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22-06271

## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

## S.F. No. 4049

## (SENATE AUTHORS: SENJEM, Dziedzic, Rest and Johnson Stewart) DATE D-PG OFFICIAL STATUS

03/16/2022	5363	Introduction and first reading
03/21/2022	5483	Referred to Taxes Author added Johnson Stewart

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to taxation; individual income and corporate franchise taxes; modifying the credit for rehabilitation of historic structures; amending Minnesota Statutes 2020, section 290.0681, subdivisions 2, 3, 4; Minnesota Statutes 2021 Supplement, section 290.0681, subdivision 10.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2020, section 290.0681, subdivision 2, is amended to read:
1.8	Subd. 2. Credit or grant allowed; certified historic structure. (a) A credit is allowed
1.9	against the tax imposed under this chapter equal to not more than 100 percent of the credit
1.10	allowed under section 47(a) of the Internal Revenue Code for a project. The credit is payable
1.11	in five equal yearly installments beginning with the year the project is placed in service.
1.12	Notwithstanding the provisions of section 47(a) of the Internal Revenue Code that require
1.13	the federal credit to be allocated ratably over a five-year period, the full amount of the credit
1.14	under this section is allowed in the taxable year in which the qualified rehabilitated building
1.15	is placed in service. To qualify for the credit:
1.16	(1) the project must receive Part 3 certification and be placed in service during the taxable
1.17	year; and
1.18	(2) the taxpayer must be allowed the federal credit and be issued a credit certificate for
1.19	the taxable year as provided in subdivision 4.
1.20	(b) The commissioner of administration may pay a grant in lieu of the credit. The grant
1.21	equals 90 percent of the credit that would be allowed for the project. The grant is payable
1.22	in five equal yearly installments beginning with the year the project is placed in service.

	(c) In lieu of the credit under paragraph (a), an insurance company may claim a c
	against the insurance premiums tax imposed under chapter 297I.
	<b>EFFECTIVE DATE.</b> This section is effective for property placed in service after
	30, 2022.
	Sec. 2. Minnesota Statutes 2020, section 290.0681, subdivision 3, is amended to re-
	Subd. 3. Applications; allocations. (a) To qualify for a credit or grant under this se
	the developer of a project must apply to the office before the rehabilitation begins. T
ł	application must contain the information and be in the form prescribed by the office
(	office may collect a fee for application of up to 0.5 percent of qualified rehabilitation
6	expenditures, up to \$40,000, based on estimated qualified rehabilitation expenditure
(	offset costs associated with personnel and administrative expenses related to adminis
1	the credit and preparing the economic impact report in subdivision 9. Application fe
(	deposited in the account. The application must indicate if the application is for a crea
ċ	a grant in lieu of the credit or a combination of the two and designate the taxpayer qual
1	for the credit or the recipient of the grant.
	(b) Upon approving an application for credit, the office shall issue allocation certif
	that:
	(1) verify eligibility for the credit or grant;
	(2) state the amount of credit or grant anticipated with the project, with the credit an
	equal to 100 percent and the grant amount equal to 90 percent of the federal credit antic
	in the application;
	(3) state that the credit or grant allowed may increase or decrease if the federal cr
1	the project receives at the time it is placed in service is different than the amount antic
	at the time the allocation certificate is issued; and
	(4) state the fiscal year in which the credit or grant is allocated, and:
	(i) for property placed in service before July 1, 2022, that the taxpayer or grant rec
	is entitled to receive one-fifth of the total amount of either the credit or the grant at the
	the project is placed in service, provided that date is within three calendar years follo
	the issuance of the allocation certificate-; or
	(ii) for property placed in service after June 30, 2022, that the taxpayer or grant rec
	is entitled to receive the full amount of the credit or the grant at the time the project is p

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as introduced

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3.1	in service, provided that date is within three calendar years following the issuance of the
3.2	allocation certificate.
3.3	(c) The office, in consultation with the commissioner, shall determine if the project is
3.4	eligible for a credit or a grant under this section and must notify the developer in writing
3.5	of its determination. Eligibility for the credit is subject to review and audit by the
3.6	commissioner.
3.7	(d) The federal credit recapture and repayment requirements under section 50 of the
3.8	Internal Revenue Code do not apply to the credit allowed under this section.
3.9	(e) Any decision of the office under paragraph (c) may be challenged as a contested case
3.10	under chapter 14. The contested case proceeding must be initiated within 45 days of the
3.11	date of written notification by the office.
3.12	<b>EFFECTIVE DATE.</b> This section is effective retroactively for allocation certificates
3.13	issued prior to the date of enactment for property placed in service after June 30, 2022.
3.14	Sec. 3. Minnesota Statutes 2020, section 290.0681, subdivision 4, is amended to read:
3.15	Subd. 4. Credit certificates; grants. (a)(1) The developer of a project for which the
3.16	office has issued an allocation certificate must notify the office when the project is placed
3.17	in service. Upon verifying that the project has been placed in service, and was allowed a
3.18	federal credit, the office must issue a credit certificate to the taxpayer designated in the
3.19	application or must issue a grant to the recipient designated in the application. The credit
3.20	certificate must state the amount of the credit.
3.21	(2) The credit amount equals the federal credit allowed for the project.
3.22	(3) The grant amount equals 90 percent of the federal credit allowed for the project.
3.23	(b) The recipient of a credit certificate may assign the certificate to another taxpayer
3.24	before the first one-fifth payment is claimed, which is then allowed the credit under this
3.25	section or section 297I.20, subdivision 3. An assignment is not valid unless the assignee
3.26	notifies the commissioner within 30 days of the date that the assignment is made. The
3.27	commissioner shall prescribe the forms necessary for notifying the commissioner of the
3.28	assignment of a credit certificate and for claiming a credit by assignment.
3.29	(c) Credits passed through to partners, members, shareholders, or owners pursuant to
3.30	subdivision 5 are not an assignment of a credit certificate under this subdivision.

3.31 (d) A grant agreement between the office and the recipient of a grant may allow the3.32 grant to be issued to another individual or entity.

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4.1 4.2	<u>EFFEC</u> 30, 2022.	<b>FIVE DATE.</b> This	s section is effectiv	e for property placed in	service after June
4.3 4.4	Sec. 4. Mir to read:	nnesota Statutes 20	21 Supplement, sec	ction 290.0681, subdivis	ion 10, is amended
4.5	Subd. 10	. Sunset. This sect	ion expires after fis	scal year <del>2022</del> 2030, exc	ept that the office's
4.6	authority to	issue credit certific	ates under subdivi	sion 4 based on allocation	on certificates that
4.7	were issued	before fiscal year	<u>2023_2031</u> remain	s in effect through <del>2025</del>	2033, and the
4.8	reporting rec	quirements in subd	ivision 9 remain in	effect through the year	following the year

- 4.9 in which all allocation certificates have either been canceled or resulted in issuance of credit
  4.10 certificates, or <del>2026</del> 2034, whichever is earlier.
- 4.11 **EFFECTIVE DATE.** This section is effective the day following final enactment.

## 4.12 Sec. 5. STATEMENT OF INTENT; TAX EXPENDITURE PURPOSE STATEMENT.

4.13 The purpose of the tax expenditure in sections 1 to 3, allowing the entirety of the credit

4.14 for historic structure rehabilitation to be taken in the year property is placed in service, and

4.15 the extension of the sunset date for the credit in section 4, is to encourage investment in

4.16 rehabilitating historic buildings. The standard against which effectiveness is to be measured

4.17 is the increase in the number of historic rehabilitation projects in the state.