EAP

S1879-1

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1879

(SENATE AU	THORS: PUTN	AM, Weber, Dziedzic, Dornink and Frentz)
DATE	D-PG	OFFICIAL STATUS
02/20/2023	908	Introduction and first reading Referred to Agriculture, Broadband, and Rural Development
03/06/2023	1299a	Comm report: To pass as amended and re-refer to Taxes See HF1938

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to agriculture; modifying eligibility for beginning farmer tax credit for the sale of an agricultural asset; requiring a report; repealing the sunset of the credit; amending Minnesota Statutes 2022, section 41B.0391, subdivisions 2, 4, 6; repealing Minnesota Statutes 2022, section 41B.0391, subdivision 7.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2022, section 41B.0391, subdivision 2, is amended to read:
1.8	Subd. 2. Tax credit for owners of agricultural assets. (a) An owner of agricultural
1.9	assets may take a credit against the tax due under chapter 290 for the sale or rental of
1.10	agricultural assets to a beginning farmer in the amount allocated by the authority under
1.11	subdivision 4. An owner of agricultural assets is eligible for allocation of a credit equal to:
1.12	(1) five eight percent of the lesser of the sale price or the fair market value of the
1.13	agricultural asset, up to a maximum of \$32,000 \$50,000;
1.14	(2) ten percent of the gross rental income in each of the first, second, and third years of
1.15	a rental agreement, up to a maximum of \$7,000 per year; or
1.16	(3) 15 percent of the cash equivalent of the gross rental income in each of the first,
1.17	second, and third years of a share rent agreement, up to a maximum of \$10,000 per year.
1.18	(b) A qualifying rental agreement includes cash rent of agricultural assets or a share rent
1.19	agreement. The agricultural asset must be rented at prevailing community rates as determined
1.20	by the authority.
1.21	(c) The credit may be claimed only after approval and certification by the authority, and
1.22	is limited to the amount stated on the certificate issued under subdivision 4. An owner of

1

agricultural assets must apply to the authority for certification and allocation of a credit, in
a form and manner prescribed by the authority.

(d) An owner of agricultural assets or beginning farmer may terminate a rental agreement, 2.3 including a share rent agreement, for reasonable cause upon approval of the authority. If a 2.4 rental agreement is terminated without the fault of the owner of agricultural assets, the tax 2.5 credits shall not be retroactively disallowed. In determining reasonable cause, the authority 2.6 must look at which party was at fault in the termination of the agreement. If the authority 2.7 determines the owner of agricultural assets did not have reasonable cause, the owner of 2.8 agricultural assets must repay all credits received as a result of the rental agreement to the 2.9 commissioner of revenue. The repayment is additional income tax for the taxable year in 2.10 which the authority makes its decision or when a final adjudication under subdivision 5, 2.11 paragraph (a), is made, whichever is later. 2.12

(e) The credit is limited to the liability for tax as computed under chapter 290 for the
taxable year. If the amount of the credit determined under this section for any taxable year
exceeds this limitation, the excess is a beginning farmer incentive credit carryover according
to section 290.06, subdivision 37.

- 2.17 (f) Notwithstanding subdivision 1, paragraph (c), for purposes of the credit for the sale
 2.18 of an agricultural asset under paragraph (a), clause (1), the family member definitional
 2.19 exclusions in subdivision 1, paragraph (c), clauses (4) and (5), do not apply.
- (g) For a sale to a family member to qualify for the credit under paragraph (a), clause
 (1), the sales price of the agricultural asset must equal or exceed the assessed value of the
 asset as of the date of the sale. If there is no assessed value, the sales price must equal or
- exceed 80 percent of the fair market value of the asset as of the date of the sale.

2.24 (h) For the purposes of this section, "sale to a family member" means a sale to a beginning
 2.25 farmer in which the beginning farmer or the beginning farmer's spouse is a family member
 2.26 of:

- 2.27 (1) the owner of the agricultural land asset; or
- 2.28 (2) a partner, member, shareholder, or trustee of the owner of the agricultural asset.
- 2.29 (i) For a sale to a socially disadvantaged farmer or rancher, the credit rate under paragraph
- 2.30 (a), clause (1), is twelve percent rather than eight percent. For the purposes of this section,
- 2.31 <u>"socially disadvantaged farmer or rancher" has the meaning given in United States Code,</u>
- 2.32 <u>title 7, section 2279(a)(5).</u>

	SF1879	REVISOR	EAP	S1879-1	1st Engrossment
3.1	EFFECT	IVE DATE. This see	ction is effective	e for taxable years begir	ning after December
3.2	31, 2022.				
3.3	Sec. 2. Mir	mesota Statutes 2022	2, section 41B.	0391, subdivision 4, is	amended to read:
3.4	Subd. 4. A	Authority duties. (a) The authority	v shall:	
3.5	(1) appro	ve and certify or reco	ertify beginning	g farmers as eligible fo	or the program under
3.6	this section;				
3.7	(2) appro	ve and certify or rec	ertify owners o	of agricultural assets as	eligible for the tax
3.8	credit under	subdivision 2 subjec	t to the allocati	ion limits in paragraph	(c);
3.9	(3) provid	de necessary and rea	sonable assista	nce and support to beg	inning farmers for
3.10		·		gement programs appro	
3.11	(4) refer l	beginning farmers to	agencies and	organizations that may	provide additional
3.12		ormation and assistar	•	organizations that may	provide additional
	-			1 T' A (1 ')	
3.13		_		al Finance Authority mu	
3.14				necessary to administe as 37 and 38. The Rura	*
3.15				ue of approval and cer	•
3.16				of agricultural assets	
3.17		0 0		2	
3.18				must include the amou	it of credit approved
3.19	by the author	rity and stated on the	credit certifica	ate.	
3.20	(b) The c	ertification of a begin	nning farmer o	r an owner of agricultu	ral assets under this
3.21	section is val	id for the year of the	e certification a	and the two following	years, after which
3.22	time the begi	nning farmer or owr	ner of agricultu	ral assets must apply t	o the authority for
3.23	recertificatio	n.			
3.24	(c) For cre	edits for owners of ag	gricultural asset	s allowed under subdiv	ision 2, the authority
3.25	must not allo	cate more than \$5,0 0)0,000 for taxa	ble years beginning af	ter December 31,
3.26	2017, and be	fore January 1, 2019	, and must not	allocate more than \$6	,000,000 for taxable
3.27	years beginn	ing after December ?	31, 2018	0,000 for each taxable	year. The authority
3.28	must allocate	credits on a first-coi	ne, first-served	l basis beginning on Ja	nuary 1 of each year,
3.29	except that re	ecertifications for the	e second and th	nird years of credits un	der subdivision 2,
3.30	paragraph (a)	, clauses (1) and (2),	have first priori	ty. Any amount authori	zed but not allocated
3.31	in any taxabl	e year does not canc	el and is added	l to the allocation for th	ne next taxable year.

3

	SF1879	REVISOR	EAP	S1879-1	1st Engrossment
4.1	EFFECT	IVE DATE. This sec	ction is effective	for taxable years begini	ning after December
4.2	31, 2022.				
4.3	Sec. 3. Min	nesota Statutes 2022	2, section 41B.0	391, subdivision 6, is	amended to read:
4.4				nan February 1, 2022 2	
4.5		-		issioner of revenue, m	
4.6				legislative committees	
4.7	-		-	velopment, and taxes,	-
4.8			0 0	r tax credits under this	
4.9	tax years beg	inning after Decemb	ber 31, 2017, and	d before January 1, 20	22 _2024.
4.10	(b) The re	port must include ba	ckground inform	nation on beginning fa	rmers in Minnesota
4.11	and any other	r information the con	mmissioner and	authority find relevan	t to evaluating the
4.12	effect of the c	credits on increasing	opportunities for	or and the number of b	beginning farmers.
4.13	(c) For cre	edits issued under su	ubdivision 2, par	ragraph (a), clauses (1)) to (3) , the report
4.14	must include:	:			
4.15	(1) the nu	mber and amount of	f credits issued u	inder each clause;	
4.16	(2) the ge	ographic distribution	n of credits issue	ed under each clause;	
4.17	(3) the typ	be of agricultural ass	sets for which cr	edits were issued und	er clause (1);
4.18	(4) the nu	mber and geographi	c distribution of	beginning farmers wl	nose purchase or
4.19	rental of asse	ts resulted in credits	for the seller or	owner of the asset;	
4.20	(5) the nu	mber and amount of	f credits disallov	ved under subdivision	2, paragraph (d);
4.21	(6) data or	n the number of beg	inning farmers l	by geographic region i	n calendar years
4.22	2017 through	1 2021 2023, includi	ng:		
4.23	(i) the nur	nber of beginning fa	armers by race a	nd ethnicity, as those t	erms are applied in
4.24	<u>the 2020 Unit</u>	ted States Census; an	nd		
4.25	(ii) to the	extent available, the	number of begi	nning farmers who ar	e members of a
4.26	socially disac	lvantaged group, as	defined in Unite	d States Code, title 7,	section 2279(a)(6);
4.27	and				
4.28	(7) the nu	mber and amount of	credit application	ons that exceeded the	allocation available
4.29	in each year.				
4.30	(d) For cr	edits issued under su	ubdivision 3, the	report must include:	
4.31	(1) the nu	mber and amount of	f credits issued;		

4

5.1	(2) the geographic distribution of credits;
5.2	(3) a listing and description of each approved financial management program for which
5.3	credits were issued; and
5.4	(4) a description of the approval procedure for financial management programs not on
5.5	the list maintained by the authority, as provided in subdivision 3, paragraph (a).
5.6	EFFECTIVE DATE. This section is effective the day following final enactment.
5.7	Sec. 4. <u>REPEALER.</u>
5.8	Minnesota Statutes 2022, section 41B.0391, subdivision 7, is repealed.
5.9	EFFECTIVE DATE. This section is effective the day following final enactment.

APPENDIX Repealed Minnesota Statutes: S1879-1

41B.0391 BEGINNING FARMER PROGRAM; TAX CREDITS.

Subd. 7. Sunset. This section expires for taxable years beginning after December 31, 2023.