EAP/GA

SENATE STATE OF MINNESOTA

EIGHTY-NINTH SESSION

16-5830

S.F. No. 2578

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DATE	D-PG	OFFICIAL STATUS
03/10/2016	4964	Introduction and first reading Referred to Commerce
03/14/2016	5047	Author added Dziedzic
03/21/2016 04/18/2016	5131	Comm report: To pass and re-referred to Finance Comm report: To pass as amended and re-refer to Taxes

1.1	A bill for an act
1.2	relating to state government; creating and appropriating money for a tax time
1.3	savings grant program; increasing existing appropriation for the taxpayer
1.4	assistance grants program; proposing coding for new law in Minnesota Statutes,
1.5	chapter 270C.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [270C.22] TAX TIME SAVINGS GRANT PROGRAM.
1.8	Subdivision 1. Definitions. (a) For purposes of this section, the following terms
1.9	have the meanings given.
1.10	(b) "Financial capability services" means any of the following:
1.11	(1) assistance with opening a savings or transactional account that meets the Federal
1.12	Deposit Insurance Corporation's model safe accounts template standards;
1.13	(2) assistance with depositing all or part of a tax refund into a savings or transactional
1.14	account;
1.15	(3) assistance with obtaining and reviewing a consumer report or credit score, as
1.16	those terms are defined in United States Code, title 15, section 1681a;
1.17	(4) assistance with obtaining and reviewing a banking history report;
1.18	(5) financial coaching, or referral to financial coaching services, as provided in
1.19	section 256E.35, subdivision 4a;
1.20	(6) National Foundation for Credit Counseling certified consumer credit and debt
1.21	counseling or referral to these services;
1.22	(7) enrollment in a matched or incentivized savings program, including the provision
1.23	of matching or incentive funds;
1.24	(8) assistance with purchasing federal retirement savings bonds, as described in
1.25	Code of Federal Regulations, title 31, part 347; or

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	02/25/16	REVISOR	EAP/GA	16-5830	as introduced		
2.1	(9) ass	istance with purcl	hasing a Series I U	Jnited States Savings Bor	nd with all or		
2.2	part of a tax refund.						
2.3	(c) "Transactional account" means a traditional demand deposit account or a general						
2.4	purpose relo	purpose reloadable prepaid card offered by a bank or credit union.					
2.5	<u>(d)</u> "TO	(d) "TCE" means the Tax Counseling for the Elderly program established by the					
2.6	Internal Rev	Internal Revenue Service.					
2.7	<u>(e)</u> "Vl	(e) "VITA" means the Volunteer Income Tax Assistance program established by the					
2.8	Internal Revenue Service.						
2.9	Subd.	2. Creation. The	e commissioner of	f revenue shall establish a	a tax time		
2.10	savings gran	t program to mak	e grants to one or	more nonprofit organizat	ions to fund the		
2.11	integration o	f financial capabi	lity services into t	he delivery of taxpayer as	ssistance services		
2.12	funded by gr	ants under sectio	n 270C.21.				
2.13	Subd.	3. Qualified app	licant. To be eligi	ble to receive a grant unc	ler the tax time		
2.14	savings gran	t program, an app	olicant must:				
2.15	<u>(1) qua</u>	llify under sectior	n 501(c)(3) of the	Internal Revenue Code an	nd be registered		
2.16	with the Inte	rnal Revenue Ser	vice as part of eith	ner the VITA or TCE prog	grams; and		
2.17	<u>(2) con</u>	nmit to dedicate a	t least one staff or	volunteer position to coo	ordinate financial		
2.18	capability se	rvices at a VITA	or TCE program s	site and to offer VITA or	TCE program		
2.19	participants	free assistance wi	th the initiation th	rough completion of:			
2.20	<u>(i) ope</u>	ning a savings an	d a transactional a	account that meet the Fed	eral Deposit		
2.21	Insurance Co	orporation's mode	l safe accounts ter	nplate standards;			
2.22	<u>(ii) dep</u>	ositing all or part	of a tax refund in	to a savings or transaction	nal account; and		
2.23	<u>(iii) pu</u>	rchasing a Series	I United States Sa	vings Bond with all or pa	rt of a tax refund.		
2.24	Subd.	4. Conflict of int	erest. (a) No app	licant may receive direct	compensation		
2.25	from a bank,	credit union, oth	er financial servic	es provider, or vendor in	exchange for the		
2.26	applicant off	ering to program	participants the p	roducts or services of that	t bank, credit		
2.27	union, other	financial services	provider, or vend	lor.			
2.28	<u>(b) No</u>	applicant may re	ceive funding from	n a bank, credit union, ot	her financial		
2.29	services prov	vider, or vendor the	hat is contingent of	on the applicant offering p	products or		
2.30	services of the	nat bank, credit un	nion, other financi	al services provider, or ve	endor to program		
2.31	participants.						
2.32	<u>(c) An</u>	applicant may re	ceive funding fror	n a bank, credit union, ot	her financial		
2.33	services prov	services provider, or vendor that is not in exchange for or contingent upon the applicant					
2.34	offering proc	lucts or services of	of that bank, credi	t union, other financial se	rvices provider,		
2.35	or vendor to	program particip	ants.				

3.1	Subd. 5. Permitted use of grant funds. (a) A grant recipient may use grant funds
3.2	to dedicate a staff or volunteer position to coordinate financial capability services at a
3.3	VITA or TCE site and to offer VITA or TCE program participants free assistance with the
3.4	initiation through completion of:
3.5	(1) opening a savings and a transactional account that meet the Federal Deposit
3.6	Insurance Corporation's model safe accounts template standards;
3.7	(2) depositing all or part of a tax refund into a savings or transactional account; and
3.8	(3) purchasing a Series I United States Savings Bond with all or part of a tax refund.
3.9	(b) A grant recipient who offers all of the financial capability services enumerated
3.10	in paragraph (a) may also use grant funds to provide one or more additional financial
3.11	capability services to VITA or TCE program participants at no cost to the participant.
3.12	Sec. 2. TAX TIME SAVINGS GRANT PROGRAM APPROPRIATION.
3.13	(a) \$400,000 is appropriated in fiscal year 2017 from the general fund to the
3.14	commissioner of revenue to make grants under the tax time savings grant program under
3.15	Minnesota Statutes, section 270C.22. Of this amount, up to five percent may be used for
3.16	the administration of the tax time savings grant program.
3.17	(b) The base funding for the grant program authorized under paragraph (a) is
3.18	<u>\$400,000 each year.</u>
3.19	Sec. 3. TAXPAYER ASSISTANCE GRANTS APPROPRIATION.
3.20	(a) \$400,000 is appropriated in fiscal year 2017 from the general fund to the
3.21	commissioner of revenue for the provision of taxpayer assistance grants under Minnesota
3.22	Statutes, section 270C.21, in addition to the current base funding for the program. Of the
3.23	amount appropriated under this paragraph and the current base funding for the provision
3.24	of taxpayer assistance grants, up to five percent may be used for the administration of the
3.25	taxpayer assistance grants program.
3.26	(b) After fiscal year 2017, the base funding for the program under paragraph (a) is

3.27 <u>\$800,000 each year.</u>