03/14/22

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 4300

 (SENATE AUTHORS: DAHMS, Weber, Rosen, Howe and Frentz)

 DATE
 D-PG
 OFFICIAL STATUS

 03/28/2022
 Introduction and first reading Referred to Commerce and Consumer Protection Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to commerce; establishing a liquid fuel modernization fee and reimbursement program; appropriating money; amending Minnesota Statutes 2020, section 296A.15, by adding a subdivision; proposing coding for new law in Minnesota Statutes, chapter 239.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [239.787] LIQUID FUEL MODERNIZATION FEE; REIMBURSEMENT.
1.8	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.9	the meanings given.
1.10	(b) "Aboveground storage tank system" means the system of components required to
1.11	safely store liquid fuel aboveground and make it available to (1) purchase by a consumer,
1.12	or (2) load onto a fuel transport vehicle. Aboveground storage tank system includes but is
1.13	not limited to tanks, vent tubes, tank monitors, piping, pumps, containment, meters, loading
1.14	racks, dispensers, hoses, and pump handles which are primarily located aboveground.
1.15	(c) "Account" means the liquid fuel modernization account established in subdivision
1.16	<u>2.</u>
1.17	(d) "Board" means the Liquid Fuel Modernization Board required under subdivision 12.
1.18	(e) "Bulk plant" means a liquid fuel storage facility with no more than 250,000 gallons
1.19	of combined aboveground and underground storage capacity.
1.20	(f) "Controlled group" has the meaning given in section 1563(a) of the Internal Revenue
1.21	Code.

1

2.1	(g) "Eligible entity" means a person, including a controlled group, that installs eligible				
2.2	fuel infrastructure at a new or existing retail fueling site or bulk plant owned or operated				
2.3	by the person.				
2.4	(h) "Eligible fuel infrastructure" means:				
2.5	(1) all aboveground storage tank system components that are compatible with higher				
2.6	biofuel blends, and essential parts and materials that directly support the components; and				
2.7	(2) all underground storage tank system components that are compatible with higher				
2.8	biofuel blends, and essential parts and materials that directly support the components.				
2.9	(i) "Financial assistance" means federal, state, local, and private grants, forgivable loans,				
2.10	and insurance proceeds that support the installation of eligible fuel infrastructure.				
2.11	(j) "Higher biofuel blends" means (1) blends of gasoline and ethanol containing more				
2.12	than ten percent ethanol by volume, and (2) blends of diesel and biodiesel containing more				
2.13	than 20 percent biodiesel by volume.				
2.14	(k) "Liquid fuel" means petroleum products.				
2.15	(1) "Petroleum products" means the products identified in section 296A.01, subdivision				
2.16	42, and blends of diesel and biodiesel containing between 21 and 100 percent biodiesel.				
2.17	(m) "Retail fueling site" means a convenience store, service station, or other facility that				
2.18	offers liquid fuel for sale to consumers.				
2.19	(n) "Underground storage tank system" means the system of components required to				
2.20	safely store liquid fuel underground and make it available to (1) purchase by a consumer,				
2.21	or (2) load onto a fuel transport vehicle. Underground storage tank system includes but is				
2.22	not limited to spill buckets, drop tubes, tanks, vent tubes, tank monitors, piping, submersible				
2.23	pumps, containment, meters, dispensers, hoses, and pump handles which are located above				
2.24	or below ground.				
2.25	Subd. 2. Account; revenue sources; appropriation. (a) A liquid fuel modernization				
2.26	account is established in the special revenue fund. Revenue from the following sources must				
2.27	be deposited in the state treasury and credited to the account:				
2.28	(1) the proceeds of the fee imposed under subdivision 4;				
2.29	(2) interest attributable to investment of money in the account;				
2.30	(3) money received by the commissioner in the form of gifts, grants other than federal				
2.31	grants, reimbursements, or appropriations from any source intended to be used for the				
2.32	purposes of this section; and				

Section 1.

	03/14/22	REVISOR	RSI/MR	22-06790	as introduced
3.1	(4) monev	recovered by the	e state under this se	ection, including administ	trative expenses.
3.2				ent, stipulation, or settlem	
3.3	(b) Money in the account is appropriated to the commissioner to award and administer				
3.4		nts under subdivis			
3.5				ast notify the commission	
3.6				ow \$25,000,000 and, wit	
3.7				venue must impose the fe	•
3.8				r months, with payment t	o be submitted
3.9	with each more	nthly distributor	tax return.		
3.10	<u>Subd. 4.</u> L	iquid fuel mode	ernization fee. (a)	Beginning July 1, 2022, u	until June 30,
3.11	2032, a liquid	fuel modernizati	on fee is imposed of	on the use of tanks that co	ontain petroleum
3.12	products. On	products other th	an gasoline, the fee	e must be paid in the mar	mer provided in
3.13	section 296A.	15 by the first lic	ensed distributor r	eceiving the product in N	/linnesota, as
3.14	defined in sec	tion 296A.01. W	hen the product is	gasoline, the distributor	responsible for
3.15	paying the gas	soline tax is also	responsible for pay	ying the liquid fuel mode	rnization fee.
3.16	<u>(b)</u> The co	mmissioner of re	venue must impose	e the fee at a rate of \$13 p	er 1,000 gallons
3.17	of petroleum	products, rounde	d to the nearest 1,0	00 gallons.	
3.18	(c) A distr	ibutor who fails t	to pay the fee impo	osed under this subdivisio	on is subject to
3.19	the penalties p	provided in section	on 296A.22.		
3.20	<u>Subd. 5.</u> R	leimbursement j	program. (a) The o	commissioner, in consult	ation with the
3.21	board, must ir	nplement a liquic	l fuel modernizatio	on reimbursement program	n and reimburse
3.22	eligible entitie	es. Applicants for	reimbursement m	ust apply to the commissi	oner in the form
3.23	required by th	e commissioner.			
3.24	(b) Reimb	ursements are eq	ual to 65 percent o	f total reasonable equipm	ient and labor
3.25	costs incurred	l by an eligible er	ntity to acquire and	install eligible fuel infra	structure, but
3.26	must not exce	ed \$800,000 per	eligible entity each	n year. If an eligible entit	y also receives
3.27	financial assis	tance from anothe	er source, the comm	nissioner must decrease th	e reimbursement
3.28	amount under	this paragraph if	f necessary so that	total financial assistance	from all sources
3.29	does not excee	ed 100 percent of t	total reasonable equ	ipment and labor costs. T	he commissioner
3.30	must determir	ne reasonable cos	ts for purposes of	this section.	
3.31	(c) Applic	ations for reimbu	rsement must be s	ubmitted no later than on	e year after the
3.32	date the work	is performed and	l must be accompa	nied by:	

	03/14/22	REVISOR	RSI/MR	22-06790	as introduced
4.1	(1) an invoice that demonstrates to the commissioner's satisfaction that all invoiced costs				
4.2				by the applicant; and	
4.2					
4.3	<u>(2) an all</u>	fidavit certifying th			
4.4	(i) all equ	ipment and labor c	osts submitted fo	r reimbursement were inc	urred to purchase
4.5	or install elig	gible fuel infrastruc	eture;		
4.6	<u>(ii) no co</u>	ontractor has advand	ced funds to the a	applicant; and	
4.7	(iii) the a	pplicant must use t	he eligible fuel in	nfrastructure to offer high	er biofuel blends
4.8	for sale at th	e retail fueling site	or to store highe	r biofuel blends at the bu	lk plant.
4.9	<u>(d)</u> The c	ommissioner must	consider a compl	ete initial application with	hin 60 days of the
4.10	date the initi	al application is su	bmitted, and mus	st consider a complete su	oplemental
4.11	application v	vithin 120 days of t	the date the supp	lemental application is su	lbmitted. The
4.12	commissione	er must notify the a	pplicant in writir	ng if additional time is ne	cessary to review
4.13	the initial or	supplemental appl	ication.		
4.14	Subd. 6.	Duty to provide in	iformation. (a) A	A person who submits an	application to the
4.15	commissione	er for reimbursemen	nt, or who has iss	ued invoices or other dem	ands for payment
4.16	which are the	e basis of an applic	cation, must (1) f	urnish to the commission	er copies of any
4.17	financial rec	ords which the com	nmissioner reque	sts and that are relevant to	o determining the
4.18	validity of th	e costs listed in the	e application, or	(2) make the financial rec	ords reasonably
4.19	available to	the commissioner t	o inspect and aud	lit. The commissioner ma	ay obtain access
4.20	to information	on required to be m	ade available un	der this section as provide	ed in paragraph
4.21	<u>(b).</u>				
4.22	<u>(b)</u> The c	ommissioner or an	y member, emplo	oyee, or agent of the agen	icy authorized by
4.23	the commiss	ioner, may, upon p	resentation of off	ficial agency credentials,	take any of the
4.24	following ac	tions:			
4.25	<u>(1) exam</u>	ine and copy books	s, papers, records	, memoranda, or data of	a person who has
4.26	a duty to pro	vide information to	o the commission	er under paragraph (a); a	nd
4.27	<u>(2) enter</u>	upon public or priv	vate property to t	ake action authorized by	this subdivision,
4.28	including to	obtain information	from a person w	ho has a duty to provide	the information
4.29	under paragr	raph (a), to conduct	surveys and inv	estigations, and to take co	prrective action.
4.30	Subd. 7.	Appealing reimbu	rsement determi	nation. (a) An applicant f	or reimbursement
4.31	may appeal t	to the board a reim	bursement detern	nination made by the con	missioner under
4.32	this section b	y submitting a writ	tten notice setting	g forth the specific basis for	or the appeal. The
4.33	commissione	er must send writte	n notification of	the commissioner's reimb	oursement

4

determination by first class United States mail to the applicant for reimbursement at the 5.1 applicant's last known address. The applicant for reimbursement must file with the board 5.2 5.3 written notice of an appeal of a reimbursement determination made by the commissioner within 60 days of the date that the commissioner sends written notice to the applicant of 5.4 the reimbursement determination. The board must consider the appeal within 90 days of 5.5 receipt of the written notice of appeal by the applicant for reimbursement. The written notice 5.6 must set forth the specific basis for the appeal. 5.7 5.8 (b) An applicant for reimbursement may appeal a reimbursement determination of the board as a contested case under chapter 14. An applicant for reimbursement must provide 5.9 written notification to the board of a request for a contested case, setting forth the specific 5.10 basis for the appeal, within 30 days of the date that the board makes a reimbursement 5.11 determination. An appeal of the board's reimbursement determination may be made only 5.12 by the applicant. The commissioner must make the final decision in a contested case 5.13 requested by an applicant. 5.14 Subd. 8. Returning reimbursement. (a) The commissioner may demand the complete 5.15 or partial return of any reimbursement made under this section if the applicant for 5.16 reimbursement (1) misrepresents or omits a fact relevant to a determination made by the 5.17 commissioner under this section, or (2) has entered an agreement to settle or compromise 5.18 any portion of the reimbursed costs. If the applicant has entered an agreement to settle or 5.19 compromise any portion of the reimbursed costs, the amount returned must be prorated in 5.20 proportion to the amount of the settlement or compromise. 5.21 (b) If a reimbursement under this section is not returned upon demand of the 5.22 commissioner, the commissioner may recover the reimbursement, with administrative and 5.23 legal expenses, in a civil action in a district court brought by the attorney general against 5.24 the applicant. If the commissioner's demand for return of the reimbursement is based on 5.25 willful actions of the applicant, the applicant must also forfeit and pay to the state a civil 5.26 penalty, in an amount to be determined by the court, of not more than the full amount of 5.27 the reimbursement. 5.28 Subd. 9. Fraud. (a) If a person, with intent to defraud, issues an invoice or other demand 5.29 for payment with knowledge that the invoice or other demand is false in whole or in part, 5.30 and with knowledge that the invoice or other demand is being submitted to the board for 5.31 reimbursement: 5.32 (1) that person is considered to have presented a false claim to a public body under 5.33 section 609.465; and 5.34

5

6.1	(2) the commissioner may demand that the person return any money received as a result
6.2	of a reimbursement made on the basis of the false invoice or other demand for payment.
6.3	(b) If the money is not returned upon demand by the commissioner, the commissioner
6.4	may recover the money, with administrative and legal expenses, in a civil action in district
6.5	court brought by the attorney general against the person. The person must also forfeit and
6.6	pay to the state a civil penalty, in an amount to be determined by the court, of not more than
6.7	the full amount of the money received by the person on the basis of the false invoice or
6.8	other demand for payment.
6.9	Subd. 10. Kickbacks. A consultant or contractor, as a condition of performing services,
6.10	must not agree to pay or forgive the nonreimbursable portion of an application for
6.11	reimbursement submitted under this section. An applicant must not accept forgiveness or
6.12	demand payment from a consultant or contractor for the nonreimbursable portion of an
6.13	application for reimbursement submitted under this section.
6.14	Subd. 11. Obligation limited; insufficient funds. (a) The state's obligation to make
6.15	reimbursement under this section is limited to the amount available. Notwithstanding any
6.16	other provision in this section, there is no general fund obligation to make a reimbursement
6.17	if there is not sufficient money in the account.
6.18	(b) The commissioner must not approve an application for reimbursement if there is
6.19	insufficient money available in the account to pay the reimbursement.
6.20	Subd. 12. Board. (a) The commissioner must convene a Liquid Fuel Modernization
6.21	Board. The board consists of:
6.22	(1) the commissioner of commerce or the commissioner's designee;
6.23	(2) the commissioner of agriculture or the commissioner's designee;
6.24	(3) the commissioner of the Pollution Control Agency or the commissioner's designee;
6.25	(4) a Minnesota fuel equipment and service industry representative, appointed by the
6.26	governor; and
6.27	(5) a Minnesota petroleum industry representative, appointed by the governor.
6.28	(b) The board member appointed under paragraph (a), clause (5), shall serve as chair of
6.29	the board.
6.30	(c) The filling of positions, vacancies, membership terms, payment of compensation
6.31	and expenses, and removal of members are governed by section 15.0575.

	03/14/22	REVISOR	RSI/MR	22-06790	as introduced
7.1	(d) The be	oard's duties are to	o advise the comm	nissioner regarding the liqu	uid fuel
7.2	modernizatio	n fee and reimbur	rsement program a	und to consider appeals und	ler subdivision
7.3	<u>7.</u>				
7.4	Subd. 13.	Rules. The comm	issioner may adop	t rules necessary to implem	ent this section.
7.5	<u>Subd. 14.</u>	Expiration. This	section expires J	une 30, 2033.	
7.6	Sec. 2. Min	nesota Statutes 20	20, section 296A.	15, is amended by adding	a subdivision to
7.7	read:				
7.8	Subd. 2a.	Liquid fuel mod	ernization fee. (a) A person required to pay	a liquid fuel
7.9	modernizatio	n fee under sectio	n 239.787, subdiv	vision 3, must file a report	with the
7.10	commissione	r of revenue. Eacl	n report must inclu	ude the amount of fees due	on petroleum
7.11	products. Rep	ports must be filed	l in the form and n	nanner prescribed by the co	ommissioner. A
7.12	written repor	t is considered file	ed as required if po	ostmarked on or before the	23rd day of the
7.13	month in whi	ch the fee is paya	ble.		

7.14 (b) This subdivision expires June 30, 2032.