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REVISOR

## State of Minnesota

## HOUSE OF REPRESENTATIVES н. **F.** No. 1862

## NINETY-FIRST SESSION

Authored by Lien; Swedzinski; Schultz; Carlson, L.; Albright and others The bill was read for the first time and referred to the Committee on Government Operations 02/28/2019

| 1.1                      | A bill for an act   |
|--------------------------|---|
| 1.2<br>1.3<br>1.4<br>1.5 | relating to state government; creating and appropriating money for a grant program<br>for financial capability services integrated with taxpayer assistance services;<br>requiring reports; increasing existing appropriation for the taxpayer assistance<br>grants program; amending Minnesota Statutes 2018, section 270C.21. |
| 1.6                      | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:   |
| 1.7                      | Section 1. Minnesota Statutes 2018, section 270C.21, is amended to read:  |
| 1.8                      | 270C.21 TAXPAYER ASSISTANCE GRANTS.   |
| 1.9                      | Subdivision 1. Definitions. (a) For purposes of this section, the following terms have  |
| 1.10                     | the meanings given.   |
| 1.11                     | (b) "Financial capability services" means any of the following:   |
| 1.12                     | (1) assistance with opening a savings or transactional account that meets the Federal   |
| 1.13                     | Deposit Insurance Corporation's model safe accounts template standards;   |
| 1.14                     | (2) assistance with depositing all or part of a tax refund into a savings or transactional  |
| 1.15                     | account;  |
| 1.16                     | (3) assistance with obtaining and reviewing a consumer report or credit score, as those   |
| 1.17                     | terms are defined in United States Code, title 15, section 1681a;   |
| 1.18                     | (4) assistance with obtaining and reviewing a banking history report;   |
| 1.19                     | (5) financial coaching, or referral to financial coaching services, as provided in section  |
| 1.20                     | 256E.35, subdivision 4a;  |

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|------|---|--------------------|---------------------------|-----------------------|
| 2.1  | (6) National Foundation for Credit C        | ounseling certifi  | ied consumer credit and   | debt                  |
| 2.2  | counseling or referral to these services;   |                    |                           |                       |
| 2.3  | (7) enrollment in a matched or incen        | tivized savings p  | program, including the p  | provision             |
| 2.4  | of matching or incentive funds;             |                    |                           |                       |
| 2.5  | (8) referral to a certified financial pla   | nner, registered   | investment adviser, lice  | ensed                 |
| 2.6  | insurance producer or agent, or a registere |                    |                           |                       |
| 2.7  | sector retirement options; or               |                    |                           |                       |
| 2.8  | (9) assistance with purchasing a Serie      | es I United State  | s Savings Bond with all   | l or part of          |
| 2.9  | a tax refund.                               |                    |                           |                       |
| 2.10 | (c) "Transactional account" means a         | traditional dema   | nd deposit account or a   | general               |
| 2.11 | purpose reloadable prepaid card offered     | by a bank or cre   | dit union.                |                       |
| 2.12 | (d) "TCE" means the Tax Counseling          | for the Elderly p  | orogram established by th | he Internal           |
| 2.13 | Revenue Service.                            |                    |                           |                       |
| 2.14 | (e) "VITA" means the Volunteer Inco         | ome Tax Assista    | nce program established   | l by the              |
| 2.15 | Internal Revenue Service.                   |                    |                           |                       |
| 2.16 | Subd. 2. Permitted use of taxpayer a        | assistance grant   | s. When the commission    | <del>ner awards</del> |
| 2.17 | grants to nonprofit organizations (a) The   | commissioner 1     | may award grants to nor   | <u>ıprofit</u>        |
| 2.18 | organizations for either or both of the fo  | llowing purpose    | <u>s:</u>                 |                       |
| 2.19 | (1) to coordinate, facilitate, encourag     | e, and aid in the  | provision of taxpayer a   | issistance            |
| 2.20 | services; and                               |                    |                           |                       |
| 2.21 | (2) to provide financial capability ser     | vices integrated   | with the delivery of tax  | payer                 |
| 2.22 | assistance services funded under clause     | (1).               |                           |                       |
| 2.23 | (b) Grants under paragraph (a), claus       | e (2), may only l  | be made to qualified app  | olicants, as          |
| 2.24 | defined under subdivision 3.                |                    |                           |                       |
| 2.25 | Subd. 3. Qualified applicant. To be         | eligible to receiv | ve a grant under subdivi  | ision 2,              |
| 2.26 | clause (2), an applicant must:              |                    |                           |                       |
| 2.27 | (1) qualify under section $501(c)(3)$ of    | the Internal Rev   | venue Code and be regis   | stered with           |
| 2.28 | the Internal Revenue Service as part of e   | either the VITA of | or TCE programs; and      |                       |
| 2.29 | (2) commit to dedicate at least one st      | aff or volunteer   | position to coordinate f  | inancial              |
| 2.30 | capability services at a VITA or TCE pro-   | ogram site and to  | o offer VITA or TCE pr    | ogram                 |
| 2.31 | participants free assistance with the initi | ation through co   | mpletion of:              |                       |

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| 3.1  | (i) opening a savings and a transactional account that meet the Federal Deposit Insurance       |
|------|---|
| 3.2  | Corporation's model safe accounts template standards;   |
| 3.3  | (ii) depositing all or part of a tax refund into a savings or transactional account; and        |
| 3.4  | (iii) purchasing a Series I United States Savings Bond with all or part of a tax refund.        |
| 3.5  | Subd. 4. Conflict of interest. (a) No applicant for a grant under subdivision 2, clause         |
| 3.6  | (2), may receive direct compensation from a bank, credit union, or other financial services     |
| 3.7  | provider or vendor in exchange for the applicant offering to program participants the products  |
| 3.8  | or services of that bank, credit union, or other financial services provider or vendor.         |
| 3.9  | (b) No applicant for a grant under subdivision 2, clause (2), may receive funding from          |
| 3.10 | a bank, credit union, or other financial services provider or vendor that is contingent on the  |
| 3.11 | applicant offering products or services of that bank, credit union, or other financial services |
| 3.12 | provider or vendor to program participants.   |
| 3.13 | (c) An applicant for a grant under subdivision 2, clause (2), may receive funding from          |
| 3.14 | a bank, credit union, or other financial services provider or vendor that is not in exchange    |
| 3.15 | for or contingent upon the applicant offering products or services of that bank, credit union,  |
| 3.16 | or other financial services provider or vendor to program participants.                         |
| 3.17 | Subd. 5. Public notice. The commissioner must provide public notice of the grants in            |
| 3.18 | a timely manner so that the grant process is completed and grants are awarded by October        |
| 3.19 | 1, in order for recipient organizations to adequately plan expenditures for the filing season.  |
| 3.20 | At the time the commissioner provides public notice, the commissioner must also notify          |
| 3.21 | nonprofit organizations that received grants in the previous biennium.                          |
| 3.22 | Subd. 6. Technical assistance. Upon request, the commissioner shall provide technical           |
| 3.23 | assistance to an organization that meets the requirement in subdivision 3, clause (1). The      |
| 3.24 | technical assistance may include, but is not limited to:  |
| 3.25 | (1) tax site development and management training;   |
| 3.26 | (2) VITA and TCE site coordinator training;   |
| 3.27 | (3) individual tax preparer and reviewer training on tax law;                                   |
| 3.28 | (4) support in developing volunteer training;   |
| 3.29 | (5) tax return preparation software and e-file administration training; and                     |
| 3.30 | (6) one-on-one support by phone and e-mail for problem solving at tax site programs.            |

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| 4.1 | Subd. 7. Reporting. A recipient of a grant under this section must report to the              |
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| 4.2 | commissioner on the recipient's use of the grant money.                                       |
|     |   |
| 4.3 | Sec. 2. TAXPAYER ASSISTANCE GRANTS APPROPRIATION.   |
| 4.4 | \$200,000 in fiscal year 2020 and \$200,000 in fiscal year 2021 are appropriated from the     |
| 4.5 | general fund to the commissioner of revenue for grants under Minnesota Statutes, section      |
| 4.6 | 270C.21, subdivision 2, in addition to the current base funding for the program. Of the       |
| 4.7 | amount appropriated under this paragraph and the current base funding for taxpayer assistance |
| 4.8 | grants, up to five percent may be used for the administration of the taxpayer assistance      |
| 4.9 | grants program.   |