***Note:*** *The revisions made to SSAP No. 93—Low-Income Housing Tax Credit Property Investments have been presented in a clean format rather than through tracked changes to prioritize readability for initial comment as the revisions are for all intent and purposes comprehensive. A tracked changes version of SSAP No. 93 will be included in the Issue Paper, which is anticipated to be drafted in the fall of 2023.*

# Statements of Statutory Accounting Principles No. 93 - Revised

# Investments in Tax Credit Structures

## Status

|  |  |
| --- | --- |
| Type of Issue  | Common Area |
| Issued  | June 13, 2005; Substantively revised XX XX, 2023 |
| Effective Date  | January 1, 2006; Substantive revisions detailed in Issue Paper No. xxx effective XX XX, 2023 |
| Affects  | No other pronouncements |
| Affected by  | No other pronouncements |
| Interpreted by  | INT 06-07 |
| Relevant Appendix A Guidance  | None |

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## SCOPE OF STATEMENT

1. This statement establishes statutory accounting principles for qualifying tax credit investments in programs made primarily for the purpose of receiving allowable general business federal tax credits and or state tax credits, including state premium tax credit programs. Although these investments are often in the form of equity, this statement shall be applied to all investments (regardless of the structure of the investment) that qualify pursuant to paragraph 1.
2. A reporting entity that invests in projects or programs that generate general business federal tax credits, corresponding state tax credits or state premium tax credits that meet the following conditions at the time of initial investment are required to capture the investment in scope of this statement:
	1. It is probable that the tax credits allocable to the investor will be available.
	2. Reporting entity investor does not have the ability to exercise significant influence over the operating and financial policies of the underlying projects.
	3. Substantially all the projected benefits are from tax credits and other tax benefits, determined on a discounted basis using a discount rate that is consistent with the cash flow assumptions utilized by the reporting entity for the purpose of deciding to invest in the project.
	4. The reporting entity’s projected yield based solely on the cash flows from the tax credits and other tax benefits is positive.
3. Investments[[1]](#footnote-2) in tax credit structures that do not meet the conditions in paragraph 2 shall be captured within the statutory accounting statement applicable to the investment held.
4. Investments in a CAPCO (Certified Capital Company), organized as a partnership or an LLC, which is a company, authorized by state statute that borrows from investors, to make venture capital investments in “qualified” businesses, are not within the scope of this statement. Although associated with tax credits, the reporting entity is paid principal and interest on its investment with the CAPCO. Depending upon the terms of the CAPCO offering, principal and interest payments to the reporting entity will come from the CAPCO and/or the state. The CAPCO will make cash payments directly to the investors while the state will make payments in the form of premium or income tax credits. Investments in a CAPCO shall be accounted for in accordance with *Interpretation (INT) 06-02: Accounting and Reporting for Investments in a Certified Capital Company (CAPCO)* and specific statutory accounting guidance addressing CAPCOs.

## SUMMARY CONCLUSION

1. Investments in tax credit structures are generally acquired to obtain a positive yield through tax credits and other tax benefits. The value of the investment is primarily based on the value of the remaining stream of tax credits and deductible expenses available to the reporting entity investor. The primary purpose of investing in these tax credit structures is to generate tax credits which benefit reporting entities most commonly through a reduction in tax liability or, when transferability is permitted, through the sale/transfer of the tax credits.
2. Investments in tax credit structures held by reporting entities meet the definition of an asset as specified in *SSAP No. 4—Assets and Nonadmitted Assets* and are admissible assets to the extent that they comply with the requirements of this statement.

### Accounting

1. At initial recognition, investments in scope of this statement shall be recorded at cost. This guidance addresses the methodology for measuring an investment that is accounted for using the proportional amortization method.
2. Subsequent to initial recognition, the investment shall be carried at proportional amortized cost. Under the proportional amortization method, the reporting entity amortizes the initial cost of the investment in proportion to the tax credits and other tax benefits allocated to the investor. The amortization amount shall be calculated as follows (ASC 323-740-35-2):
	1. The initial investment balance less any expected residual value of the investment, multiplied by,
	2. The percentage of actual tax credits and other tax benefits allocated to the reporting entity in the current period divided by the total estimated tax credits and other tax benefits expected to be received by the reporting entity over the life of the investment.
3. Reporting entities shall recognize tax credits in the period they are allocated to the investor for tax purposes. Unless all tax credits are allocated to the reporting entity at the date of initial investment, immediate recognition of the entire benefit of the tax credits to be received during the term of the investment project that generates tax credits and other tax benefits is not permitted. Tax credits shall not be recognized in the financial statements before the year in which the credit arises. (ASC 323-740-25-5)
4. Any expected residual value of the investment shall be excluded from the proportional amortization calculation. Non-tax related benefits received from the investment shall be included as a component of net investment income when realized or realizable. Gains or losses on the sale of the investment, if any, shall be included as a capital gain or loss at the time of the sale. (ASC 323-740-35-5) Determination of gain or loss will depend on the reported value (e.g., residual value at the end of the amortization timeframe) compared to the amount received in exchange for the investment. Liquidation of the investment commonly occurs at the end of the tax credit timeframe through a put or call agreement, often reflecting a nominal residual value that was established at the time of acquisition. The liquidation amount from such agreements shall reflect the expected residual value when available.
5. At the end of the amortization timeframe (life of the investment), if the reporting entity retains the investment, the investment shall be subsequently measured and assessed within the statutory accounting statement applicable to the investment held. Retained investments will remain on Schedule BA until disposal and cannot exceed the initial expected residual value.
6. Exhibit A illustrates the application of accounting guidance in two examples that generate tax credit and tax benefits using the proportional amortization method. The first example illustrates the application of a standard project. The second example illustrates the application of accounting guidance in a project that generates non-tax related benefits in addition to tax credits and other tax benefits using the proportional amortization method. (ASC 323-740-35-3)

### Application of Proportional Amortization Method

1. Under the proportional amortized cost method, the amortization of the investment is to be recognized in the income statement as an expense component of the net investment income calculation. Non-tax related benefits received from operations, or sale of the investment should be accounted for in accordance with paragraph 10.
2. Tax credits and other tax benefits, not to include amortization of the investment, shall be reflected as follows:
	1. Tax credits allocated are to be recorded, and assessed for admittance, in accordance with *SSAP No. 94R–Transferable and Non-Transferable Tax Credits*.
	2. Federal tax benefits other than tax credits (e.g., tax benefits from investment depreciation) shall be recognized in the year allocated pursuant to *SSAP No. 101—Income Taxes*. When utilized the federal tax benefits are recognized as a component of income tax expense.
	3. State tax benefits other than tax credits shall be recognized in the year allocated shall be recognized in the year allocated gross of any related state tax liabilities pursuant to SSAP No. 101. When utilized, the state tax benefits are recognized as a component of taxes, licenses, and fees.

### Admittance Requirements

1. Although investments in tax credit programs do not represent investments that can be directly liquidated for policyholder claims, the reduction of tax liability or transfer of tax credits represents a benefit that supports admittance of these investments, but only if the tax credit will be received and can be utilized by the reporting entity. Investments in tax credit programs that will not result in any of the anticipated tax credits or that will result in tax credits which cannot be utilized or transferred by the reporting entity shall be considered impaired and should refer to paragraphs 25 and 26.
2. Reporting entities shall, at initial investment, obtain a clean[[2]](#footnote-3) fund level tax opinion[[3]](#footnote-4) on the validity of the credits and structure of the underlying program and investment fund. Investments not supported by an initial tax opinion shall be nonadmitted. If the program is a permitted syndicated program with a yield guarantee, the opinion must verify that the investment and guarantee has been properly structured under IRS rules and the guarantee does not disqualify the reporting entity from obtaining federal general business tax credits.
3. Reporting entities shall annually obtain U.S. GAAP or U.S. tax basis audited financial statements on the investment fund. In the event audited U.S. GAAP or U.S. tax basis financial statements are not obtained or the audit receives an opinion other than unqualified, the asset shall be nonadmitted. If the audited financial statements are in-process but not completed as of the annual statement filing deadline, the reporting entity may admit the investment based on the results of the immediately preceding prior year audited financial statements. A lag in reporting shall be consistent from period to period.
	1. Other tax credit investments – If the reporting entity has a tax credit investment which by virtue of its structure cannot be audited, the investment is exempt from the annual audit requirement. One example of this type of investments would be tax credit debt investments[[4]](#footnote-5) which do not involve any amount of equity ownership as a component of the investment. This type of tax credit debt investment is exempt from the annual audit requirement, but the reporting entity is still required to obtain a clean tax opinion to support admittance at initial investment.
4. A reporting entity is required to assess the realization of tax credits against tax liability for both the tax year in which the credit can be initially utilized as well as in accordance with carry-forward and/or carryback periods to determine the extent the investments can be admitted:
	1. Tax credit investments which allocate tax credits which are transferable in accordance with permitted IRS or state tax provisions are admitted up to the lesser of the proportional amortized cost, or fair value of the tax credits.
	2. Tax credit investments which allocate tax credits eligible for direct payment are admitted up to the lesser of the proportional amortized cost, or the estimated proceeds.
	3. For all other tax credits, if a reporting entity does not expect to fully utilize investment tax credits in the upcoming tax year or for a carryback year, the reporting entity shall perform an assessment to determine the extent it will be able to utilize the tax credits over the life of the investment. If assessment projections identify that the tax credits from investments in tax credit programs will exceed what can be utilized under IRS or state tax provisions (current and other applicable tax periods), the reporting entity shall nonadmit investments as necessary so that investments in scope of this statement (in aggregate) are only admitted to the extent tax credits are expected to be utilized. Additionally, if the assessment indicates that the next three years of investment tax credits cannot be substantially utilized then the entire investment shall be nonadmitted. In making this assessment, the reporting entity is not permitted to assume increased operations (e.g., expanded product sales) beyond actual experience to conclude that additional federal or state tax liability will exist that would allow additional utilization of tax credits. A reporting entity can subsequently admit a previously nonadmitted tax credit investment, based on subsequent assessments in which the reporting entity determines that they will be able to utilize the tax credits.
5. For tax credit investments which have an amortization timeframe greater than the tax credit allocation timeframe (as demonstrated in both examples within Exhibit A), the reporting entity would perform the same assessment detailed in paragraph 18.c but on the remaining stream of anticipated tax benefits.

### Future Contributions and Additional Tax Credits

1. Many tax credit investments require future contributions by the investor, that may be contingent on a variety of conditions, such as receiving representations, contract performance, meeting occupancy requirements, etc. A liability shall be recognized for delayed equity contributions which result in additional tax credits that are unconditional and legally binding, and a liability shall also be recognized for equity contributions which result in additional tax credits that are contingent upon a future event when that contingent event becomes probable pursuant to the loss contingency guidance in *SSAP No. 5R—Liabilities, Contingencies and Impairments of Assets*. (ASC 323-740-25-3) Liabilities or loss contingencies recognized for future contributions which result in additional tax credits shall be reported as ‘Payable for Securities’ until remitted or until the obligation is otherwise eliminated.
2. If a commitment to provide future contributions is not required to be recognized pursuant to paragraph 20, the commitment shall be disclosed in the notes to the financial statements with other commitments.
3. Additional contributions that do not result in additional tax credits for the reporting entity investor shall be immediately expensed as a component of net investment income.
4. If additional contributions result in additional tax credits for the reporting entity, the proportional amortization method for the tax credit investment shall be adjusted, on a prospective basis, to reflect the increased cost with the revised expected income tax credits and income tax benefits.
5. In the event a reporting entity obtains additional tax credits without the reporting entity making additional contributions, the reporting entity shall not adjust the value of the tax credit investment. (The proportional amortization method shall not be adjusted to reflect the expected additional tax credits.) Rather, the tax credit shall be recognized when allocated pursuant to paragraph 14.

### Impairment

1. Reporting entities with investments in tax credit programs shall complete and document an impairment analysis at each reporting period. For this analysis, the reporting entity shall compare the current book adjusted carrying value to the fair value of the investment. (In lieu of fair value, an entity can compare book adjusted carrying value to the present value of future tax credits and other tax benefits discounted at a risk-free rate of return.) If book adjusted carrying value is higher, the difference between book adjusted carrying value and fair shall be recognized as an other-than-temporary impairment (INT 06-07) to the tax credit investment. This will result in a new cost basis and the amount of the write-down shall be accounted for as a realized loss. The new cost basis shall not be changed for subsequent recoveries in fair value (discounted value present value).
2. An other-than-temporary impairment shall also be considered to have occurred if a previously allocated tax credit has been recaptured or if it is probable that future tax credits will not be allocated as expected. If a project no longer qualifies for tax credits, the entire investment, less any residual established at initial recognition, shall be written off as other-than-temporarily impaired. If the reporting entity experiences a tax credit recapture, the reporting entity shall assess whether future tax credits and other benefits will qualify for use by the reporting entity. If future credits will not be generated or will be subject to future recapture, then the reporting entity shall write-off the investment as other-than-temporarily impaired so that the resulting investment value only reflects expected qualifying tax credits and other benefits expected to be allocated. This will result in a new cost basis and the amount of the write-down shall be accounted for as a realized loss. The new cost basis shall not be changed for subsequent recoveries or revision to tax credit expectations.

### Disclosures

1. A reporting entity shall disclose information that enables users of its financial statements to understand the following information about its tax investments in projects that generate tax credits and other tax benefits from tax programs captured in scope of this statement: (ASC 323-740-50-1)
	1. The nature of its investments in projects that generate tax credits and other tax benefits.
	2. The effect of the recognition and measurement of its investments in projects that generate tax credits and other tax benefits and the related tax credits on its financial position and results of operations.
2. To meet the objective of paragraph 27, a reporting entity shall disclose the following information about its tax investments in projects that generate tax credits and other tax benefits from a tax credit program in scope of this statement:
	1. The amount of tax credits and other tax benefits recognized during the period.
	2. The balance of the investments recognized in the statement of financial position for the reporting period(s) presented.
	3. The amount of investment amortization and non-income tax related activity recognized as a component of net investment income, and other returns allocated that were recognized outside of income tax expense.
	4. An aggregate schedule of tax credits expected to be generated each year for the subsequent five years and thereafter, disaggregated by transferable and non-transferable.
	5. Any commitment or contingent commitment (e.g., guarantees or commitments to provide additional capital contributions) including the amount of contributions that are contingent commitments related to tax credit investments and the year(s) that contingent commitments are expected to be paid shall be disclosed.
3. The following disclosures shall be included if applicable to tax credit investments:
	1. If the underlying property is currently subject to any regulatory reviews and the status of such review. (Example: Investigations by the housing authority.)
	2. Significant modifications or events that resulted in a change in the nature of the investment or a change in the relationship with the underlying project for investments in scope. (ASC 323-740-50-1A)
4. A reporting entity that recognizes an impairment loss shall disclose the following in the financial statements that include the period of the impairment write-down:
5. A description of the impaired assets and the facts and circumstances leading to the impairment; and
6. The amount of the impairment and how fair value was determined.
7. Refer to the Preamble for further discussion regarding disclosure requirements.

### Relevant Literature

1. This statement adopts with modification *Accounting Standards Update (ASU) 2023-02, Accounting for Investments in Tax Credit Structures Using the Proportional Amortization Method*. The ASU is modified for the following statutory concepts:
2. This statement is applicable to all federal and state tax credit programs earned through any tax credit investment structure that meets the requirements in paragraph 2. Under the ASU, use of the proportional amortization method is an election and only pertains to income tax equity investment structures in which the reporting entity does not exercise significant influence. With this statement, the U.S. GAAP election to use the proportional amortization method is rejected and use of proportional amortization for investments within the scope of this statement is required. The guidance is expanded for state premium tax credits.
3. Investments that meet the criteria of this statement are required to use a proportional amortization method as prescribed in this statement. This method requires the tax credits and benefits to be recognized in proportion to the percentage of actual tax credits and other tax benefits allocated to the reporting entity in the current period divided by the total estimated tax credits and other tax benefits expected to be allocated by the reporting entity over the life of the investment. This statement requires a gross presentation on the financial statements. Under the ASU, a practical expedient is allowed for the calculation of proportional amortization but has been rejected with this statement.
4. Federal tax credits shall be recognized in the income statement as an offset to federal income taxes in the tax reporting year in which the tax credit is utilized in accordance with SSAP No. 101.State tax credits shall be recognized in the income statement as an offset to state premium tax or state income tax, whichever is applicable, in the tax reporting year in which the credit is utilized.
5. Tax benefits allocated, other than tax credits, shall be accounted for pursuant to SSAP No. 101. Amortization shall be reported as a component of net investment income.
6. Reporting entities shall follow the guidance in paragraphs 20 and 21 regarding the recognition of contingent commitments from SSAP No. 5Rto equity contributions.
7. This statement has specific impairment and nonadmittance requirements.
8. For statutory accounting purposes, deferred taxes are not reported as a component of income from continuing operations in the income statement; rather deferred taxes are recognized as a separate component of gains and losses in unassigned funds (surplus).
9. Disclosures should be followed as indicated in the disclosures section in this statement.

### Effective Date and Transition

1. This statement is effective for reporting periods beginning on or after January 1, 2006. Early adoption is permitted. A change resulting from the adoption of this statement shall be accounted for as a change in accounting principle in accordance with SSAP No. 3. The guidance previously in paragraph 3 of this statement superseded paragraph 1 of SSAP No. 48. In 2011, this guidance was moved to *SSAP No. 48—Joint Ventures, Partnerships and Limited Liability Companies* and deleted from this statement*.* The original guidance included in this standard is retained for historical purposes in Issue Paper No. 125. The guidance from ASU 2014-01 is effective for reporting periods beginning on or after January 1, 2015, with early adoption permitted.
2. In XXX 2023, new SAP concept revisions, as detailed in Issue Paper No. XXX, were adopted. These revisions, effective TBD, expanded the scope of SSAP No. 93 to include all federal and state tax credit investment structures and provide new guidance on the accounting, recognition, and reporting of tax credit investment structures. As of the effective date, reporting entities shall prospectively modify the recognition, accounting, and reporting of tax credit investment structures to reflect the guidance in the conceptual revisions. Additionally, all tax credit investment structures which fall within the scope of this statement not currently reported on Schedule BA are to be transferred to Schedule BA as of the effective date.

## REFERENCES

### Relevant Issue Papers

1. Issue Paper No. 125—Accounting for Low-Income Housing Tax Credit Property Investments
2. Issue Paper No. XX—XXX

## EXHIBIT A – Application of Proportional Amortization method

***Example 1:*** ***Application of Proportional Amortization Method for Qualifying Investment***

This example is based on paragraph 323-740-55-5 of the Accounting Standards Codification which illustrates the application of a standard project. The amount and timing of amortization in the proportional amortization method is consistent with the statutory modifications; therefore, the table incorporated in this exhibit is based on the proportional amortization table. The statutory income statement requires a gross presentation on the income statement, with proportional amortization of the initial cost of the investment in investment income and the tax credits and benefits included in income tax expense.

Terms:

Date of Investment: January 1, 20X1

Purchase Price of Investment: $100,000

Assumptions:

1. All cash flows (except initial investment) occur at the end of each year.
2. Depreciation expense is computed, for book and tax purposes, using the straight-line method with a 27.5 year life (the same method is used for simplicity).
3. The investor made a $100,000 investment for a 5 percent limited partnership interest in the project at the beginning of the first year of eligibility for the tax credit.
4. The partnership finances the project cost of $4,000,000 with 50 percent equity and 50 percent debt.
5. The annual tax credit allocation (equal to 4 percent of the project's original cost) will be received for a period of 10 years.
6. The investor's tax rate is 40 percent.
7. For simplicity, the project will operate with break-even pretax cash flows including debt service during the first 15 years of operations.
8. The project's taxable loss will be equal to depreciation expense. The cumulative book loss (and thus the cumulative depreciation expense) recognized by the investor is limited to the $100,000 investment.
9. It is assumed that all requirements are met to retain allocable tax credits so there will be no recapture of tax credits.
10. The investor expects that the estimated residual value of the investment will be zero.

Proportional Amortization Method with Statutory Modifications

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
|  | Net Investment  | Amortization of Investment | Tax Credits | Net Losses/Tax Depreciation | Other Tax Benefits from Tax Depreciation | Tax Credits and Other Tax Benefits |
| Year | (1) | (2) | (3) | (4) | (5) | (6) |
|  | 100,000 |  |  |  |  |  |
| 1 | 90,909 | 9,091 | 8,000 | 7,273 | 2,909 | 10,909 |
| 2 | 81,818 | 9,091 | 8,000 | 7,273 | 2,909 | 10,909 |
| 3 | 72,727 | 9,091 | 8,000 | 7,273 | 2,909 | 10,909 |
| 4 | 63,636 | 9,091 | 8,000 | 7,273 | 2,909 | 10,909 |
| 5 | 54,545 | 9,091 | 8,000 | 7,273 | 2,909 | 10,909 |
| 6 | 45,454 | 9,091 | 8,000 | 7,273 | 2,909 | 10,909 |
| 7 | 36,363 | 9,091 | 8,000 | 7,273 | 2,909 | 10,909 |
| 8 | 27,272 | 9,091 | 8,000 | 7,273 | 2,909 | 10,909 |
| 9 | 18,181 | 9,091 | 8,000 | 7,273 | 2,909 | 10,909 |
| 10 | 9,090 | 9,091 | 8,000 | 7,273 | 2,909 | 10,909 |
| 11 | 6,666 | 2,424 |  | 7,273 | 2,909 | 2,909 |
| 12 | 4,242 | 2,424 |  | 7,273 | 2,909 | 2,909 |
| 13 | 1,818 | 2,424 |  | 7,273 | 2,909 | 2,909 |
| 14 | 0 | 1,818 |  | 5,451 | 2,183 | 2,183 |
| 15 | 0 |  |  |  |  | 0 |
| Total |  | 100,000 | 80,000 | 100,000 | 40,000 | 120,000 |

(1) End-of-year investment for a 5 percent limited liability interest in the project net of amortization in Column (2).

(2) Initial investment of $100,000 x (total tax benefits allocated during the year in Column (6)/total anticipated tax benefits over the life of the investment of $120,000).

(3) Four percent tax credit on $200,000 tax basis of the underlying assets.

(4) Depreciation (on $200,000 tax basis of the underlying assets) using the straight-line method over 27.5 years up to the amount of the initial investment of $100,000.

(5) Column (4) x 40% tax rate.

(6) Column (3) + Column (5).

***Example 2:*** ***Tax Equity Investments with Non-Income Tax Related Benefits***

This example is based on paragraphs 323-740-55-11 through 323-740-55-14 of the Accounting Standards Codification and illustrates a tax equity investment that generates non-income-tax-related benefits in addition to tax credits and other income tax benefits.

The amount and timing of amortization in the proportional amortization method is consistent with the statutory modifications; therefore, the table incorporated in this exhibit is based on the proportional amortization table. The statutory income statement requires a gross presentation on the income statement, with proportional amortization of the initial cost of the investment in investment income and the tax credits and benefits included in income tax expense.

Terms:

Date of Investment: January 1, 20X1

Purchase Price of Investment: $100,000

Assumptions:

1. All cash flows (except initial investment) occur at the end of each year.
2. Depreciation expense is computed, for book and tax purposes, using the straight-line method with a 27.5 year life (the same method is used for simplicity).
3. The investor made a $100,000 investment for a 5 percent limited partnership interest in the project at the beginning of the first year of eligibility for the tax credit.
4. The partnership will receive production tax credits based on the energy the project produces. The credits will be allocated over a four-year period.
5. The tax equity investor will receive cash proceeds based on 2 percent of the project’s cash generated during the life of the project.
6. The investor's tax rate is 40 percent.
7. All requirements are met to retain allocable income tax credits such that there will be no recapture of income tax credits.
8. The investor expects that the estimated residual value of the investment will be zero.
9. All of the conditions are met to require use of the proportional amortization method.
10. After 10 years, the tax equity investor has a right to require that the project sponsor purchase the tax equity investor’s equity interest for a nominal amount. It is assumed that the Put option will be exercised.

Proportional Amortization Method with Statutory Modifications

|  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- |
|  | Net Investment  | Amortization of Investment | Tax Credits | Net Losses/Tax Depreciation | Other Tax Benefits from Tax Depreciation | Tax Credits and Other Tax Benefits | Non-Tax Related Cash Returns |
| Year | (1) | (2) | (3) | (4) | (5) | (6) |  |
|  | 100,000 |  |  |  |  |  |  |
| 1 | 79,399 | 20,601 | 20,000 | 8,300 | 3,320 | 23,320 | 58 |
| 2 | 58,799 | 20,601 | 20,000 | 8,300 | 3,320 | 23,320 | 58 |
| 3 | 38,198 | 20,601 | 20,000 | 8,300 | 3,320 | 23,320 | 58 |
| 4 | 17,597 | 20,601 | 20,000 | 8,300 | 3,320 | 23,320 | 58 |
| 5 | 14,664 | 2,933 |  | 8,300 | 3,320 | 3,320 | 58 |
| 6 | 11,731 | 2,933 |  | 8,300 | 3,320 | 3,320 | 58 |
| 7 | 8,799 | 2,933 |  | 8,300 | 3,320 | 3,320 | 58 |
| 8 | 5,866 | 2,933 |  | 8,300 | 3,320 | 3,320 | 58 |
| 9 | 2,933 | 2,933 |  | 8,300 | 3,320 | 3,320 | 58 |
| 10 | 0 | 2,933 |  | 8,300 | 3,320 | 3,320 | 58 |
| Total |  | 100,000 | 80,000 | 83,000 | 33,200 | 113,200 | 580 |

(1) End-of-year investment for a 5 percent limited liability interest in the project net of amortization in Column (2).

(2) Initial investment of $100,000 x (total tax benefits allocated during the year in Column (6)/total anticipated tax benefits over the life of the investment of $113,200).

(3) These tax credits have been generated through the production of electricity, which generates production tax credits. The tax equity investor is not receiving renewable energy credits or carbon offsets.

(4) Depreciation /other tax losses passed on to the investor.

(5) Column (4) x 40% tax rate.

(6) Column (3) + Column (5).

(7) Non-income-tax-related benefits recognized in current-period pre-tax earnings when allocated. This represents the cash proceeds allocated by the tax equity investor based on the cash generated from the project.

https://naiconline.sharepoint.com/teams/FRSStatutoryAccounting/National Meetings/A. National Meeting Materials/2023/05-16-23/Exposures/A2 22-14 - SSAP No. 93R - Investments in Tax Credit Structures.docx

1. The scope of *ASC 323-740–Investments—Equity Method and Joint Ventures—Income Taxes—Proportional Amortization Method* only extends to tax equity investments, whereas this statement is intended to capture all tax credit investments which meet criteria 2.a-2.d, regardless of structure. This includes, but is not limited to, tax equity investments and tax credit debt investments. [↑](#footnote-ref-2)
2. While not quantified or defined in either the Internal Revenue Code or state regulations, common industry standards consider a “should” opinion to be the minimum degree of confidence associated with a clean tax opinion. For the purposes of this statement, a “should” opinion must represent a probability of success no less 70%. Any tax opinion with a degree of confidence less than “should” is to be nonadmitted. [↑](#footnote-ref-3)
3. A fund level tax opinion for the purposes of this statement is defined as a full IRS Circular 230 tax opinion which covers from the fund level through to the underlying assets generating the tax credit benefits. The fund level is defined as the entity, or level, at which the investor comes directly into the investment without any intermediaries. [↑](#footnote-ref-4)
4. Common examples of tax credit debt investments are Tax Credit Strips, Qualified Tax Credit Bonds, and Build America Tax Credit Bonds. Tax opinions received on these tax credit investments are also referred to as “bond counsels.” [↑](#footnote-ref-5)