21-02727

## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

EAP/HR

## S.F. No. 1501

 (SENATE AUTHORS: WEBER and Dahms)

 DATE
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 02/25/2021
 Introduction and first reading Referred to Taxes

OFFICIAL STATUS

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to taxation; individual income and corporate franchise; providing a credit for railroad reconstruction or replacement expenditures; amending Minnesota Statutes 2020, section 297I.20, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 290.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [290.0693] SHORT LINE RAILROAD INFRASTRUCTURE
1.8	MODERNIZATION CREDIT.
1.9	Subdivision 1. Definitions. (a) For purpose of this section, the following terms have the
1.10	meanings given them.
1.11	(b) "Eligible taxpayer" means any railroad that is classified by the United States Surface
1.12	Transportation Board as a Class II or Class III railroad.
1.13	(c) "Eligible transferee" means any taxpayer subject to tax under this chapter or chapter
1.14	<u>297I.</u>
1.15	(c) "Qualified railroad reconstruction or replacement expenditures" means gross
1.16	expenditures in the taxable year for maintenance, reconstruction, or replacement of railroad
1.17	infrastructure, including track, roadbed, bridges, industrial leads and sidings, and track-related
1.18	structures owned or leased by a Class II or Class III railroad in Minnesota as of January 1,
1.19	2021. Qualified railroad reconstruction or replacement expenditures also includes new
1.20	construction of industrial leads, switches, spurs and sidings and extensions of existing sidings
1.21	in Minnesota by a Class II or Class III railroad.

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2.1	Subd. 2. Credit allowed; limitation; carryover. (a) An eligible taxpayer is allowed a								
2.2		credit against the tax due under this chapter equal to 50 percent of the taxpayer's qualified							
2.3	railroad reconstruction or replacement expenditures.								
2.4	(b) A taxpayer's credit under this section may not exceed the lesser of:								
2.5	(1) the taxpayer's liability for tax under this chapter; or								
2.6	(2) the an	(2) the amount equal to \$5,000 multiplied by the number of miles of railroad track owned							
2.7	or leased wit	or leased within the state by the eligible taxpayer as of the close of the taxable year for							
2.8	which the cro	which the credit is claimed.							
2.9	(c) If the	amount of the cred	it determined unde	er this section for any tax	able year exceeds				
2.10	the limitation under paragraph (b), the excess is a credit carryover to each of the five								
2.11	succeeding ta	succeeding taxable years. The entire amount of the excess unused credit for the taxable year							
2.12	must be carr	ied first to the earl	iest of the taxable	years to which the credi	t may be carried				
2.13	and then to e	ach successive yea	ar to which the cre	dit may be carried. The	amount of the				
2.14	unused credi	t that may be added	l under this paragra	ph must not exceed the t	axpayer's liability				
2.15	for tax less the	he credit for the tax	xable year.						
2.16	Subd. 3.	Transferability; v	vritten agreemen	t required; credit certi	ficate. (a) An				
2.17	eligible taxpa	ayer may transfer t	the credit allowed	under this section by wr	ritten agreement				
2.18	to an eligible	transferee at any t	ime during the five	years following the taxa	ıble year in which				
2.19	the qualified	expenditures are i	ncurred.						
2.20	<u>(b)</u> The el	ligible taxpayer and	d the eligible trans	feree must jointly file a c	opy of the written				
2.21	transfer agre	ement with the cor	nmissioner within	30 days of the transfer.	The written				
2.22	agreement m	ust contain the nan	ne, address, and tax	xpayer identification nun	nber of the parties				
2.23	to the transfe	er; the taxable year	the eligible taxpa	yer incurred the qualifie	d expenditures;				
2.24	the amount o	f credit being trans	ferred; and the taxa	able year or years for whi	ch the transferred				
2.25	credit maybe	claimed.							
2.26	<u>(c)</u> The c	ommissioner must	issue a credit cert	ificate to the transferee	within 30 days of				
2.27	the joint filin	ng of a copy of the	written transfer ag	greement with the comm	issioner.				
2.28	Subd. 4.	Partnerships; mul	l <b>tiple owners.</b> Cre	dits granted or transferre	d to a partnership,				
2.29	a limited liab	oility company tax	ed as a partnership	o, an S corporation, or m	ultiple owners of				
2.30	property are	passed through to t	he partners, memb	ers, shareholders, or own	ners, respectively,				
2.31	pro rata to ea	ich partner, membe	er, shareholder, or	owner based on their sh	are of the entity's				
2.32	assets or as s	pecially allocated	in their organizati	onal documents or any c	other executed				
2.33	agreement, a	s of the last day of	the taxable year.						

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3.1	<u>Subd. 5.</u> A	llocation for no	nresidents and pa	<b>nrt-year residents.</b> For a 1	nonresident or		
3.2	part-year resident, the credit determined under this section must be allocated based on the						
3.3	percentage calculated under section 290.06, subdivision 2c, paragraph (e).						
3.4	EFFECTIVE DATE. This section is effective for taxable years beginning after December						
3.5	31, 2020.						
3.6	Sec. 2. Minr	nesota Statutes 20	)20, section 297I.2	20, is amended by adding	a subdivision to		
3.7	read:						
3.8	Subd 4 S	hart line railraa	d infrastructure	modernization credit. A	tavnaver mav		
5.0					<u> </u>		
3.9	claim a credit	against the prem	iums tax imposed	under this chapter equal to	o the amount		
3.10	indicated on the credit certificate statement issued to the company under section 290.0693.						
3.11	If the amount	of the credit exce	eeds the taxpayer's	liability for tax under this	s chapter, the		
3.12	excess is a cre	dit carryover to e	each of the five suc	cceeding taxable years. Th	e entire amount		
3.13	of the excess	unused credit for	the taxable year n	nust be carried first to the	earliest of the		
3.14	taxable years	to which the cred	it may be carried	and then to each successiv	e year to which		
3.15	the credit may	be carried. This	credit does not af	fect the calculation of fire	state aid under		
3.16	section 477B.	03 and police stat	te aid under sectio	n 477C.03.			
3.17	<u>EFFECTI</u>	VE DATE. This	section is effective	for taxable years beginning	after December		
3.18	<u>31, 2020.</u>						