1 AN ACT relating to the franchise and insurance premium tax credit for the 2 certified rehabilitation of certified historic structures. 3 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. The heading to Subtitle F, Title 2, Tax Code, is 5 6 amended to read as follows: 7 SUBTITLE F. FRANCHISE TAX; CREDITS SECTION 2. Subchapter S, Chapter 171, Tax 8 Code, is transferred to Subtitle F, Title 2, Tax Code, redesignated as 9 10 Chapter 172, Tax Code, and amended to read as follows: CHAPTER 172 [SUBCHAPTER S]. TAX CREDIT FOR CERTIFIED 11 12 REHABILITATION OF CERTIFIED HISTORIC STRUCTURES 13 Sec. <u>172.101</u> [<u>171.901</u>]. DEFINITIONS. (a) Terms used in this chapter and defined by Chapter 171 have the meanings assigned 14 15 by Chapter 171. In this chapter [subchapter]: 16 (b) 17 (1) "Certified historic structure" means a property in this state that is: 18 19 listed individually in the National Register (A) of Historic Places; 20 21 (B) designated as a Recorded Texas Historic 22 Landmark under Section 442.006, Government Code, or as a state 23 archeological landmark under Chapter 191, Natural Resources Code; 24 οr

(C) certified by the commission as contributing
 to the historic significance of:
 (i) a historic district listed in the

4 National Register of Historic Places; or

5 (ii) a local district certified by the 6 United States Department of the Interior in accordance with 36 7 C.F.R. Section 67.9.

(2) "Certified rehabilitation" 8 means the 9 rehabilitation of a certified historic structure that the commission has certified as meeting the United States secretary of 10 11 the interior's Standards for Rehabilitation as defined in 36 C.F.R. Section 67.7. 12

13 (3) "Commission" means the Texas Historical14 Commission.

Sec. 172.102 [171.9015]. ELIGIBLE COSTS AND EXPENSES. (a) 15 16 Subject to Subsections (b) and (c), in this chapter [subchapter], "eligible costs and expenses" means qualified rehabilitation 17 expenditures as defined by Section 47(c)(2), Internal Revenue Code. 18 Except as provided by Subsection (c), the depreciation 19 (b) 20 and tax-exempt use provisions of Section 47(c)(2), Internal Revenue Code, do not apply to costs and expenses incurred by an entity 21 exempted from the federal income tax under Section 501(a), Internal 22 Revenue Code [exempt from the tax imposed under this chapter by 23 Section 171.063], and those costs and expenses are eligible costs 24 and expenses if the other provisions of Section 47(c)(2), Internal 25 26 Revenue Code, are satisfied.

27

(c) Expenditures by an entity described by Subsection (b) to

rehabilitate a structure that is leased to a tax-exempt entity in a
 disqualified lease, as those terms are defined by Section 168(h),
 Internal Revenue Code, are not eligible costs and expenses.

S.B. No. 1013

Sec. <u>172.103</u> [<u>171.902</u>]. ELIGIBILITY FOR CREDIT. An entity
is eligible to apply for a credit in the amount and under the
conditions and limitations provided by this <u>chapter</u> [<del>subchapter</del>]
against the <u>taxes</u> [<del>tax</del>] imposed under <u>Chapter 171 of this code and</u>,
<u>as provided by Section 172.109(e)</u>, <u>Chapters 221, 222, 223, and 224,</u>
Insurance Code [<u>this chapter</u>].

10 Sec. <u>172.104</u> [<del>171.903</del>]. QUALIFICATION. An entity is 11 eligible for a credit for eligible costs and expenses incurred in 12 the certified rehabilitation of a certified historic structure as 13 provided by this <u>chapter</u> [<del>subchapter</del>] if:

14 (1) the rehabilitated certified historic structure is15 placed in service on or after September 1, 2013;

16 (2) the entity has an ownership interest in the 17 certified historic structure in the year during which the structure 18 is placed in service after the rehabilitation; and

19 (3) the total amount of the eligible costs and20 expenses incurred exceeds \$5,000.

21 Sec. <u>172.105</u> [<del>171.904</del>]. CERTIFICATION OF ELIGIBILITY. (a) 22 Before claiming, selling, or assigning a credit under this <u>chapter</u> 23 [<del>subchapter</del>], the entity that incurred the eligible costs and 24 expenses in the rehabilitation of a certified historic structure 25 must request from the commission a certificate of eligibility on 26 which the commission certifies that the work performed meets the 27 definition of a certified rehabilitation. The entity must include

1 with the entity's request:

2 (1) information on the property that is sufficient for
3 the commission to determine whether the property meets the
4 definition of a certified historic structure; and

5 (2) information on the rehabilitation, and 6 photographs before and after work is performed, sufficient for the 7 commission to determine whether the rehabilitation meets the United 8 States secretary of the interior's Standards for Rehabilitation as 9 defined in 36 C.F.R. Section 67.7.

10 (b) The commission shall issue a certificate of eligibility 11 to an entity that has incurred eligible costs and expenses as 12 provided by this <u>chapter</u> [subchapter]. The certificate must:

13 (1) confirm that:

14 (A) the property to which the eligible costs and15 expenses relate is a certified historic structure; and

16 (B) the rehabilitation qualifies as a certified 17 rehabilitation; and

18 (2) specify the date the certified historic structure19 was first placed in service after the rehabilitation.

20 (c) The entity must forward the certificate of eligibility 21 and the following documentation to the comptroller to claim the tax 22 credit:

(1) an audited cost report issued by a certified public accountant, as defined by Section 901.002, Occupations Code, that itemizes the eligible costs and expenses incurred in the certified rehabilitation of the certified historic structure by the entity;

1 (2) the date the certified historic structure was 2 first placed in service after the rehabilitation and evidence of 3 that placement in service; and

4 (3) an attestation of the total eligible costs and 5 expenses incurred by the entity on the rehabilitation of the 6 certified historic structure.

7 (d) For purposes of approving the tax credit under
8 Subsection (c), the comptroller may rely on the audited cost report
9 provided by the entity that requested the tax credit.

10 (e) An entity that sells or assigns a credit under this 11 <u>chapter</u> [subchapter] to another entity shall provide a copy of the 12 certificate of eligibility, together with the audited cost report, 13 to the purchaser or assignee.

Sec. <u>172.106</u> [<del>171.905</del>]. AMOUNT OF CREDIT; LIMITATIONS. 14 15 (a) The total amount of the credit under this chapter [subchapter] 16 with respect to the rehabilitation of a single certified historic structure that may be claimed may not exceed 25 percent of the total 17 18 eligible costs and expenses incurred in the certified rehabilitation of the certified historic structure. 19

(b) The total credit claimed for a report, including the amount of any carryforward under Section <u>172.107</u> [<del>171.906</del>], may not exceed the amount of franchise tax due for the report after any other applicable tax credits.

(c) Eligible costs and expenses may only be counted once in determining the amount of the tax credit available, and more than one entity may not claim a credit for the same eligible costs and expenses.

Sec. <u>172.107</u> [<del>171.906</del>]. CARRYFORWARD. (a) If an entity is
 eligible for a credit that exceeds the limitation under Section
 <u>172.106(b)</u> [<del>171.905(b)</del>], the entity may carry the unused credit
 forward for not more than five consecutive reports.

5 (b) A carryforward is considered the remaining portion of a 6 credit that cannot be claimed in the current year because of the 7 limitation under Section <u>172.106(b)</u> [<del>171.905(b)</del>].

8 Sec. <u>172.108</u> [<del>171.907</del>]. APPLICATION FOR CREDIT. (a) An 9 entity must apply for a credit under this <u>chapter</u> [<del>subchapter</del>] on or 10 with the report for the period for which the credit is claimed.

11 (b) An entity shall file with any report on which the credit is claimed a copy of the certificate of eligibility issued by the 12 13 commission under Section 172.105 [<del>171.904</del>] and any other by the comptroller to sufficiently 14 information required 15 demonstrate that the entity is eligible for the credit.

16 (c) The burden of establishing eligibility for and the value17 of the credit is on the entity.

Sec. 172.109 [171.908]. SALE OR ASSIGNMENT OF CREDIT. 18 (a) An entity that incurs eligible costs and expenses may sell or assign 19 all or part of the credit that may be claimed for those costs and 20 expenses to one or more entities, and any entity to which all or 21 part of the credit is sold or assigned may sell or assign all or part 22 of the credit to another entity. There is no limit on the total 23 24 number of transactions for the sale or assignment of all or part of 25 the total credit authorized under this chapter [subchapter], however, collectively all transfers are subject to the maximum 26 27 total limits provided by Section 172.106 [171.905].

1 (b) An entity that sells or assigns a credit under this 2 section and the entity to which the credit is sold or assigned shall 3 jointly submit written notice of the sale or assignment to the 4 comptroller on a form promulgated by the comptroller not later than 5 the 30th day after the date of the sale or assignment. The notice 6 must include:

7

(1) the date of the sale or assignment;

8

(2) the amount of the credit sold or assigned;

9 (3) the names and federal tax identification numbers 10 of the entity that sold or assigned the credit or part of the credit 11 and the entity to which the credit or part of the credit was sold or 12 assigned; and

13 (4) the amount of the credit owned by the selling or 14 assigning entity before the sale or assignment, and the amount the 15 selling or assigning entity retained, if any, after the sale or 16 assignment.

(c) The sale or assignment of a credit in accordance with this section does not extend the period for which a credit may be carried forward and does not increase the total amount of the credit that may be claimed. After an entity claims a credit for eligible costs and expenses, another entity may not use the same costs and expenses as the basis for claiming a credit.

(d) Notwithstanding the requirements of this <u>chapter</u>
[subchapter], a credit earned or purchased by, or assigned to, a
partnership, limited liability company, S corporation, or other
pass-through entity may be allocated to the partners, members, or
shareholders of that entity and claimed under this <u>chapter</u>

1 [subchapter] in accordance with the provisions of any agreement 2 among the partners, members, or shareholders and without regard to 3 the ownership interest of the partners, members, or shareholders in 4 the rehabilitated certified historic structure, provided that the 5 entity that claims the credit must be subject to the tax imposed 6 under <u>Chapter 171</u> [this chapter].

7 (e) An entity that incurs eligible costs and expenses or to which all or part of a credit is sold or assigned and that is subject 8 9 to a premium tax imposed under Chapter 221, 222, 223, or 224, Insurance Code, may claim all or part of the credit against that 10 11 tax. The provisions of this <u>chapter</u> [subchapter], including provisions relating to the total amount of the credit that may be 12 13 claimed for a report, the carryforward of the credit, and the sale or assignment of the credit, apply with respect to a credit claimed 14 against a tax imposed under Chapter 221, 222, 223, or 224, Insurance 15 16 Code, to the same extent those provisions apply to a credit claimed against the tax imposed under Chapter 171 of this code [this 17 chapter]. An entity claiming all or part of a credit as authorized 18 by this subsection is not required to pay any additional 19 20 retaliatory tax levied under Chapter 281, Insurance Code, as a result of claiming that credit. 21

22 Sec. <u>172.110</u> [<del>171.909</del>]. RULES. The commission and the 23 comptroller shall adopt rules necessary to implement this <u>chapter</u> 24 [<del>subchapter</del>].

25 SECTION 3. The changes in law made by this Act do not affect 26 the validity of a credit that accrued under Subchapter S, Chapter 27 171, Tax Code, before the effective date of this Act. The credit

S.B. No. 1013 1 continues in effect as a credit under Chapter 172, Tax Code, as 2 transferred, redesignated, and amended by this Act.

3 SECTION 4. This Act takes effect September 1, 2023.

President of the Senate

Speaker of the House

I hereby certify that S.B. No. 1013 passed the Senate on April 12, 2023, by the following vote: Yeas 31, Nays O.

Secretary of the Senate

I hereby certify that S.B. No. 1013 passed the House on May 8, 2023, by the following vote: Yeas 142, Nays O, one present not voting.

Chief Clerk of the House

Approved:

Date

Governor