FIRST REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 669

103RD GENERAL ASSEMBLY

1096H.02C

JOSEPH ENGLER, Chief Clerk

AN ACT

To amend chapter 135, RSMo, by adding thereto one new section relating to a tax credit for qualified railroad infrastructure investments.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Chapter 135, RSMo, is amended by adding thereto one new section, to be 2 known as section 135.1210, to read as follows:

135.1210. 1. As used in this section, the following terms mean:

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(1) "Eligible taxpayer":

3 (a) Any short line railroad company located wholly or partly in the state of 4 Missouri that is classified by the United States Surface Transportation board as a Class 5 II or Class III railroad and subject to the tax imposed under chapter 143 or 148 who 6 made qualified railroad expenditures in Missouri or qualified new rail infrastructure 7 expenditures in Missouri during the tax year for which a credit is claimed under this 8 section;

9 (b) Any owner or lessee of a rail siding, industrial spur, or industry track located 10 on or adjacent to any railroad in the state of Missouri and subject to the tax imposed 11 under chapter 143 or 148 who made qualified railroad expenditures in Missouri or 12 qualified new rail infrastructure expenditures in Missouri during the tax year for which 13 a credit is claimed under this section; or

14 (c) Any port authority existing under chapter 68 or any city-owned railroad that 15 is not subject to the tax imposed under chapter 143 or 148 who made qualified railroad 16 expenditures in Missouri or qualified new rail infrastructure expenditures in Missouri 17 during the tax year for which a credit is claimed under this section;

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

18 (2) "Qualified amount", for any eligible taxpayer in a given tax year, an amount 19 equal to fifty percent of an eligible taxpayer's qualified railroad track expenditures or 20 qualified new rail infrastructure expenditures, provided that:

(a) For qualified railroad track expenditures, the amount of tax credit shall not
exceed an amount equal to the product of five thousand dollars multiplied by the
number of miles of railroad track owned or leased in the state by a Class II or Class III
railroad as of the close of the tax year; and

25 (b) For qualified new rail infrastructure expenditures, the amount of tax credit 26 shall not exceed one million dollars for each new rail-served customer project of an 27 eligible taxpayer;

(3) "Qualified new rail infrastructure expenditures", gross expenditures for new
rail infrastructure by an eligible taxpayer, which includes the construction of new track
infrastructure such as industrial leads, switches, spurs, sidings, rail loading docks, and
transloading structures involved with servicing new or existing customer locations or
expansions by any railroad located in Missouri;

(4) "Qualified railroad expenditures", gross expenditures for maintenance,
reconstruction, or replacement of railroad infrastructure, including track, roadbed,
bridges, industrial leads and sidings, and track-related structures owned or leased by a
Class II or Class III railroad located in Missouri. "Qualified railroad expenditures"
does not include expenditures used to generate a federal tax credit or expenditures
funded by a state or federal grant;

(5) "Tax credit", a credit against the tax otherwise due under chapter 143 or 148,
excluding withholding tax imposed under sections 143.191 to 143.265.

2. For all tax years beginning on or after January 1, 2026, an eligible taxpayer
shall be allowed to claim a nonrefundable tax credit for qualified railroad track
expenditures in Missouri or for qualified new rail infrastructure expenditures in
Missouri against the taxpayer's state tax liability in an amount equal to the taxpayer's
qualified amount.

46 3. An eligible taxpayer who seeks to claim a tax credit under this section shall submit a certificate of eligibility to the Missouri department of economic development 47 after completion of the qualified railroad expenditures or qualified new rail 48 49 infrastructure expenditures. The certificate shall include the number of miles of 50 railroad track owned or leased in this state and a description of the amount of qualified 51 railroad expenditures or qualified new rail infrastructure expenditures completed. The 52 certificate shall be made on forms and in the manner prescribed by the department and 53 considered in the order received.

4. If the department of economic development determines that the taxpayer meets the requirements to claim a tax credit under this section, the department may issue a certificate of eligibility to the eligible taxpayer. The certificate shall be numbered for identification and declare its date of issuance and the amount of the tax credit allowed under this section.

59 5. (1) The cumulative amount of tax credits under this section authorized for 60 qualified railroad expenditures in this state shall not exceed four million five hundred 61 thousand dollars per calendar year. If the amount of tax credits claimed in a calendar 62 year under this section for qualified railroad expenditures exceeds four million five 63 hundred thousand dollars, tax credits shall be allowed based on the order in which they 64 are claimed.

65 (2) The cumulative amount of tax credits under this section authorized for 66 qualified new rail infrastructure expenditures in this state shall not exceed ten million 67 dollars per calendar year. If the amount of tax credits claimed in a calendar year under 68 this section for qualified new rail infrastructure expenditures exceeds ten million 69 dollars, tax credits shall be allowed based on the order in which they are claimed.

6. Any unused portion of a tax credit allowed under this section may be carried
forward for up to five subsequent tax years immediately following the tax year the
credit was allowed.

73 7. (1) Subject to the requirements of this subsection, an eligible taxpayer who 74 earns and is entitled to the credit or to an unused portion of the credit allowed by this 75 section may transfer all or a portion of the unused credit by written agreement to any 76 taxpayer subject to tax imposed under chapter 143, 147, or 148, at any time during the 77 year in which the credit is earned and the five years following the year of the qualified 78 expenditures. The taxpayer originally allowed the tax credit and the subsequent 79 transferee shall jointly file a copy of the written credit transfer agreement with the department of revenue. The agreement shall include the name, address, and taxpayer 80 81 identification number of the parties to the transfer; the amount of the credit being 82 transferred; the year the credit was originally allowed to the transferring taxpayer; and the tax year or years for which the credit may be claimed. In the event of such a 83 84 transfer, the transferee may claim the credit on the transferee's income tax return 85 originally due during the calendar year in which the transfer takes place only for tax 86 years that begin on or after January 1, 2026, and in the case of carryover of the credit, on the transferee's returns for the number of years of carryover available to the 87 88 transferor at the time of the transfer unless earlier exhausted.

89 (2) In the event that after the transfer the department of revenue determines 90 that the amount of credit properly available under this section is less than the amount

HCS HB 669

91 claimed by the transferor of the credit or that the credit is subject to recapture, the 92 department shall assess the amount of overstated or recaptured credit as taxes due from 93 the transferor and not the transferee. The assessment shall be made in the manner 94 provided for a deficiency in taxes under state law.

8. The department of economic development shall prepare an annual report for the general assembly outlining the qualified railroad expenditures and qualified new rail infrastructure expenditures for each eligible taxpayer and a statement summarizing the investments made by the eligible taxpayer.

99 9. The department of economic development may promulgate rules governing the allowance of the income tax credit provided for in this section, including provisions 100 for the verification of the timeliness of a claim, the process and documentation required 101 102 for the department of economic development to approve an income tax credit for 103 qualified railroad expenditures or qualified new rail infrastructure expenditures, and 104 any documentation that the department of economic development requires in order to 105 determine that an eligible taxpayer meets the requirements of this section. In addition 106 to other needed rules, the department of economic development may promulgate rules 107 prescribing, in the case of S corporations or partnerships, a method of attributing the 108 credit under this section to the shareholders or partners in proportion to their share of the income from the S corporation or partnership. A credit issued or transferred under 109 110 this section to an estate or trust may be used by the relevant fiduciary against the 111 fiduciary income tax imposed under section 143.061.

112 10. The department of revenue and the department of economic development 113 shall promulgate all necessary rules and regulations for the administration of this 114 section including, but not limited to, rules relating to the verification of a taxpayer's 115 qualified amount. Any rule or portion of a rule, as that term is defined in section 116 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, 117 118 if applicable, section 536.028. This section and chapter 536 are nonseverable and if any 119 of the powers vested with the general assembly pursuant to chapter 536 to review, to 120 delay the effective date, or to disapprove and annul a rule are subsequently held 121 unconstitutional, then the grant of rulemaking authority and any rule proposed or 122 adopted after August 28, 2025, shall be invalid and void.

123 **11.** The tax credit authorized under this section shall be considered a 124 redevelopment tax credit, as defined under section 135.800, and shall be subject to 125 the provisions of section 135.800 to 135.830.

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12. Under section 23.253 of the Missouri sunset act:

HCS HB 669

127 (1) The provisions of the new program authorized under this section shall 128 automatically sunset December thirty-first six years after the effective date of this 129 section, unless reauthorized by an act of the general assembly;

(2) If such program is reauthorized, the program authorized under this section
 shall automatically sunset December thirty-first twelve years after the effective date of
 the reauthorization of this section; and

133 (3) This section shall terminate on September first of the calendar year
134 immediately following the calendar year in which the program authorized under this
135 section is sunset.

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