SF263 **REVISOR EAP** S0263-1 1st Engrossment

## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 263

(SENATE AUTHORS: BAKK, Nelson, Rest, Chamberlain and Tomassoni)

**DATE** 01/21/2021 OFFICIÁL STATUS D-PG Introduction and first reading

Referred to Taxes

03/04/2021 646a Comm report: To pass as amended

Second reading Special Order: Amended Third reading Passed 03/11/2021 849a

868

relating to taxation; individual income and corporate franchise; providing for 1 2 federal conformity to exclusion of paycheck protection loan forgiveness from gross 1.3

income and certain related deductions; providing certain business entities the option to file as C-option corporations; clarifying section 179 expensing conformity; providing a deduction for certain unemployment compensation; amending Minnesota Statutes 2020, sections 289A.02, subdivision 7; 289A.08, by adding a subdivision; 289A.38, by adding a subdivision; 290.01, subdivisions 19, 31, by adding a subdivision; 290.0132, by adding subdivisions; 290.06, subdivisions 2c,

A bill for an act

22; 290.091, subdivision 2; 290.0921, subdivision 2; 290.92, subdivisions 4b, 4c; 1.10 290A.03, subdivision 15; 291.005, subdivision 1; proposing coding for new law 1.11

in Minnesota Statutes, chapter 290. 1.12

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BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2020, section 289A.02, subdivision 7, is amended to read: 1.14

Subd. 7. Internal Revenue Code. Unless specifically defined otherwise, "Internal 1.15

Revenue Code" means the Internal Revenue Code of 1986, as amended through December 1.16

31, 2018, except that for the purposes of exclusion from gross income of paycheck protection 1.17

loan forgiveness and allowable deductions of covered expenses paid for with covered loans 1.18

under section 1106 of Public Law 116-136, as clarified by Title II, subtitle B, section 1.19

276(a)(i) of Public Law 116-260, "Internal Revenue Code" means the Internal Revenue 1.20

Code as amended through December 27, 2020. 1.21

**EFFECTIVE DATE.** This section is effective the day following final enactment, except 1.22

that changes incorporated by federal changes are effective retroactively at the same time 1.23

the changes were effective for federal purposes. 1.24

Section 1. 1

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Sec. 2. 2

(f) For purposes of this subdivision:

(1) "qualifying entity" means a:

(ii) limited liability company; or

(i) partnership;

3.1	(iii) corporation organized under subchapter S of the Internal Revenue Code for federal
3.2	income tax purposes, including a qualified subsidiary also organized under subchapter S of
3.3	the Internal Revenue Code; and
3.4	(2) "C-option corporation" means a qualifying entity that has made the election under
3.5	paragraph (a).
3.6	(g) Tax liability must be calculated by multiplying the Minnesota taxable income of the
3.7	qualifying entity by a tax rate of 9.85 percent.
3.8	(h) A member's, partner's, or shareholder's adjusted basis in the member's, partner's, or
3.9	shareholder's interest in the limited liability company, partnership, or S corporation, and
3.10	the treatment of distributions, is determined as if the election under this subdivision is not
3.11	made.
J.11	<u>made.</u>
3.12	(i) A qualifying entity must not have a partnership, limited liability company, or
3.13	corporation as a member or partner.
3.14	<b>EFFECTIVE DATE.</b> This section is effective for taxable years beginning after December
3.15	31, 2020.
3.16	Sec. 3. Minnesota Statutes 2020, section 289A.38, is amended by adding a subdivision to
3.17	read:
3.18	Subd. 17. C-option corporations. For purposes of this section, "taxpayer" includes a
3.19	C-option corporation, and all applicable reports, amendments, adjustments, assessments,
3.20	changes in tax, refunds, and statements under this section apply to a C-option corporation
3.21	for those taxable years in which the C-option election under section 289A.08, subdivision
3.22	7a, is effective. For purposes of this subdivision, "C-option corporation" means a qualifying
3.23	entity under section 289A.08, subdivision 7a, paragraph (f), that made the election in section
3.24	289A.08, subdivision 7a, paragraph (a), for the applicable tax year.
3.25	<b>EFFECTIVE DATE.</b> This section is effective for taxable years beginning after December
3.26	31, 2020.
3.20	<u>51, 2020.</u>
3.27	Sec. 4. Minnesota Statutes 2020, section 290.01, is amended by adding a subdivision to
3.28	read:
3.29	Subd. 4d. <b>C-option corporation.</b> "C-option corporation" means a qualifying entity
3.30	under section 289A.08, subdivision 7a, paragraph (f), that made the election in section
3.31	289A.08, subdivision 7a, paragraph (a), for the applicable tax year.
1 ر. ر	20711.00, subdivision 7a, paragraph (a), for the applicable tax year.

Sec. 4. 3

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4.1 EFFECTIVE DATE. This section is effective for taxable years beginning after December
 4.2 31, 2020.

- Sec. 5. Minnesota Statutes 2020, section 290.01, subdivision 19, is amended to read:
  - Subd. 19. **Net income.** (a) For a trust or estate taxable under section 290.03, and a corporation taxable under section 290.02, the term "net income" means the federal taxable income, as defined in section 63 of the Internal Revenue Code of 1986, as amended through the date named in this subdivision, incorporating the federal effective dates of changes to the Internal Revenue Code and any elections made by the taxpayer in accordance with the Internal Revenue Code in determining federal taxable income for federal income tax purposes, and with the modifications provided in sections 290.0131 to 290.0136.
  - (b) For an individual, the term "net income" means federal adjusted gross income with the modifications provided in sections 290.0131, 290.0132, and 290.0135 to 290.0137.
  - (c) In the case of a regulated investment company or a fund thereof, as defined in section 851(a) or 851(g) of the Internal Revenue Code, federal taxable income means investment company taxable income as defined in section 852(b)(2) of the Internal Revenue Code, except that:
  - (1) the exclusion of net capital gain provided in section 852(b)(2)(A) of the Internal Revenue Code does not apply;
  - (2) the deduction for dividends paid under section 852(b)(2)(D) of the Internal Revenue Code must be applied by allowing a deduction for capital gain dividends and exempt-interest dividends as defined in sections 852(b)(3)(C) and 852(b)(5) of the Internal Revenue Code; and
  - (3) the deduction for dividends paid must also be applied in the amount of any undistributed capital gains which the regulated investment company elects to have treated as provided in section 852(b)(3)(D) of the Internal Revenue Code.
  - (d) The net income of a real estate investment trust as defined and limited by section 856(a), (b), and (c) of the Internal Revenue Code means the real estate investment trust taxable income as defined in section 857(b)(2) of the Internal Revenue Code.
- (e) The net income of a designated settlement fund as defined in section 468B(d) of the
   Internal Revenue Code means the gross income as defined in section 468B(b) of the Internal
   Revenue Code.

Sec. 5. 4

5.1	(f) The Internal Revenue Code of 1986, as amended through December 31, 2018, shall
5.2	be in effect for taxable years beginning after December 31, 1996, except that for the purposes
5.3	of exclusion from gross income of paycheck protection loan forgiveness and allowable
5.4	deductions of covered expenses paid for with covered loans under section 1106 of Public
5.5	Law 116-136, as clarified by Title II, subtitle B, section 276(a)(i) of Public Law 116-260,
5.6	"Internal Revenue Code" means the Internal Revenue Code as amended through December
5.7	<u>27, 2020</u> .
5.8	(g) Except as otherwise provided, references to the Internal Revenue Code in this
5.9	subdivision and sections 290.0131 to 290.0136 mean the code in effect for purposes of
5.10	determining net income for the applicable year.
5.11	EFFECTIVE DATE. This section is effective the day following final enactment, except
5.12	that changes incorporated by federal changes are effective retroactively at the same time
5.13	the changes were effective for federal purposes.
5.14	Sec. 6. Minnesota Statutes 2020, section 290.01, subdivision 31, is amended to read:
5.15	Subd. 31. Internal Revenue Code. Unless specifically defined otherwise, "Internal
5.16	Revenue Code" means the Internal Revenue Code of 1986, as amended through December
5.17	31, 2018. Internal Revenue Code also includes any uncodified provision in federal law that
5.18	relates to provisions of the Internal Revenue Code that are incorporated into Minnesota law,
5.19	except that for the purposes of exclusion from gross income of paycheck protection loan
5.20	forgiveness and allowable deductions of covered expenses paid for with covered loans under
5.21	section 1106 of Public Law 116-136, as clarified by Title II, subtitle B, section 276(a)(i) of
5.22	Public Law 116-260, "Internal Revenue Code" means the Internal Revenue Code as amended
5.23	through December 27, 2020.
5.24	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment, except
5.25	that changes incorporated by federal changes are effective retroactively at the same time
5.26	the changes were effective for federal purposes.
5.27	Sec. 7. Minnesota Statutes 2020, section 290.0132, is amended by adding a subdivision
5.28	to read:
5.29	Subd. 30. <b>Income of partners, members, or shareholders.</b> The amount of income
5.30	determined after allowable deductions and the additions and subtractions required under
5.31	this chapter that is received from a qualifying entity, as defined under section 289A.08,
5.32	subdivision 7a, for purposes of calculating adjusted gross income by a partner, member, or
5.33	shareholder of a qualifying entity that has elected to file as a C-option corporation under

Sec. 7. 5

tax by applying the above rates to their taxable income, except that the income brackets

will be one-half of the above amounts after the adjustment required in subdivision 2d.

Sec. 9. 6

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(b) The income taxes imposed by this chapter upon unmarried individuals must be computed by applying to taxable net income the following schedule of rates:

- (1) On the first \$26,520, 5.35 percent;
- 7.4 (2) On all over \$26,520, but not over \$87,110, 6.8 percent;
- 7.5 (3) On all over \$87,110, but not over \$161,720, 7.85 percent;
- 7.6 (4) On all over \$161,720, 9.85 percent.

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- (c) The income taxes imposed by this chapter upon unmarried individuals qualifying as a head of household as defined in section 2(b) of the Internal Revenue Code must be computed by applying to taxable net income the following schedule of rates:
- 7.10 (1) On the first \$32,650, 5.35 percent;
- 7.11 (2) On all over \$32,650, but not over \$131,190, 6.8 percent;
- 7.12 (3) On all over \$131,190, but not over \$214,980, 7.85 percent;
- 7.13 (4) On all over \$214,980, 9.85 percent.
  - (d) In lieu of a tax computed according to the rates set forth in this subdivision, the tax of any individual taxpayer whose taxable net income for the taxable year is less than an amount determined by the commissioner must be computed in accordance with tables prepared and issued by the commissioner of revenue based on income brackets of not more than \$100. The amount of tax for each bracket shall be computed at the rates set forth in this subdivision, provided that the commissioner may disregard a fractional part of a dollar unless it amounts to 50 cents or more, in which case it may be increased to \$1.
  - (e) An individual who is not a Minnesota resident for the entire year must compute the individual's Minnesota income tax as provided in this subdivision. After the application of the nonrefundable credits provided in this chapter, the tax liability must then be multiplied by a fraction in which:
- 7.25 (1) the numerator is the individual's Minnesota source federal adjusted gross income as
  7.26 defined in section 62 of the Internal Revenue Code and increased by:
- 7.27 (i) the additions required under sections 290.0131, subdivisions 2, 6, 8 to 10, 16, and 17, and 290.0137, paragraph (a); and reduced by
- 7.29 (ii) the Minnesota assignable portion of the subtraction for United States government 7.30 interest under section 290.0132, subdivision 2, the subtractions under sections 290.0132,

Sec. 9. 7

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subdivisions 9, 10, 14, 15, 17, 18, and 27, and 30, and 290.0137, paragraph (c), after applying
the allocation and assignability provisions of section 290.081, clause (a), or 290.17; and

- (2) the denominator is the individual's federal adjusted gross income as defined in section 62 of the Internal Revenue Code, increased by:
- 8.5 (i) the additions required under sections 290.0131, subdivisions 2, 6, 8 to 10, 16, and 17, and 290.0137, paragraph (a); and reduced by
- 8.7 (ii) the subtractions under sections 290.0132, subdivisions 2, 9, 10, 14, 15, 17, 18, and 27, and 30, and 290.0137, paragraph (c).
- 8.9 **EFFECTIVE DATE.** This section is effective for taxable years beginning after December 8.10 31, 2020.
- 8.11 Sec. 10. Minnesota Statutes 2020, section 290.06, subdivision 22, is amended to read:
  - Subd. 22. Credit for taxes paid to another state. (a) A taxpayer who is liable for taxes based on net income to another state, as provided in paragraphs (b) through (f), upon income allocated or apportioned to Minnesota, is entitled to a credit for the tax paid to another state if the tax is actually paid in the taxable year or a subsequent taxable year. A taxpayer who is a resident of this state pursuant to section 290.01, subdivision 7, paragraph (b), and who is subject to income tax as a resident in the state of the individual's domicile is not allowed this credit unless the state of domicile does not allow a similar credit.
  - (b) For an individual, estate, or trust, the credit is determined by multiplying the tax payable under this chapter by the ratio derived by dividing the income subject to tax in the other state that is also subject to tax in Minnesota while a resident of Minnesota by the taxpayer's federal adjusted gross income, as defined in section 62 of the Internal Revenue Code, modified by the addition required by section 290.0131, subdivision 2, and the subtraction allowed by section 290.0132, subdivision 2, to the extent the income is allocated or assigned to Minnesota under sections 290.081 and 290.17.
  - (c) If the taxpayer is an athletic team that apportions all of its income under section 290.17, subdivision 5, the credit is determined by multiplying the tax payable under this chapter by the ratio derived from dividing the total net income subject to tax in the other state by the taxpayer's Minnesota taxable income.
  - (d)(1) The credit determined under paragraph (b) or (c) shall not exceed the amount of tax so paid to the other state on the gross income earned within the other state subject to tax under this chapter; and

Sec. 10. 8

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(2) the allowance of the credit does not reduce the taxes paid under this chapter to an amount less than what would be assessed if the gross income earned within the other state were excluded from taxable net income.

- (e) In the case of the tax assessed on a lump-sum distribution under section 290.032, the credit allowed under paragraph (a) is the tax assessed by the other state on the lump-sum distribution that is also subject to tax under section 290.032, and shall not exceed the tax assessed under section 290.032. To the extent the total lump-sum distribution defined in section 290.032, subdivision 1, includes lump-sum distributions received in prior years or is all or in part an annuity contract, the reduction to the tax on the lump-sum distribution allowed under section 290.032, subdivision 2, includes tax paid to another state that is properly apportioned to that distribution.
- (f) If a Minnesota resident reported an item of income to Minnesota and is assessed tax in such other state on that same income after the Minnesota statute of limitations has expired, the taxpayer shall receive a credit for that year under paragraph (a), notwithstanding any statute of limitations to the contrary. The claim for the credit must be submitted within one year from the date the taxes were paid to the other state. The taxpayer must submit sufficient proof to show entitlement to a credit.
- (g) For the purposes of this subdivision, a resident shareholder of a corporation treated as an "S" corporation under section 290.9725, must be considered to have paid a tax imposed on the shareholder in an amount equal to the shareholder's pro rata share of any net income tax paid by the S corporation to another state. For the purposes of the preceding sentence, the term "net income tax" means any tax imposed on or measured by a corporation's net income.
- (h) For the purposes of this subdivision, a resident partner of an entity taxed as a partnership under the Internal Revenue Code must be considered to have paid a tax imposed on the partner in an amount equal to the partner's pro rata share of any net income tax paid by the partnership to another state. For purposes of the preceding sentence, the term "net income" tax means any tax imposed on or measured by a partnership's net income.
  - (i) For the purposes of this subdivision, "another state":
- 9.30 (1) includes:
  - (i) the District of Columbia; and
- 9.32 (ii) a province or territory of Canada; but
- 9.33 (2) excludes Puerto Rico and the several territories organized by Congress.

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- (j) The limitations on the credit in paragraphs (b), (c), and (d), are imposed on a state by state basis.
- (k) For a tax imposed by a province or territory of Canada, the tax for purposes of this subdivision is the excess of the tax over the amount of the foreign tax credit allowed under section 27 of the Internal Revenue Code. In determining the amount of the foreign tax credit allowed, the net income taxes imposed by Canada on the income are deducted first. Any remaining amount of the allowable foreign tax credit reduces the provincial or territorial tax that qualifies for the credit under this subdivision.
- (l)(1) The credit allowed to a qualifying individual under this section for tax paid to a qualifying state equals the credit calculated under paragraphs (b) and (d), plus the amount calculated by multiplying:
- (i) the difference between the preliminary credit and the credit calculated under paragraphs(b) and (d), by
  - (ii) the ratio derived by dividing the income subject to tax in the qualifying state that consists of compensation for performance of personal or professional services by the total amount of income subject to tax in the qualifying state.
  - (2) If the amount of the credit that a qualifying individual is eligible to receive under clause (1) for tax paid to a qualifying state exceeds the tax due under this chapter before the application of the credit calculated under clause (1), the commissioner shall refund the excess to the qualifying individual. An amount sufficient to pay the refunds required by this subdivision is appropriated to the commissioner from the general fund.
- (3) For purposes of this paragraph, "preliminary credit" means the credit that a qualifying individual is eligible to receive under paragraphs (b) and (d) for tax paid to a qualifying state without regard to the limitation in paragraph (d), clause (2); "qualifying individual" means a Minnesota resident under section 290.01, subdivision 7, paragraph (a), who received compensation during the taxable year for the performance of personal or professional services within a qualifying state; and "qualifying state" means a state with which an agreement under section 290.081 is not in effect for the taxable year but was in effect for a taxable year beginning before January 1, 2010.
- (m) A resident partner, member, or shareholder of a qualifying entity as defined in section 289A.08, subdivision 7a, paragraph (f), may claim a credit for the amount of their pro rata share of any net income tax paid to another state by the entity or on a composite return filed with that state on behalf of its Minnesota resident partners, members, or shareholders. For purposes of this paragraph, "net income tax" means any tax imposed on or measured by net

Sec. 10.

	SF203	REVISOR	EAP	80203-1	1st Engrossment
11.1	income, but	"net income" does no	ot include any inc	come that is apportion	ned to this state under
11.2	section 290	.191 or 290.20.			
11.3	<b>EFFEC</b>	TIVE DATE. This se	ction is effective	for taxable years begi	inning after December
11.4	31, 2020.				
11.5	Sec. 11. N	Minnesota Statutes 20	20, section 290.	091, subdivision 2, is	s amended to read:
11.6	Subd. 2.	<b>Definitions.</b> For pur	poses of the tax	imposed by this sec	tion, the following
11.7	terms have	the meanings given.	_		-
11.8	(a) "Alte	ernative minimum taxa	able income" me	ans the sum of the fol	lowing for the taxable
11.9	year:				
11.10	(1) the t	axpayer's federal alte	rnative minimur	n taxable income as	defined in section
11.11	55(b)(2) of	the Internal Revenue	Code;		
11.12	(2) the ta	axpayer's itemized dec	luctions allowed	in computing federal	l alternative minimum
11.13	taxable inco	ome, but excluding:			
11.14	(i) the ch	naritable contribution	deduction under	section 170 of the In	ternal Revenue Code;
11.15	(ii) the r	medical expense dedu	ection;		
11.16	(iii) the	casualty, theft, and di	saster loss dedu	ction; and	
11.17	(iv) the	impairment-related w	ork expenses of	a person with a disa	ıbility;
11.18	(3) for d	lepletion allowances	computed under	section 613A(c) of t	the Internal Revenue
11.19	Code, with	respect to each proper	ty (as defined in	section 614 of the Int	ernal Revenue Code),
11.20	to the exten	t not included in fede	ral alternative m	inimum taxable inco	ome, the excess of the
11.21	deduction f	or depletion allowabl	e under section	611 of the Internal R	evenue Code for the
11.22	taxable year	r over the adjusted bas	is of the property	y at the end of the tax	able year (determined
11.23	without reg	ard to the depletion d	eduction for the	taxable year);	
11.24	(4) to the	e extent not included i	n federal alterna	tive minimum taxabl	le income, the amount
11.25	of the tax pr	eference for intangible	e drilling cost und	der section 57(a)(2) o	f the Internal Revenue
11.26	Code deterr	mined without regard	to subparagraph	ı (E);	
11.27	(5) to the	e extent not included i	n federal alterna	tive minimum taxabl	le income, the amount
11.28	of interest i	ncome as provided by	y section 290.01	31, subdivision 2;	
11.29	(6) the a	mount of addition rec	quired by section	n 290.0131, subdivis	sions 9, 10, and 16;
11.30	(7) the d	eduction allowed und	er section 199A	of the Internal Reven	ue Code, to the extent

Sec. 11. 11

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not included in the addition required under clause (6); and

(8) to the extent not included in federal alternative minimum taxable income, the amount 12.1 of foreign-derived intangible income deducted under section 250 of the Internal Revenue 12.2 12.3 Code: less the sum of the amounts determined under the following: 12.4 12.5 (i) interest income as defined in section 290.0132, subdivision 2; (ii) an overpayment of state income tax as provided by section 290.0132, subdivision 12.6 12.7 3, to the extent included in federal alternative minimum taxable income; (iii) the amount of investment interest paid or accrued within the taxable year on 12.8 indebtedness to the extent that the amount does not exceed net investment income, as defined 12.9 in section 163(d)(4) of the Internal Revenue Code. Interest does not include amounts deducted 12.10 in computing federal adjusted gross income; 12.11 12.12 (iv) amounts subtracted from federal taxable or adjusted gross income as provided by section 290.0132, subdivisions 7, 9 to 15, 17, 21, 24, and 26 to <del>29</del> 30; 12.13 12.14 (v) the amount of the net operating loss allowed under section 290.095, subdivision 11, paragraph (c); and 12.15 (vi) the amount allowable as a Minnesota itemized deduction under section 290.0122, 12.16 subdivision 7. 12.17 In the case of an estate or trust, alternative minimum taxable income must be computed 12.18 as provided in section 59(c) of the Internal Revenue Code, except alternative minimum 12.19 taxable income must be increased by the addition in section 290.0131, subdivision 16. 12.20 (b) "Investment interest" means investment interest as defined in section 163(d)(3) of 12.21 the Internal Revenue Code. 12.22 (c) "Net minimum tax" means the minimum tax imposed by this section. 12.23 (d) "Regular tax" means the tax that would be imposed under this chapter (without regard 12.24 to this section and section 290.032), reduced by the sum of the nonrefundable credits allowed 12.25 12.26 under this chapter. (e) "Tentative minimum tax" equals 6.75 percent of alternative minimum taxable income 12.27 after subtracting the exemption amount determined under subdivision 3. 12.28

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

Sec. 11. 12

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31, 2020.

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Sec. 12. Minnesota Statutes 2020, section 290.0921, subdivision 2, is amended to read:

- Subd. 2. **Definitions.** (a) For purposes of this section, the following terms have the meanings given them.
- (b) "Alternative minimum taxable net income" is alternative minimum taxable income,
- (1) less the exemption amount, and 13.5
- (2) apportioned or allocated to Minnesota under section 290.17, 290.191, or 290.20. 13.6
- (c) The "exemption amount" is \$40,000, reduced, but not below zero, by 25 percent of 13.7 the excess of alternative minimum taxable income over \$150,000. 13.8
- (d) "Minnesota alternative minimum taxable income" is alternative minimum taxable net income, less the deductions for alternative tax net operating loss under subdivision 4; 13.10 and dividends received under subdivision 6. The sum of the deductions under this paragraph 13.11 may not exceed 90 percent of alternative minimum taxable net income. This limitation does 13.12 not apply to: 13.13
  - (1) a deduction for dividends paid to or received from a corporation which is subject to tax under section 290.36 and which is a member of an affiliated group of corporations as defined by the Internal Revenue Code; or
  - (2) a deduction for dividends received from a property and casualty insurer as defined under section 60A.60, subdivision 8, which is a member of an affiliated group of corporations as defined by the Internal Revenue Code and either: (i) the dividend is eliminated in consolidation under Treasury Regulation 1.1502-14(a), as amended through December 31, 1989; or (ii) the dividend is deducted under an election under section 243(b) of the Internal Revenue Code.
  - (e) "Internal Revenue Code" means the Internal Revenue Code of 1986, as amended through December 16, 2016, except that for the purposes of exclusion from gross income of paycheck protection loan forgiveness and allowable deductions of covered expenses paid for with covered loans under section 1106 of Public Law 116-136, as clarified by Title II, subtitle B, section 276(a)(i) of Public Law 116-260, "Internal Revenue Code" means the Internal Revenue Code as amended through December 27, 2020.
- **EFFECTIVE DATE.** This section is effective the day following final enactment, except 13.29 that changes incorporated by federal changes are effective retroactively at the same time 13.30 the changes were effective for federal purposes. 13.31

Sec. 12. 13

14.1	Sec. 13. [290.096] SPECIAL RULES FOR C-OPTION CORPORATIONS.
14.2	Subdivision 1. Allocation of subtractions and credits. No carryover generated by a
14.3	C-option corporation for a subtraction allowed under this chapter that remains after the
14.4	revocation or expiration of the election in section 289A.08, subdivision 7a, paragraph (a),
14.5	may be claimed by a partner, member, or shareholder of that C-option corporation.
14.6	Subd. 2. Credits. (a) Credits and credit carryovers against the tax due under this chapter
14.7	that are claimed by a C-option corporation must be distributed as follows:
14.8	(1) for a nonrefundable credit, the credit is distributed to the C-option corporation; and
14.9	(2) for a refundable credit, the amount of the credit that does not exceed the C-option
14.10	corporation's taxable income is distributed to the C-option corporation and the amount of
14.11	the credit that exceeds the amount of the C-option corporation's taxable income is distributed
14.12	in the same manner as the subtraction in section 290.0132, subdivision 30.
14.13	(b) A credit carryover generated by an individual taxpayer may be claimed by a C-option
14.14	corporation of which the individual is a partner, member, or shareholder.
14.15	Subd. 3. Refunds. (a) A C-option corporation may make a claim for a refund under
14.16	section 289A.50. Refunds must be paid to each partner, member, or shareholder in the same
14.17	manner as the distribution of the subtraction in section 290.0132, subdivision 30.
14.18	(b) For purposes of applying interest to refunds under paragraph (a), the amount refunded
14.19	bears interest under section 289A.56, subdivision 2, from the later of when the partner's,
14.20	member's, or shareholder's individual return is filed or when the C-option corporation's
14.21	return is filed.
14.22	Subd. 4. Estimated tax. (a) A C-option corporation must make payments of estimated
14.23	tax as required under section 289A.26.
14.24	(b) Payments of estimated tax under paragraph (a) made by a C-option corporation for
14.25	a taxable year for which the taxpayer is not a C-option corporation must be distributed to
14.26	each partner, member, or shareholder in the same manner as the distribution of the subtraction
14.27	in section 290.0132, subdivision 30.
14.28	<b>EFFECTIVE DATE.</b> This section is effective for taxable years beginning after December
14.29	<u>31, 2020.</u>

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Sec. 14. Minnesota Statutes 2020, section 290.92, subdivision 4b, is amended to read:

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- Subd. 4b. **Withholding by partnerships.** (a) A partnership shall deduct and withhold a tax as provided in paragraph (b) for nonresident individual partners based on their distributive shares of partnership income for a taxable year of the partnership.
- (b) The amount of tax withheld is determined by multiplying the partner's distributive share allocable to Minnesota under section 290.17, paid or credited during the taxable year by the highest rate used to determine the income tax liability for an individual under section 290.06, subdivision 2c, except that the amount of tax withheld may be determined by the commissioner if the partner submits a withholding exemption certificate under subdivision 5.
- (c) The commissioner may reduce or abate the tax withheld under this subdivision if the partnership had reasonable cause to believe that no tax was due under this section.
- (d) Notwithstanding paragraph (a), a partnership is not required to deduct and withhold tax for a nonresident partner if:
  - (1) the partner elects to have the tax due paid as part of the partnership's composite return under section 289A.08, subdivision 7;
- (2) the partner has Minnesota assignable federal adjusted gross income from the partnership of less than \$1,000; or
- 15.19 (3) the partnership is liquidated or terminated, the income was generated by a transaction 15.20 related to the termination or liquidation, and no cash or other property was distributed in 15.21 the current or prior taxable year;
  - (4) the distributive shares of partnership income are attributable to:
- (i) income required to be recognized because of discharge of indebtedness;
- (ii) income recognized because of a sale, exchange, or other disposition of real estate, depreciable property, or property described in section 179 of the Internal Revenue Code; or
- 15.27 (iii) income recognized on the sale, exchange, or other disposition of any property that
  15.28 has been the subject of a basis reduction pursuant to section 108, 734, 743, 754, or 1017 of
  15.29 the Internal Revenue Code
- to the extent that the income does not include cash received or receivable or, if there is cash received or receivable, to the extent that the cash is required to be used to pay indebtedness by the partnership or a secured debt on partnership property; or

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16.1	(5) the p	partnership is a public	ly traded partne	ership, as defined in sect	ion 7704(b) of the
16.2	Internal Rev	venue Code <u>; or</u>			
16.3	(6) the p	partnership has elected	l to be taxed as	a C-option corporation	under section
16.4	289A.08, su	ıbdivision 7a.			
16.5	(e) For p	ourposes of sections 2	70C.60, 289A.	09, subdivision 2, 289A	.20, subdivision 2,
16.6	paragraph (	c), 289A.50, 289A.56	, 289A.60, and	289A.63, a partnership	is considered an
16.7	employer.				
16.8	(f) To th	e extent that income i	s exempt from	withholding under parag	graph (d), clause
16.9	(4), the com	nmissioner has a lien i	n an amount up	to the amount that wou	ald be required to
16.10	be withheld	with respect to the inc	come of the par	tner attributable to the pa	artnership interest,
16.11	but for the a	application of paragra	ph (d), clause (	4). The lien arises under	section 270C.63
16.12	from the dat	te of assessment of the	tax against the	partner, and attaches to	that partner's share
16.13	of the profit	ts and any other mone	ey due or to bec	ome due to that partner	in respect of the
16.14	partnership.	Notice of the lien ma	y be sent by ma	ail to the partnership, with	thout the necessity
16.15	for recordin	g the lien. The notice	has the force a	nd effect of a levy under	r section 270C.67,
16.16	and is enfor	ceable against the par	tnership in the	manner provided by tha	t section. Upon
16.17	payment in	full of the liability su	bsequent to the	notice of lien, the partn	ership must be
16.18	notified that	t the lien has been sat	isfied.		
16.19	<b>EFFEC</b>	TIVE DATE. This sec	ction is effective	for taxable years beginn	ing after December
16.20	<u>31, 2020.</u>				
16.21	Sec. 15. N	Ainnesota Statutes 202	20, section 290.	92, subdivision 4c, is an	nended to read:
16.22	Subd. 4d	c. Withholding by S	corporations. (	a) A corporation having	a valid election in
16.23				vithhold a tax as provide	
16.24				e of the corporation's inco	
16.25	year.			1	
16.26	(b) The	amount of tax withhe	ld is determined	d by multiplying the am	ount of income
16.27	allocable to	Minnesota under secti	on 290.17 by th	e highest rate used to det	termine the income
16.28			•	6, subdivision 2c, excep	
16.29	·			nissioner if the sharehold	
16.30		g exemption certificate	•		

(c) Notwithstanding paragraph (a), a corporation is not required to deduct and withhold

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tax for a nonresident shareholder, if:

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(1) the shareholder elects to have the tax due paid as part of the corporation's composite 17.1 return under section 289A.08, subdivision 7; 17.2 (2) the shareholder has Minnesota assignable federal adjusted gross income from the 17.3 corporation of less than \$1,000; or 17.4 (3) the corporation is liquidated or terminated, the income was generated by a transaction 17.5 related to the termination or liquidation, and no cash or other property was distributed in 17.6 the current or prior taxable year; or 17.7 (4) the S corporation has elected to be taxed as a C-option corporation under section 17.8 289A.08, subdivision 7a. 17.9 (d) For purposes of sections 270C.60, 289A.09, subdivision 2, 289A.20, subdivision 2, 17.10 paragraph (c), 289A.50, 289A.56, 289A.60, and 289A.63, a corporation is considered an 17.11 employer. 17.12 **EFFECTIVE DATE.** This section is effective for taxable years beginning after December 17.13 31, 2020. 17.14 Sec. 16. Minnesota Statutes 2020, section 290A.03, subdivision 15, is amended to read: 17.15 Subd. 15. Internal Revenue Code. "Internal Revenue Code" means the Internal Revenue 17.16 Code of 1986, as amended through December 31, 2018, except that for the purposes of 17.17 exclusion from gross income of paycheck protection loan forgiveness and allowable 17.18 deductions of covered expenses paid for with covered loans under section 1106 of Public 17.19 17.20 Law 116-136, as clarified by Title II, subtitle B, section 276(a)(i) of Public Law 116-260, "Internal Revenue Code" means the Internal Revenue Code as amended through December 17.21 27, 2020. 17.22 **EFFECTIVE DATE.** This section is effective the day following final enactment, except 17.23 that changes incorporated by federal changes are effective retroactively at the same time 17.24 the changes were effective for federal purposes. 17.25 17.26 Sec. 17. Minnesota Statutes 2020, section 291.005, subdivision 1, is amended to read: Subdivision 1. **Scope.** Unless the context otherwise clearly requires, the following terms 17.27 used in this chapter shall have the following meanings: 17.28

(1) "Commissioner" means the commissioner of revenue or any person to whom the

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commissioner has delegated functions under this chapter.

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- (2) "Federal gross estate" means the gross estate of a decedent as required to be valued and otherwise determined for federal estate tax purposes under the Internal Revenue Code, increased by the value of any property in which the decedent had a qualifying income interest for life and for which an election was made under section 291.03, subdivision 1d, for Minnesota estate tax purposes, but was not made for federal estate tax purposes.
- (3) "Internal Revenue Code" means the United States Internal Revenue Code of 1986, as amended through December 31, 2018, except that for the purposes of exclusion from gross income of paycheck protection loan forgiveness and allowable deductions of covered expenses paid for with covered loans under section 1106 of Public Law 116-136, as clarified by Title II, subtitle B, section 276(a)(i) of Public Law 116-260, "Internal Revenue Code" means the Internal Revenue Code as amended through December 27, 2020.
- (4) "Minnesota gross estate" means the federal gross estate of a decedent after (a) excluding therefrom any property included in the estate which has its situs outside Minnesota, and (b) including any property omitted from the federal gross estate which is includable in the estate, has its situs in Minnesota, and was not disclosed to federal taxing authorities.
- (5) "Nonresident decedent" means an individual whose domicile at the time of death was not in Minnesota.
- (6) "Personal representative" means the executor, administrator or other person appointed by the court to administer and dispose of the property of the decedent. If there is no executor, administrator or other person appointed, qualified, and acting within this state, then any person in actual or constructive possession of any property having a situs in this state which is included in the federal gross estate of the decedent shall be deemed to be a personal representative to the extent of the property and the Minnesota estate tax due with respect to the property.
- (7) "Resident decedent" means an individual whose domicile at the time of death was in Minnesota. The provisions of section 290.01, subdivision 7, paragraphs (c) and (d), apply to determinations of domicile under this chapter.
  - (8) "Situs of property" means, with respect to:
- (i) real property, the state or country in which it is located;
  - (ii) tangible personal property, the state or country in which it was normally kept or located at the time of the decedent's death or for a gift of tangible personal property within three years of death, the state or country in which it was normally kept or located when the gift was executed;

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(iii) a qualified work of art, as defined in section 2503(g)(2) of the Internal Revenue Code, owned by a nonresident decedent and that is normally kept or located in this state because it is on loan to an organization, qualifying as exempt from taxation under section 501(c)(3) of the Internal Revenue Code, that is located in Minnesota, the situs of the art is deemed to be outside of Minnesota, notwithstanding the provisions of item (ii); and

(iv) intangible personal property, the state or country in which the decedent was domiciled at death or for a gift of intangible personal property within three years of death, the state or country in which the decedent was domiciled when the gift was executed.

For a nonresident decedent with an ownership interest in a pass-through entity with assets that include real or tangible personal property, situs of the real or tangible personal property, including qualified works of art, is determined as if the pass-through entity does not exist and the real or tangible personal property is personally owned by the decedent. If the pass-through entity is owned by a person or persons in addition to the decedent, ownership of the property is attributed to the decedent in proportion to the decedent's capital ownership share of the pass-through entity.

- (9) "Pass-through entity" includes the following:
- 19.17 (i) an entity electing S corporation status under section 1362 of the Internal Revenue
  19.18 Code;
  - (ii) an entity taxed as a partnership under subchapter K of the Internal Revenue Code;
  - (iii) a single-member limited liability company or similar entity, regardless of whether it is taxed as an association or is disregarded for federal income tax purposes under Code of Federal Regulations, title 26, section 301.7701-3; or
- 19.23 (iv) a trust to the extent the property is includable in the decedent's federal gross estate; 19.24 but excludes
  - (v) an entity whose ownership interest securities are traded on an exchange regulated by the Securities and Exchange Commission as a national securities exchange under section 6 of the Securities Exchange Act, United States Code, title 15, section 78f.
  - EFFECTIVE DATE. This section is effective the day following final enactment, except that changes incorporated by federal changes are effective retroactively at the same time the changes were effective for federal purposes.

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20.1	Sec. 18. CLARIFICATION OF SECTION 179 EXPENSING CONFORMITY.
20.2	For taxable years beginning after December 31, 2019, no addition is required under
20.3	Minnesota Statutes, sections 290.0131, subdivision 10, and 290.0133, subdivision 12, for
20.4	property placed in service in taxable years beginning before January 1, 2020, including the
20.5	following:
20.6	(1) the addition for carryover amounts pursuant to section 179(b)(3) of the Internal
20.7	Revenue Code for property placed in service in taxable years beginning before January 1,
20.8	2020; and
20.9	(2) the addition for property placed in service in taxable years beginning before January
20.10	1, 2020, resulting from being a shareholder or partner in an S-corporation or partnership
20.11	with a taxable year that began before January 1, 2020.
20.12	<b>EFFECTIVE DATE.</b> This section is effective retroactively for taxable years beginning
20.13	after December 31, 2019.
20.14	Sec. 19. NO DENIAL OF DEDUCTION.
20.15	Notwithstanding Minnesota Statutes, section 290.10, the commissioner of revenue must
20.16	not deny a taxpayer a deduction that is allowed under section 276 of the COVID-related
20.17	Tax Relief Act of 2020 in Public Law 116-260.
20.18	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment, except
20.19	that changes incorporated by federal changes are effective retroactively at the same time

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the changes were effective for federal purposes.