17-2895

## **SENATE** STATE OF MINNESOTA NINETIETH SESSION

EAP/JC

## S.F. No. 1194

(SENATE AUTHORS: DZIEDZIC, Rest and Miller)						
D-PG						
673	Introduction and first reading Referred to Taxes					
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OFFICIAL STATUS

1.1	A bill for an act
1.2 1.3 1.4	relating to taxation; individual income; providing a subtraction for income from certain public pension plans; amending Minnesota Statutes 2016, sections 290.0132, by adding a subdivision; 290.091, subdivision 2.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2016, section 290.0132, is amended by adding a subdivision
1.7	to read:
1.8	Subd. 23. Public pension income. (a) An amount of an annuity or benefit defined in
1.9	paragraph (b), subject to the limitations in paragraph (c), is a subtraction.
1.10	(b) For purposes of this subdivision, the following definitions apply:
1.11	(1) "annuity or benefit" means any amount received:
1.12	(i) by a basic member of any pension plan governed by chapter 3A, 352B, 353, 354, or
1.13	354A, or the basic member's survivor, provided that the annuity or benefit is based on service
1.14	for which the member or survivor is not also receiving Social Security benefits;
1.15	(ii) from any retirement system administered by the federal government that is based on
1.16	service for which the recipient or the recipient's survivor is not also receiving Social Security
1.17	benefits; or
1.18	(iii) from a public retirement system of or created by another state or any of its political
1.19	subdivisions if the income tax laws of the other state permit a similar deduction or exemption
1.20	or a reciprocal deduction or exemption of a retirement or pension benefit received from a
1.21	public retirement system of or created by this state or any political subdivision of this state;
1.22	and

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2.1	(2) "modified adjusted gross income" has the meaning given in section 86(b)(2) of the
2.2	Internal Revenue Code.
2.3	(c) The subtraction under paragraph (a) equals:
2.4	(1) 100 percent of the annuity or benefit amount if the sum of modified adjusted gross
2.5	income and one-half the annual amount of annuity or benefit received is less than (i) \$34,001
2.6	for married couples filing a joint return; and (ii) \$25,001 for individual or head of household
2.7	filers, or married couples filing separately who maintained separate residences for all of the
2.8	taxable year;
2.9	(2) the lesser of:
2.10	(i) 50 percent of the annuity or benefit amount; or
2.11	(ii) 50 percent of the amount by which the sum of modified adjusted gross income plus
2.12	one half of the annuity or benefit amount exceeds:
2.13	(A) \$34,000 for married couples filing a joint return; or
2.14	(B) \$25,000 for individual or head of household filers, or married couples filing separately
2.15	who maintained separate residences for all of the taxable year.
2.16	This clause applies only if the sum of modified adjusted gross income and one-half the
2.17	annual amount of annuity or pension benefits is more than (i) \$34,000 but less than \$44,001
2.18	for married couples filing a joint return; and (ii) \$25,000 but less than \$32,001 for individual
2.19	or head of household filers, or married couples filing separately who maintained separate
2.20	residences for all of the taxable year; or
2.21	(3) the lesser of:
2.22	(i) 15 percent of the annuity or benefit amount; or
2.23	(ii) 15 percent of the amount by which the sum of modified adjusted gross income plus
2.24	one half of the annuity or benefit amount exceeds:
2.25	(A) \$44,000 for married couples filing a joint return; and
2.26	(B) \$32,000 for individual or head of household filers, or married couples filing separately
2.27	who maintained separate residences for all of the taxable year.
2.28	This clause applies only if the sum of modified adjusted gross income and one-half the
2.29	annual amount of annuity or pension benefits is more than (i) \$44,000 for married couples
2.30	filing a joint return; and (ii) \$32,000 for individual or head of household filers, or married
2.31	couples filing separately who maintained separate residences for all of the taxable year.

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as introduced

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ATE. This sec	ction is effective	e for taxable years beginr	ning after December
Statutes 2016	6 section 290 (	091, subdivision 2, is an	nended to read:
	boses of the tax	k imposed by this sectio	n, the following
nings given:			
ninimum taxa	ble income" me	eans the sum of the follow	wing for the taxable
s federal alter	native minimu	m taxable income as de	fined in section
nal Revenue	Code;		
itemized ded	uctions allowed	d in computing federal al	Iternative minimum
excluding:			
contribution c	leduction unde	r section 170 of the Inter	mal Revenue Code;
expense deduc	ction;		
theft, and dis	saster loss dedu	uction; and	
ent-related wo	ork expenses o	f a disabled person;	
allowances c	omputed unde	r section 613A(c) of the	e Internal Revenue
each propert	y (as defined in	section 614 of the Intern	nal Revenue Code),
uded in feder	al alternative r	ninimum taxable incom	e, the excess of the
ion allowable	under section	611 of the Internal Rev	renue Code for the
adjusted basi	s of the proper	ty at the end of the taxab	le year (determined
e depletion de	eduction for the	e taxable year);	
not included in	n federal altern	ative minimum taxable i	income, the amount
for intangible	drilling cost ur	nder section $57(a)(2)$ of the	ne Internal Revenue
thout regard	to subparagrap	h (E);	
not included in	n federal altern	ative minimum taxable i	income, the amount
s provided by	section 290.0	131, subdivision 2; and	
f addition req	uired by section	on 290.0131, subdivisio	ns 9 to 11;
ne amounts de	etermined und	er the following:	
ne as defined	in section 290	.0132, subdivision 2;	
1	ne as defined	me as defined in section 290	me as defined in section 290.0132, subdivision 2;

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4.1	(2) an overpayment of state income tax as provided by section 290.0132, subdivision 3,
4.2	to the extent included in federal alternative minimum taxable income;
4.3	(3) the amount of investment interest paid or accrued within the taxable year on
4.4	indebtedness to the extent that the amount does not exceed net investment income, as defined
4.5	in section 163(d)(4) of the Internal Revenue Code. Interest does not include amounts deducted
4.6	in computing federal adjusted gross income;
4.7	(4) amounts subtracted from federal taxable income as provided by section 290.0132,
4.8	subdivisions 7, 9 to 15, 17, and 21, and 23; and
4.9	(5) the amount of the net operating loss allowed under section 290.095, subdivision 11,
4.10	paragraph (c).
4.11	In the case of an estate or trust, alternative minimum taxable income must be computed
4.12	as provided in section 59(c) of the Internal Revenue Code.
4.13	(b) "Investment interest" means investment interest as defined in section 163(d)(3) of
4.14	the Internal Revenue Code.
4.15	(c) "Net minimum tax" means the minimum tax imposed by this section.
4.16	(d) "Regular tax" means the tax that would be imposed under this chapter (without regard
4.17	to this section and section 290.032), reduced by the sum of the nonrefundable credits allowed
4.18	under this chapter.
4.19	(e) "Tentative minimum tax" equals 6.75 percent of alternative minimum taxable income
4.20	after subtracting the exemption amount determined under subdivision 3.
4.21	<b>EFFECTIVE DATE.</b> This section is effective for taxable years beginning after December
4.22	<u>31, 2016.</u>

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