JRM/SA

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 199

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DATE 01/20/2015

OFFICIAL STATUS Introduction and first reading Referred to Taxes

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1.1	A bill for an act
1.2	relating to veterans; providing a veterans jobs tax credit; proposing coding for
1.3	new law in Minnesota Statutes, chapter 290.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [290.0693] VETERANS JOBS TAX CREDIT.

1.6	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms
1.7	have the meanings given.
1.8	(b)(1) "Qualified employee" means an employee as defined in section 290.92,
1.9	subdivision 1, who meets the following criteria:
1.10	(i) the employee is a resident of Minnesota on the date of hire;
1.11	(ii) the employee is paid wages as defined in section 290.92, subdivision 1; and
1.12	(iii) the employee's wages are attributable to Minnesota under section 290.191,
1.13	subdivision 12;
1.14	(2) "Qualified employee" does not include:
1.15	(i) any employee who bears any of the relationships to the employer described in
1.16	subparagraphs (A) to (G) of section 152(d)(2) of the Internal Revenue Code;
1.17	(ii) if the employer is a corporation, an employee who owns, directly or indirectly,
1.18	more than 50 percent in value of the outstanding stock of the corporation, or if the
1.19	employer is an entity other than a corporation, an employee who owns, directly or
1.20	indirectly, more than 50 percent of the capital and profits interests in the entity, as
1.21	determined with the application of section 267(c) of the Internal Revenue Code; or
1.22	(iii) if the employer is an estate or trust, any employee who is a fiduciary of the estate
1.23	or trust, or is an individual who bears any of the relationships described in subparagraphs

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2.1	(A) to (G) o	f section 152(d)(2	c) of the Internal F	Revenue Code to a grantor	, beneficiary,			
2.2	or fiduciary	or fiduciary of the estate or trust.						
2.3	<u>(c) "Q</u>	(c) "Qualified employer" means an employer that hired a disabled veteran, an						
2.4	unemployed	unemployed veteran, or a 9-11 veteran as a qualified employee.						
2.5	<u>(d)</u> "D	(d) "Disabled veteran" is a veteran who has had a compensable service-connected						
2.6	disability as	disability as adjudicated by the United States Veterans Administration, or by the retirement						
2.7	board of one	board of one of the several branches of the armed forces.						
2.8	<u>(e) "U</u>	(e) "Unemployed veteran" is a veteran who:						
2.9	<u>(1) rec</u>	eived unemploym	nent compensation	under state or federal law	v at any time			
2.10	during the o	ne-year period pri	ior to the date of h	nire; and				
2.11	<u>(2) wa</u>	(2) was unemployed on the date of hire.						
2.12	<u>(f)</u> "9-	11 veteran" is a ve	eteran who was in	active military service at	any time on or			
2.13	after Septen	nber 11, 2001, in a	a designated area.	For purposes of this para	graph, "active			
2.14	military" an	d "designated area	a" have the meaning	ngs given in section 290.0	677.			
2.15	<u>(g)</u> "V	eteran" has the me	eaning given in se	ction 197.447.				
2.16	<u>(h)</u> "D	ate of hire" means	s the day that the	qualified employee begins	s performing			
2.17	services as a	an employee of the	e qualified employ	yer.				
2.18	Subd.	2. Credit for him	ing certain veter	rans. (a) A qualified empl	oyer who is			
2.19	required to f	file a return under	section 289A.08,	subdivision 1, 2, or 3, is a	llowed a credit			
2.20	against the t	ax imposed by thi	s chapter as deter	mined under paragraphs (l	b) to (d).			
2.21	<u>(b) Fo</u>	r hiring a disabled	l veteran as a qua	lified employee, the credit	t equals ten			
2.22	percent of the	ne wages paid to t	he qualified empl	oyee during the taxable ye	ear, but the			
2.23	amount of the	he credit shall not	exceed \$3,000.					
2.24	<u>(c)</u> For	r hiring an unemp	loyed veteran as a	a qualified employee, the	credit equals			
2.25	ten percent	of the wages paid	to the qualified en	nployee during the taxabl	e year, but the			
2.26	amount of the	he credit shall not	exceed \$1,500.					
2.27	<u>(d) Fo</u>	r hiring a 9-11 vet	eran as a qualified	d employee, the credit equ	als ten percent			
2.28	of the wages	s paid to the quali	fied employee dur	ing the taxable year, but t	he amount of			
2.29	the credit sh	all not exceed \$5	<u>00.</u>					
2.30	<u>(e) Th</u>	e credit is limited	to the liability for	tax under this chapter for	the taxable year.			
2.31	<u>(f)</u> A c	qualified employer	may claim only	one of the credits authoriz	ed under this			
2.32	subdivision	upon hiring a disa	abled veteran, an u	unemployed veteran, or a	9-11 veteran			
2.33	as a qualifie	d employee.						
2.34	<u>(g)</u> A (qualified employe	r may not claim a	credit under this subdivis	ion for hiring a			
2.35	disabled vet	eran, an unemploy	yed veteran, or a 9	-11 veteran as a qualified	employee if the			

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3.1	qualified em	ployer currently e	employs or has pre	eviously employed the di	sabled veteran,
3.2	unemployed	veteran, or 9-11	veteran.		
3.3	Subd.	3. Flow-through	entities. Credits	granted to a partnership,	limited liability
3.4	company tax	ed as a partnershi	p, S corporation, o	or multiple owners of a b	usiness are passed
3.5	through to th	e partners, memb	ers, shareholders,	or owners, respectively,	pro rata to each
3.6	partner, men	nber, shareholder,	or owner based o	n their share of the entity	y's assets or as
3.7	specially allo	ocated in their org	anizational docun	nents, as of the last day o	of the taxable year.
3.8	EFFE	CTIVE DATE. 1	This section is effe	ctive for taxable years be	eginning after

3.9 December 31, 2014.