	(a) an energy delivery project as defined in Section 63H-2-102;
165	(b) a railroad as defined in Section 54-2-1;
166	(c) a water self-supply project;
167	(d) a water management project; or
168	(e) a project that is designed to:
169	(i) increase the capacity for water delivery to a water user in the state; or
170	(ii) increase the capability of an existing water delivery system or related facility to
171	deliver water to a water user in the state.
172	(4) (a) "Infrastructure cost-burdened entity" means an applicant that enters into an
173	agreement with the office that qualifies the applicant to receive a tax credit as provided in this
174	part.
175	(b) "Infrastructure cost-burdened entity" includes a pass-through entity taxpayer, as
176	defined in Section 59-10-1402, of a person described in Subsection (4)(a).
177	(5) "Infrastructure-related revenue" means an amount of tax revenue in a taxable year
178	that is attributable to a high cost infrastructure project, under:
179	(a) Title 59, Chapter 7, Corporate Franchise and Income Taxes;
180	(b) Title 59, Chapter 10, Individual Income Tax Act; and

181	(c) Title 59, Chapter 12, Sales and Use Tax Act.
182	(6) "Office" means the Office of Energy Development created in Section 63M-4-401.
183	(7) "Tax credit" means a tax credit under Section 59-7-618 or 59-10-1033.
184	(8) "Tax credit certificate" means a certificate issued by the office to an infrastructure
185	cost-burdened entity that:
186	(a) lists the name of the infrastructure cost-burdened entity;
187	(b) lists the infrastructure cost-burdened entity's taxpayer identification number;
188	(c) lists, for a taxable year, the amount of the tax credit authorized for the infrastructure
189	cost-burdened entity under this part; and
190	(d) includes other information as determined by the office.
191	Section 6. Section 63M-4-603 is enacted to read:
192	63M-4-603. Tax credit Amount Eligibility Reporting.
193	(1) Before the office enters into an agreement described in Subsection (2) with an
194	applicant regarding a project, the office, in consultation with the Utah Energy Infrastructure
195	Authority Board created in Section 63H-2-202, and other state agencies as necessary, shall, in
196	accordance with the procedures described in Section 63M-4-604, certify:
197	(a) that the project meets the definition of a high cost infrastructure project under this
198	part;
199	(b) that the high cost infrastructure project will generate infrastructure-related revenue;
200	(c) the economic life of the high cost infrastructure project; and
201	(d) that the applicant has received a certificate of good standing from the Division of
202	Corporations and Commercial Code.
203	(2) Subject to the procedures described in Section 63M-4-604, if an applicant meets the
204	requirements of Subsection (1) to receive a tax credit, the office shall enter into an agreement
205	with the applicant to authorize the tax credit in accordance with this part.
206	(3) The office shall grant a tax credit to an infrastructure cost-burdened entity, for a
207	high cost infrastructure project, under an agreement described in Subsection (2):
208	(a) for the lesser of:
209	(i) the economic life of the high cost infrastructure project;
210	(ii) 20 years; or
211	(iii) a time period, the first taxable year of which is the taxable year when the

212	construction of the high cost infrastructure project begins and the last taxable year of which is
213	the taxable year in which the infrastructure cost-burdened entity has recovered, through the tax
214	credit, an amount equal to 50% of the cost of the infrastructure construction associated with the
215	high cost infrastructure project;
216	(b) in a total amount equal to 30% of the high cost infrastructure project's total
217	infrastructure-related revenue over the time period described in Subsection (3)(a); and
218	(c) for a taxable year, in an amount that does not exceed the high cost infrastructure
219	project's infrastructure-related revenue during that taxable year.
220	(4) An infrastructure cost-burdened entity office shall, for each taxable year:
221	(a) file a report with the office showing the high cost infrastructure project's
222	infrastructure-related revenue during the taxable year;
223	(b) subject to Subsection (6), file a report with the office that is prepared by an
224	independent certified public accountant that verifies the infrastructure-related revenue
225	described in Subsection (4)(a); and
226	(c) provide the office with information required by the office to certify the economic
227	life of the high cost infrastructure project.
228	(5) An infrastructure cost-burdened entity shall retain records supporting a claim for a
229	tax credit for the same period of time during which a person is required to keep books and
230	records under Section 59-1-1406.
231	(6) An infrastructure cost-burdened entity for which a report is prepared under
232	Subsection (4)(b) shall pay the costs of preparing the report.
233	(7) The office shall certify, for each taxable year, the infrastructure-related revenue
234	generated by an infrastructure cost-burdened entity.
235	Section 7. Section 63M-4-604 is enacted to read:
236	63M-4-604. Tax credit Application procedure.
237	(1) An applicant shall provide the office with:
238	(a) an application for a tax credit certificate;
239	(b) documentation that the applicant meets the requirements described in Subsection
240	63M-4-603(1), to the satisfaction of the office, for the taxable year for which the applicant
241	seeks to claim a tax credit; and
242	(c) documentation that expressly directs and authorizes the State Tax Commission to

243	disclose to the office the applicant's returns and other information concerning the applicant that
244	would otherwise be subject to confidentiality under Section 59-1-403 or Section 6103, Internal
245	Revenue Code.
246	(2) (a) The office shall, for an applicant, submit the documentation described in
247	Subsection (1)(c) to the State Tax Commission.
248	(b) Upon receipt of the documentation described in Subsection (1)(c), the State Tax
249	Commission shall provide the office with the documentation described in Subsection (1)(c).
250	(3) If, after the office reviews the documentation from the State Tax Commission
251	under Subsection (2)(b), and the information the applicant submits to the office under Section
252	63M-4-603, the office, in consultation with the Utah Energy Infrastructure Authority Board
253	created in Section 63H-2-202, determines that the applicant is not eligible for the tax credit
254	under Section 63M-4-603, or that the applicant's documentation is inadequate, the office shall:
255	(a) deny the tax credit; or
256	(b) inform the applicant that the documentation supporting the applicant's claim for a
257	tax credit was inadequate and request that the applicant supplement the applicant's
258	documentation.
259	(4) If, after the office reviews the documentation described in Subsection (2)(b), and
260	the information described in Subsection 63M-4-603(4), the office, in consultation with the
261	Utah Energy Infrastructure Authority Board created in Section 63H-2-202, determines that the
262	documentation supporting an applicant's claim for a tax credit adequately demonstrates that the
263	applicant is eligible for the tax credit under Section 63M-4-603, the office shall, on the basis of
264	the documentation:
265	(a) enter, with the applicant, into the agreement described in Subsection 63M-4-603(2);
266	(b) issue a tax credit certificate to the applicant; and
267	(c) provide a duplicate copy of the tax credit certificate described in Subsection (4)(b)
268	to the State Tax Commission.
269	(5) An infrastructure cost-burdened entity may not claim a tax credit under Section
270	59-7-516 or 59-10-1033 unless the infrastructure cost-burdened entity receives a tax credit
271	certificate from the office.
272	(6) An infrastructure cost-burdened entity that claims a tax credit shall retain the tax
273	credit certificate in accordance with Subsection 63M-4-603(5).

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274	(7) Except for the information that is necessary for the office to disclose in order to
275	make the report described in Section 63M-4-605, the office shall treat a document an applicant
276	or infrastructure cost-burdened entity provides to the office as a protected record under Section
277	<u>63G-2-305.</u>
278	Section 8. Section 63M-4-605 is enacted to read:
279	63M-4-605. Report to the Legislature.
280	The office shall report annually to the Public Utilities and Technology Interim
281	Committee and the Revenue and Taxation Interim Committee describing:
282	(1) the office's success in attracting high cost infrastructure projects to the state and the
283	resulting increase in infrastructure-related revenue under this part;
284	(2) the amount of tax credits the office has granted or will grant and the time period
285	during which the tax credits have been or will be granted; and
286	(3) the economic impact on the state by comparing infrastructure-related revenue to tax
287	credits that have been or will be granted under this part.
288	Section 9. Effective date.
289	(1) Except as provided in Subsection (2), this bill takes effect on May 12, 2015.
290	(2) The actions affecting the following sections take effect for a taxable year beginning
291	on or after January 1, 2016:
292	(a) Section <u>59-7-618</u> ; and
293	(b) Section 59-10-1033.