EAP/JW

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1340

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DATE	D-PG	OFFICIAL STATUS				
02/06/2023	683	Introduction and first reading Referred to Taxes				

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to taxation; individual income; corporate franchise; modifying the credit for historic structure rehabilitation; amending Minnesota Statutes 2022, section 290.0681, subdivisions 2, 3, 4; repealing Minnesota Statutes 2022, section 290.0681, subdivision 10.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2022, 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. To
1.12	qualify for the credit:
1.13	(1) the project must receive Part 3 certification and be placed in service during the taxable
1.14	year; and
1.15	(2) the taxpayer must be allowed the federal credit and be issued a credit certificate for
1.16	the taxable year as provided in subdivision 4.
1.17	(b) The commissioner of administration may pay a grant in lieu of the credit. The grant
1.18	equals 90 percent of the credit that would be allowed for the project. The grant is payable
1.19	in five equal yearly installments beginning with the year the project is placed in service.
1.20	(c) In lieu of the credit under paragraph (a), an insurance company may claim a credit
1.21	against the insurance premiums tax imposed under chapter 297I.

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	01/30/23	REVISOR	EAP/JW	23-02580	as introduced				
2.1	EFFECTIVE DATE. This section is effective for applications for allocation certificates								
2.2	submitted after June 30, 2023.								
2.3	Sec. 2. Mi	nnesota Statutes 20	022, section 290.0	681, subdivision 3, is am	ended to read:				
2.4	Subd. 3.	Subd. 3. Applications; allocations. (a) To qualify for a credit or grant under this section,							
2.5	the develope	the developer of a project must apply to the office before the rehabilitation begins. The							
2.6	application	application must contain the information and be in the form prescribed by the office. The							
2.7	office may collect a fee for application of up to 0.5 percent of qualified rehabilitation								
2.8	expenditures, up to \$40,000, based on estimated qualified rehabilitation expenditures, to								
2.9	offset costs associated with personnel and administrative expenses related to administering								
2.10	the credit an	nd preparing the eco	onomic impact rep	oort in subdivision 9. Ap	plication fees are				
2.11	deposited in	the account. The a	application must in	idicate if the application	is for a credit or				
2.12	a grant in lie	eu of the credit or a d	combination of the	two and designate the tax	xpayer qualifying				
2.13	for the credi	it or the recipient o	f the grant.						
2.14	(b) Upor	n approving an appl	ication for credit,	he office shall issue allo	cation certificates				
2.15	that:								
2.16	(1) verif	y eligibility for the	credit or grant;						
2.17	(2) state	the amount of credi	it or grant anticipat	ed with the project, with	the credit amount				
2.18	equal to 100	percent and the gra	nt amount equal to	90 percent of the federal	credit anticipated				
2.19	in the applic	cation;							
2.20	(3) state	that the credit or g	rant allowed may	increase or decrease if th	ne federal credit				
2.21	the project r	eceives at the time	it is placed in servi	ce is different than the ar	nount anticipated				
2.22	at the time t	he allocation certif	icate is issued; and	1					
2.23	(4) state	the fiscal year in w	which the credit or	grant is allocated, and th	at the taxpayer or				
2.24	grant recipie	ent is entitled to rec	ceive one-fifth of t	he total amount of either	the credit or the				
2.25	grant at the	time the project is j	placed in service,	provided that date is with	in three calendar				
2.26	years follow	ving the issuance of	f the allocation cer	tificate.					
2.27	(c) The c	office, in consultati	on with the comm	issioner, shall determine	if the project is				
2.28	eligible for	a credit or a grant u	under this section	and must notify the deve	loper in writing				
2.29	of its detern	nination. Eligibility	for the credit is s	ubject to review and aud	it by the				
2.30	commission	ler.							
2.31	(d) The	federal credit recap	ture and repayment	nt requirements under se	ction 50 of the				
2.32	Internal Rev	venue Code do not	apply to the credit	allowed under this secti	.on.				

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(e) Any decision of the office under paragraph (c) may be challenged as a contested case 3.1 under chapter 14. The contested case proceeding must be initiated within 45 days of the 3.2 date of written notification by the office. 3.3

EFFECTIVE DATE. This section is effective for applications for allocation certificates 3.4 3.5 submitted after June 30, 2023.

Sec. 3. Minnesota Statutes 2022, section 290.0681, subdivision 4, is amended to read: 3.6

Subd. 4. Credit certificates; grants. (a)(1) The developer of a project for which the 3.7 office has issued an allocation certificate must notify the office when the project is placed 3.8 in service. Upon verifying that the project has been placed in service, and was allowed a 3.9 federal credit, the office must issue a credit certificate to the taxpayer designated in the 3.10 application or must issue a grant to the recipient designated in the application. The credit 3.11 certificate must state the amount of the credit. 3.12

(2) The credit amount equals the federal credit allowed for the project. 3.13

3 14

(3) The grant amount equals 90 percent of the federal credit allowed for the project.

3.15 (b) The recipient of a credit certificate may assign the certificate to another taxpayer before the first one-fifth payment is claimed, which is then allowed the credit under this 3.16 section or section 297I.20, subdivision 3. Before the payment is claimed, the first assignee 3.17 may subsequently assign the credit certificate in whole, but not in part, to a second assignee. 3.18 A second assignment may only be assigned to a financial institution. An assignment is not 3.19 valid unless the assignee notifies the commissioner within 30 days of the date that the 3.20 assignment is made. The commissioner shall prescribe the forms necessary for notifying 3.21 the commissioner of the assignment of a credit certificate and for claiming a credit by 3.22 assignment. The original credit certificate recipient, and each assignee, must file a return 3.23

with the commissioner for the taxable year that the project is placed in service. 3.24

(c) Credits passed through to partners, members, shareholders, or owners pursuant to 3.25 subdivision 5 are not an assignment of a credit certificate under this subdivision. 3.26

(d) A grant agreement between the office and the recipient of a grant may allow the 3.27 grant to be issued to another individual or entity. 3.28

3.29 EFFECTIVE DATE. (a) Except as provided in paragraph (b), this section is effective for projects placed in service after June 30, 2023. 3.30

3.31 (b) The striking of language in paragraph (b) is effective for applications for allocation certificates submitted after June 30, 2023. 3.32

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	01/30/23	REVISOR	EAP/JW	23-02580	as introduced
4.1	Sec. 4. <u>RE</u>	EPEAL OF EXPI	RATION AND RE	VIVAL OF EXPIREI	D PROVISIONS.
4.2	<u>(a) Minn</u>	nesota Statutes 202	2, section 290.0681	, subdivision 10, is rep	ealed.
4.3	<u>(b)</u> The e	expired provisions	of Minnesota Statu	tes, section 290.0681,	subdivisions 1 to
4.4	9, as amend	ed by sections 1 to	3, are revived and	reenacted.	
4.5	EFFEC	TIVE DATE. Para	agraph (a) is effectiv	ve the day following fin	nal enactment.
4.6	Paragraph (b) is effective for a	pplications for allo	cation certificates subn	nitted after June
4.7	30, 2023.				

APPENDIX Repealed Minnesota Statutes: 23-02580

290.0681 CREDIT FOR HISTORIC STRUCTURE REHABILITATION.

Subd. 10. **Sunset.** This section expires after fiscal year 2022, except that the office's authority to issue credit certificates under subdivision 4 based on allocation certificates that were issued before fiscal year 2023 remains in effect through 2025, and the reporting requirements in subdivision 9 remain in effect through the year following the year in which all allocation certificates have either been canceled or resulted in issuance of credit certificates, or 2026, whichever is earlier.