SS/BR

15-1414

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 526

(SENATE AUTHORS: TOMASSONI, Jensen, Weber, Eken and Ingebrigtsen)

DATE	D-PG	OFFICIAL STATUS
02/05/2015	206	Introduction and first reading
02/26/2015		Referred to Jobs, Agriculture and Rural Development Comm report: To pass as amended and re-refer to Taxes

1.1	A bill for an act
1.2	relating to workforce development; providing a job training tax credit; requiring
1.3	a report; appropriating money; proposing coding for new law in Minnesota
1.4	Statutes, chapters 116L; 290.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [116L.40] DEFINITIONS.
1.7	Subdivision 1. Scope. When used in sections 116L.40 to 116L.43, the following
1.8	terms have the meanings given them unless the context requires otherwise.
1.9	Subd. 2. Agreement. "Agreement" means the agreement between an employer and
1.10	the commissioner for a project.
1.11	Subd. 3. Commissioner. "Commissioner" means the commissioner of employment
1.12	and economic development.
1.13	Subd. 4. Disability. "Disability" has the meaning given under United States Code,
1.14	title 42, chapter 126.
1.15	Subd. 5. Employee. "Employee" means the individual employed in a new job.
1.16	Subd. 6. Employer. "Employer" means the individual, corporation, partnership,
1.17	limited liability company, or association providing new jobs and entering into an agreement.
1.18	Subd. 7. Jobs credit. "Jobs credit" or "credit" means the credit under section
1.19	<u>116L.42.</u>
1.20	Subd. 8. New job. "New job" means a job:
1.21	(1) that is provided by a new or expanding business at a location outside of the
1.22	metropolitan area, as defined in section 473.121, subdivision 2;
1.23	(2) that provides 32 hours of work per week for a minimum of nine months of the
1.24	year and is permanent with no planned termination date;

as introduced

2.1	(3) that is certified by the commissioner as qualifying under the program before the
2.2	first employee is hired to fill the job; and
2.3	(4) for which an employee hired was not (i) formerly employed by the employer
2.4	in the state or (ii) a replacement worker, including a worker newly hired as a result of a
2.5	labor dispute.
2.6	Subd. 9. Program. "Program" means the project or projects established under
2.7	sections 116L.40 to 116L.43.
2.8	Subd. 10. Program costs. "Program costs" means all necessary and incidental
2.9	costs of providing program services, except that program costs are increased by \$1,000
2.10	per employee for an individual with a disability. The term does not include the cost of
2.11	purchasing equipment to be owned or used by the training or educational institution or
2.12	service.
2.13	Subd. 11. Program services. "Program services" means training and education
2.14	specifically directed to new jobs that are determined to be appropriate by the commissioner,
2.15	including in-house training; services provided by institutions of higher education and
2.16	federal, state, or local agencies; or private training or educational services. Administrative
2.17	services and assessment and testing costs are included.
2.18	Subd. 12. Project. "Project" means a training arrangement that is the subject of an
2.19	agreement entered into between the commissioner and an employer to provide program
2.20	services.
2.21	EFFECTIVE DATE. This section is effective the day following final enactment.
2.22	Sec. 2. [116L.41] COMMISSIONER'S DUTIES AND POWERS; AGREEMENTS.
2.23	Subdivision 1. Service provision. Upon request, the commissioner shall provide
2.24	or coordinate the provision of program services under sections 116L.40 to 116L.43 to a
2.25	business eligible for a tax credit under section 116L.42. The commissioner shall specify
2.26	the form of and required information to be provided with applications for projects to be
2.27	funded with tax credits under section 116L.42.
2.28	Subd. 2. Agreement; required terms. (a) The commissioner may enter into an
2.29	agreement to establish a project with an employer that:
2.30	(1) identifies program costs to be paid from sources under the program;
2.31	(2) agrees to pay the program costs;
2.32	(3) provides that any deferral of program cost payments may not exceed ten years
2.33	after execution of the agreement;

3.1	(4) provides that on-the-job training costs for employees may not exceed 50 percent
3.2	of the annual gross wages and salaries of the new jobs in the first full year after execution
3.3	of the agreement;
3.4	(5) provides that each employee must be paid wages at least equal to the median
3.5	hourly wage for the county, as reported in the most recently available data from the United
3.6	States Bureau of the Census, plus benefits, by the earlier of the end of the training period
3.7	or 18 months of employment under the project and through the period in which funding
3.8	under the program applies; and
3.9	(6) provides that job training will be provided and the length of time of training.
3.10	(b) Before entering into a final agreement, the commissioner shall:
3.11	(1) determine that sufficient tax credit authority for the project is available under
3.12	section 116L.43; and
3.13	(2) investigate the applicability of other training programs and determine whether
3.14	the job skills partnership grant program is a more suitable source of funding for the
3.15	training and whether the training can be completed in a timely manner that meets the
3.16	needs of the business.
3.17	The investigation under clause (2) must be completed within 15 days or as soon
3.18	as reasonably possible after the employer has provided the commissioner with all the
3.19	requested information.
3.193.20	
	requested information.
3.20	requested information. Subd. 3. Tax credit authority; notification. The commissioner must not execute
3.20 3.21	requested information. <u>Subd. 3.</u> Tax credit authority; notification. The commissioner must not execute an agreement unless the commissioner determines that sufficient tax credit authority is
3.203.213.22	requested information. <u>Subd. 3.</u> Tax credit authority; notification. The commissioner must not execute an agreement unless the commissioner determines that sufficient tax credit authority is available and has awarded the project tax credit authority under section 116L.43. Upon
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4.1	The commiss	sioner shall refund	the fee to the er	nployer if the application	is denied because
4.2	program funding is unavailable for the year under the limit in section 116L.43.				
4.3	<u>EFFE(</u>	C TIVE DATE. Th	nis section is effe	ective the day following fi	nal enactment.
4.4	Sec. 3. [1	16L.42] JOBS TA	AX CREDIT.		
4.5	Subdivision 1. Recovery of program costs; tax credit. Amounts paid by employers				
4.6	for program	costs are repaid by	receipt of a job	s credit equal to the lesser	of the following
4.7	amounts for the taxable year:				
4.8	<u>(1) the</u>	amount of progra	m costs specified	l in the agreement for the	project and
4.9	reflected on a	a tax credit certific	ate provided by	the commissioner to the e	employer; or
4.10	(2) the amount of program costs paid by the employer for new employees under			ployees under	
4.11	a project.				
4.12	Subd. 2. Administration. (a) The commissioner of revenue shall administer				administer
4.13	this section.	The commissione	r shall cooperate	with the commissioner of	of revenue in
4.14	administering	g the tax credit, in	cluding collectin	g and providing any infor	mation regarding
4.15	the project, employer, and employees that the commissioner of revenue specifies as				specifies as
4.16	necessary to administer the tax credit.				
4.17	<u>(b)</u> Eac	h participating en	ployer shall pro	vide any information the	commissioner
4.18	of revenue requires.				
4.10		THE DATE T	his sostion is off	ativa far taxahla yaara ha	aginning offer
4.19			his section is end	ective for taxable years be	sginning after
4.20	December 31	1, 2014.			
4.21	Sec. 4 [1	161. 431 FUNDIN	G LIMIT: REI	PORT; EXPIRATION.	
4.22				llowing amounts of tax cr	edit authority are
4.23				ntered into under section	
4.24		000,000 for fiscal	•		1102.11.
4.25	<u> </u>	·	· · · · · · · · · · · · · · · · · · ·	l year until the program	expires under
4.26	(2) \$10,000,000 for each subsequent fiscal year until the program expires under this section.				
4.20		commissioner m	ust not enter into	agreements under section	n 1161 41 that
4.28	(b) The commissioner must not enter into agreements under section 116L.41 that authorize training to be reimbursed by the program in excess of the amount of tax credit				
4.29				ust maintain records that	
4.30				ents and their tax credit c	
4.30		by taxable year ar		ents and then tax credit c	
4.32				8, the commissioner shal	l report to the
4.33			-	he report must include at	

5.1	(1) the amount of credits issued under the program;
5.2	(2) the number of individuals receiving training under the program, including the
5.3	number of new hires who are individuals with disabilities;
5.4	(3) the number of new hires attributable to the program, including the number of
5.5	new hires who are individuals with disabilities;
5.6	(4) an analysis of the effectiveness of the credit in encouraging employment; and
5.7	(5) any other information the commissioner determines appropriate.
5.8	(b) The report to the legislature must be distributed as provided in section 3.195.
5.9	Subd. 3. Expiration. The authority of the commissioner to enter into agreements
5.10	authorizing new training under section 116L.41 expires June 30, 2020.
5.11	EFFECTIVE DATE. This section is effective the day following final enactment.
5.12	Sec. 5. [290.0693] JOB TRAINING TAX CREDIT.
5.13	Subdivision 1. Definitions. (a) For purposes of this section, terms defined in section
5.14	116L.40 have the meanings given in that section.
5.15	(b) "Pass-through entity" means a corporation that for the applicable tax year
5.16	is: (1) treated as an S corporation or a general partnership, limited partnership, limited
5.17	liability partnership, trust, or limited liability company; and (2) not taxed as a corporation
5.18	under chapter 290.
5.19	Subd. 2. Credit allowed. An employer is allowed a credit against the tax imposed
5.20	under this chapter for the recovery of program costs, as provided under sections 116L.40
5.21	to 116L.43, for the taxable year. The credit equals the amount of program costs incurred
5.22	or paid and applies to the taxable year indicated on the tax credit certificate provided to the
5.23	employer under sections 116L.40 to 116L.43.
5.24	Subd. 3. Proportional credits. Each pass-through entity must provide each
5.25	partner, shareholder, or beneficiary a statement indicating the partner's, shareholder's, or
5.26	beneficiary's share of the credit amount certified to the pass-through entity based on its
5.27	proportionate share of the pass-through entity's income.
5.28	Subd. 4. Credit refundable. If the amount of the credit under this section for any
5.29	taxable year exceeds the claimant's liability for tax under this chapter, the commissioner
5.30	shall refund the excess to the claimant. An amount sufficient to pay the refunds required
5.31	by this section is appropriated to the commissioner from the general fund.
5.32	Subd. 5. Audit powers. Notwithstanding the agreement entered into under section
5.33	116L.41, subdivision 2, the commissioner may utilize any audit and examination powers
5.34	under chapter 270C or 289A to the extent necessary to verify that the taxpayer is eligible
5.35	for the credit and to assess for the amount of any improperly claimed credit.

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6.1 **EFFECTIVE DATE.** This section is effective for taxable years beginning after

as introduced

6.2 <u>December 31, 2014.</u>