HOUSE BILL 1371

State of Washington 68th Legislature 2023 Regular Session

By Representatives Barkis, Leavitt, Orcutt, Fey, Barnard, Chapman, Low, Connors, Goehner, Chambers, Chandler, Couture, Griffey, Hutchins, Robertson, Volz, Walsh, Christian, Doglio, Schmick, and Gregerson

Read first time 01/17/23. Referred to Committee on Finance.

AN ACT Relating to government incentives for improving freight railroad infrastructure; adding new sections to chapter 82.04 RCW; adding a new section to chapter 82.08 RCW; adding a new section to chapter 82.12 RCW; adding new sections to chapter 82.16 RCW; creating new sections; providing an effective date; and providing expiration dates.

7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Sec. 1. The legislature finds that railroads play 8 NEW SECTION. 9 a crucial role in economic development, serving nearly every wholesale, retail, and resource-based 10 industrial, sector in 11 Washington's economy. The legislature further finds that freight 12 railroad infrastructure is an essential link in the supply chain and 13 provides an efficient way to connect Washington's economy to national 14 and international markets. The legislature further finds that maintenance and improvements to the railroad system are needed to 15 16 support modern 286,000 pound railcars, foster economic development, 17 increase infrastructure resiliency, avoid supply chain disturbances, and meet carbon reduction goals for transportation greenhouse gases. 18 19 The legislature intends to provide incentives to the rail industry 20 that can lead to a more effective short line rail system.

<u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 82.04
 RCW to read as follows:

3 (1) This chapter does not apply to the value of products or the 4 gross receipts of sales derived by class I railroads for materials 5 required for track maintenance.

6 (2) For the purposes of this section, the following definitions 7 apply.

8 (a) "Class I railroad" means a railroad that is classified by the 9 United States surface transportation board as a class I railroad, as 10 defined in 49 C.F.R. Sec. 1201.1-1(a), as in effect January 1, 2023.

11 (b) "Materials required for track maintenance" has the same 12 meaning as in section 5 of this act.

13 (3) This section expires June 30, 2034.

14 <u>NEW SECTION.</u> Sec. 3. A new section is added to chapter 82.04 15 RCW to read as follows:

16 (1) A credit is allowed against taxes due under this chapter of 17 expenditures made by an eligible taxpayer pursuant to subsection (2) 18 of this section.

(2) Qualified expenditures incurred by an eligible taxpayer maybe used to generate a credit for the following amounts:

(a) For qualified short line railroad maintenance expenditures, a credit is allowed against the taxes due under this chapter in an amount equal to 50 percent of the qualified short line railroad maintenance expenditures. The amount of the credit may not exceed an amount equal to \$5,000 multiplied by the number of miles of railroad track owned or leased in the state by the eligible taxpayer as of the close of the taxable year.

(b) For qualified new rail development expenditures, a credit is allowed against the taxes due under this chapter in an amount equal to 100 percent of the new rail development expenditures of an eligible taxpayer. The amount of the credit for new rail development expenditures may not exceed \$2,000,000 for each new rail development project of an eligible taxpayer.

34 (c) For qualified railroad modernization and rehabilitation 35 expenditures, a credit is allowed against the taxes due under this 36 chapter in an amount equal to 100 percent of the qualified railroad 37 modernization and rehabilitation expenditures by an eligible 38 taxpayer.

1 (3) The credit claimed may not exceed the tax that would 2 otherwise be due under this chapter. Refunds may not be granted in 3 the place of credits. Expenditures not used to earn a credit in one 4 fiscal year may be carried forward for no more than five years 5 immediately following the year that the credit was allowed.

6 (4) An eligible taxpayer may assign distribution of all or a portion of the allowed credit or an unused portion of the credit by 7 written agreement to any taxpayer subject to the tax imposed under 8 this section at any time during the year in which the credit is 9 earned and the years following the year of the qualified 10 11 expenditures. The taxpayer originally allowed the credit and the 12 subsequent transferee shall jointly file a copy of the written credit transfer agreement with the department. The agreement shall include 13 14 the names, addresses, and taxpayer identification numbers of the parties to the transfer, the amount of the credit being transferred, 15 16 the year the credit was originally allowed to the transferring 17 taxpayer, and the tax year or years for which the credit may be 18 claimed.

19 (5) The department shall administer the credit. The department 20 shall provide a simple credit application form that the department 21 shall post on its website.

(6) No new credits may be issued after June 30, 2034, except credits that are being carried forward from prior years may be applied in accordance with subsection (3) of this section.

25 (7) For the purposes of this section, the following definitions 26 apply:

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(a) "Eligible taxpayer" means:

(i) Any railroad subject to the tax under this chapter that is
classified by the United States surface transportation board as a
class II or class III railroad, as defined in 49 C.F.R. Sec.
1201.1-1(a), as in effect January 1, 2023;

(ii) Any railroad owned by a port, city, or county in the stateof Washington; or

34 (iii) Any owner or lessee of rail siding, industrial spur, or 35 industry track located on or adjacent to a class II or class III 36 railroad in the state of Washington.

37 (b) "Qualified new rail development expenditures" means 38 expenditures for new rail development by an eligible taxpayer, which 39 includes the construction of new track, industrial leads, switches, 40 spurs, sidings, rail loading docks, and transloading structures

involved with providing rail services to new customer locations or
 existing customer expansions in the state by an eligible taxpayer.

3 "Qualified railroad modernization and rehabilitation (C) expenditures" means expenditures by an eligible taxpayer to upgrade 4 less than 90 pound rail and switches, 286,000 capacity rail upgrades 5 6 to the mainline track, major rail and tie replacement projects, track 7 capacity enhancements, bridge rehabilitation or bridge replacement projects, or other track-related projects determined to enhance or 8 modernize the existing track infrastructure in the state by an 9 eligible taxpayer. 10

(d) "Qualified short line railroad maintenance expenditures" means expenditures for railroad infrastructure including, but not limited to, rail, ties, tie plates, joint bars, fasteners, switches, ballast, subgrade, roadbed, bridges, industrial leads, sidings, signs, safety barriers, crossing signals and gates, and related track structures owned or leased by a class II or class III railroad.

(8) This section expires June 30, 2039.

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18 <u>NEW SECTION.</u> Sec. 4. A new section is added to chapter 82.04
19 RCW to read as follows:

(1) Any owner or operator of a class I railroad, or owner of a company that recycles railroad material, is eligible for an exemption from the tax under this chapter in the form of a credit as provided in this section if:

(a) The class I railroad transfers to an eligible taxpayer
railroad rail, ties, tie plates, joint bars, fasteners, switches,
ballast, or other equipment or materials that are part of the rail
infrastructure it has removed from use on the main railroad line to
be installed on tracks used by class II and class III railroads; or

(b) The owner of a company that recycles railroad materials transfers to an eligible taxpayer rail, ties, fasteners, switches, ballast, or other equipment or materials that are part of the rail infrastructure to be installed on tracks used by class II and class III railroads.

34 (2) The credit is equal to the fair market value of the donated35 materials used for track maintenance, expansion, or modernization.

36 (3) An owner or operator of a class I railroad, or owner of a 37 company that recycles railroad material, may assign distribution of 38 all or a portion of the allowed credit or an unused portion of the 39 credit by written agreement to any taxpayer subject to the tax

imposed under this section at any time during the year in which the 1 credit is earned and the years following the year of the qualified 2 expenditures. The taxpayer originally allowed the credit and the 3 subsequent transferee shall jointly file a copy of the written credit 4 transfer agreement with the department. The agreement shall include 5 6 the names, addresses, and taxpayer identification numbers of the 7 parties to the transfer, the amount of the credit being transferred, the year the credit was originally allowed to the transferring 8 taxpayer, and the tax year or years for which the credit may be 9 claimed. 10

11 (4) The department shall administer the credit. The department 12 shall provide a simple credit application form that the department 13 shall post on its website.

14 (5) No new credits may be issued after June 30, 2034, except 15 credits that are being carried forward from prior years may be 16 applied in accordance with subsection (2) of this section.

(6) For purposes of this section, "eligible taxpayer" means:

(a) Any railroad subject to the tax under this chapter that is
classified by the United States surface transportation board as a
class II or class III railroad, as defined in 49 C.F.R. Sec.
1201.1-1(a), as in effect January 1, 2023;

(b) Any railroad owned by a port, city, or county in the state ofWashington; or

(c) Any owner or lessee of rail siding, industrial spur, or industry track located on or adjacent to a class II or class III railroad in the state of Washington.

27 (7) This section expires June 30, 2039.

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28 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 82.08 29 RCW to read as follows:

30 (1) The tax levied by RCW 82.08.020 does not apply to sales of 31 materials required for track maintenance to:

32 (a) Owners and operators of class II or class III railroad 33 operators;

34 (b) Any railroad owned by a port, city, or county in the state of35 Washington; or

36 (c) Any owner or lessee of a rail siding, industrial spur, or 37 industry track located on or adjacent to a class II or class III 38 railroad in the state of Washington.

(2) For the purposes of this section, the following definitions
 apply.

3 (a) "Class II or class III railroad" means railroads that are 4 classified by the United States surface transportation board as a 5 class II or class III railroad, as defined in 49 C.F.R. Sec. 6 1201.1-1(a), as in effect January 1, 2023.

7 (b) "Materials required for track maintenance" means rail, ties, 8 tie plates, joint bars, fasteners, switches, ballast, subgrade, 9 roadbed, bridges, industrial leads, sidings, signs, safety barriers, 10 crossing signals and gates, and track.

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(3) This section expires June 30, 2034.

12 <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 82.12 13 RCW to read as follows:

14 (1) The provisions of this chapter do not apply with respect to 15 materials required for track maintenance to:

16 (a) Owners and operators of class II or class III railroad 17 operators;

18 (b) Any railroad owned by a port, city, or county in the state of 19 Washington; or

(c) Any owner or lessee of a rail siding, industrial spur, or industry track located on or adjacent to a class II or class III railroad in the state of Washington.

(2) For purposes of this section, the following definitionsapply.

(a) "Class II or class III railroad" means railroads that are
classified by the United States surface transportation board as a
class II or class III railroad, as defined in 49 C.F.R. Sec.
1201.1-1(a), as in effect January 1, 2023.

(b) "Materials required for track maintenance" has the same meaning as in section 5 of this act.

31 (3) This section expires June 30, 2034.

32 <u>NEW SECTION.</u> Sec. 7. A new section is added to chapter 82.16 33 RCW to read as follows:

(1) A credit is allowed against taxes due under this chapter of
 expenditures made by an eligible taxpayer pursuant to subsection (2)
 of this section.

37 (2) Qualified expenditures incurred by an eligible taxpayer may38 be used to generate a credit for the following amounts:

1 (a) For qualified short line railroad maintenance expenditures, a 2 credit is allowed against the taxes due under this chapter in an 3 amount equal to 50 percent of the qualified short line railroad 4 maintenance expenditures. The amount of the credit may not exceed an 5 amount equal to \$5,000 multiplied by the number of miles of railroad 6 track owned or leased in the state by the eligible taxpayer as of the 7 close of the taxable year.

8 (b) For qualified new rail development expenditures, a credit is 9 allowed against the taxes due under this chapter in an amount equal 10 to 100 percent of the new rail development expenditures of an 11 eligible taxpayer. The amount of the credit for new rail development 12 expenditures may not exceed \$2,000,000 for each new rail development 13 project of an eligible taxpayer.

14 (c) For qualified railroad modernization and rehabilitation 15 expenditures, a credit is allowed against the taxes due under this 16 chapter in an amount equal to 100 percent of the qualified railroad 17 modernization and rehabilitation expenditures by an eligible 18 taxpayer.

19 (3) The credit claimed may not exceed the tax that would 20 otherwise be due under this chapter. Refunds may not be granted in 21 the place of credits. Expenditures not used to earn a credit in one 22 fiscal year may be carried forward for no more than five years 23 immediately following the year that the credit was allowed.

(4) An eligible taxpayer may assign distribution of all or a 24 25 portion of the allowed credit or an unused portion of the credit by 26 written agreement to any taxpayer subject to the tax imposed under this section at any time during the year in which the credit is 27 28 earned and the years following the year of the qualified 29 expenditures. The taxpayer originally allowed the credit and the subsequent transferee shall jointly file a copy of the written credit 30 31 transfer agreement with the department. The agreement shall include 32 the names, addresses, and taxpayer identification numbers of the parties to the transfer, the amount of the credit being transferred, 33 the year the credit was originally allowed to the transferring 34 35 taxpayer, and the tax year or years for which the credit may be 36 claimed.

37 (5) The department shall administer the credit. The department 38 shall provide a simple credit application form that the department 39 shall post on its website.

1 (6) No new credits may be issued after June 30, 2034, except 2 credits that are being carried forward from prior years may be 3 applied in accordance with subsection (3) of this section.

4 (7) For the purposes of this section, the following definitions 5 apply:

6

(a) "Eligible taxpayer" means:

7 (i) Any railroad subject to the tax under this chapter that is 8 classified by the United States surface transportation board as a 9 class II or class III railroad, as defined in 49 C.F.R. Sec. 10 1201.1-1(a), as in effect January 1, 2023;

(ii) Any railroad owned by a port, city, or county in the state of Washington; or

13 (iii) Any owner or lessee of rail siding, industrial spur, or 14 industry track located on or adjacent to a class II or class III 15 railroad in the state of Washington.

16 (b) "Qualified new rail development expenditures" means 17 expenditures for new rail development by an eligible taxpayer, which 18 includes the construction of new track, industrial leads, switches, 19 spurs, sidings, rail loading docks, and transloading structures 20 involved with providing rail services to new customer locations or 21 existing customer expansions in the state by an eligible taxpayer.

22 "Oualified railroad modernization and rehabilitation (C) 23 expenditures" means expenditures by an eligible taxpayer to upgrade less than 90 pound rail and switches, 286,000 capacity rail upgrades 24 25 to the mainline track, major rail and tie replacement projects, track 26 capacity enhancements, bridge rehabilitation or bridge replacement 27 projects, or other track-related projects determined to enhance or modernize the existing track infrastructure in the state by an 28 29 eligible taxpayer.

30 (d) "Qualified short line railroad maintenance expenditures" 31 means expenditures for railroad infrastructure including, but not 32 limited to, rail, ties, tie plates, joint bars, fasteners, switches, 33 ballast, subgrade, roadbed, bridges, industrial leads, sidings, 34 signs, safety barriers, crossing signals and gates, and related track 35 structures owned or leased by a class II or class III railroad.

36 (8) This section expires June 30, 2039.

37 <u>NEW SECTION.</u> Sec. 8. A new section is added to chapter 82.16 38 RCW to read as follows: 1 (1) Any owner or operator of a class I railroad, or owner of a 2 company that recycles railroad material, is eligible for an exemption 3 from the tax under this chapter in the form of a credit as provided 4 in this section if:

5 (a) The class I railroad transfers to an eligible taxpayer 6 railroad rail, ties, tie plates, joint bars, fasteners, switches, 7 ballast, or other equipment or materials that are part of the rail 8 infrastructure it has removed from use on the main railroad line to 9 be installed on tracks used by class II and class III railroads; or

10 (b) The owner of a company that recycles railroad materials 11 transfers to an eligible taxpayer rail, ties, tie plates, joint bars, 12 fasteners, switches, ballast, or other equipment or materials that 13 are part of the rail infrastructure to be installed on tracks used by 14 class II and class III railroads.

15 (2) The credit is equal to the fair market value of the donated 16 materials used for track maintenance, expansion, or modernization.

17 (3) An owner or operator of a class I railroad, or owner of a company that recycles railroad material, may assign distribution of 18 all or a portion of the allowed credit or an unused portion of the 19 credit by written agreement to any taxpayer subject to the tax 20 imposed under this section at any time during the year in which the 21 credit is earned and the years following the year of the qualified 22 expenditures. The taxpayer originally allowed the credit and the 23 subsequent transferee shall jointly file a copy of the written credit 24 25 transfer agreement with the department. The agreement shall include 26 the names, addresses, and taxpayer identification numbers of the 27 parties to the transfer, the amount of the credit being transferred, the year the credit was originally allowed to the transferring 28 taxpayer, and the tax year or years for which the credit may be 29 claimed. 30

31 (4) The department shall administer the credit. The department 32 shall provide a simple credit application form that the department 33 shall post on its website.

34 (5) No new credits may be issued after June 30, 2034, except 35 credits that are being carried forward from prior years may be 36 applied in accordance with subsection (2) of this section.

37 (6) For purposes of this section, "eligible taxpayer" means:

(a) Any railroad subject to the tax under this chapter that isclassified by the United States surface transportation board as a

HB 1371

class II or class III railroad, as defined in 49 C.F.R. Sec.
 1201.1-1(a), as in effect January 1, 2023;

3 (b) Any railroad owned by a port, city, or county in the state of 4 Washington; or

5 (c) Any owner or lessee of rail siding, industrial spur, or 6 industry track located on or adjacent to a class II or class III 7 railroad in the state of Washington.

(7) This section expires June 30, 2039.

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9 Sec. 9. (1) This section is the tax preference NEW SECTION. 10 performance statement for the tax preferences contained in chapter . . ., Laws of 2023 (this act). This performance statement is 11 only intended to be used for subsequent evaluation of the tax 12 preferences. It is not intended to create a private right of action 13 by any party or be used to determine eligibility for preferential tax 14 15 treatment.

16 (2) The legislature categorizes the tax preferences in this act 17 as ones intended to accomplish a general purpose, as indicated in RCW 18 82.32.808(2)(f), which is to promote economic development throughout 19 Washington.

(3) It is the legislature's specific public policy objective to
 encourage and expand economic development by incentivizing investment
 in Washington's railroad infrastructure.

(4) The legislature intends to extend the expiration date of the tax preferences in this act if a review finds that freight rail system in the state has been maintained or improved. In conducting its review under this section, the joint legislative audit and review committee should consider, among other measures:

28 (a) The total miles capable of transporting 286,000-pound 29 railcars;

30 (b) The number of miles of track rehabilitated to 90-pound rail 31 or greater;

32 (c) The number of ties replaced;

33 (d) The amount of ballast replaced;

34 (e) The number of bridges returned from out of service or able to35 operate heavier loaded equipment;

36 (f) The number of switches installed;

37 (g) Any related safety benefits of addressing at-grade crossings;

38 (h) The number of rail cars from increased economic activity;

1 (i) Any improvement in federal railroad administration track 2 classification designation up to and including class II track and the 3 ability to operate at greater speeds; and

(j) The amount of steel or ties deemed obsolete by a class I
railroad, as defined in section 2 of this act, that are reused by a
class II or class III railroad, as defined in section 5 of this act,
within Washington.

8 (5) In order to obtain the data necessary to perform a review in 9 subsection (4) of this section, the joint legislative audit and 10 review committee may refer to any data collected by the state.

11 <u>NEW SECTION.</u> Sec. 10. This act takes effect January 1, 2024.

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