EAP/LP

18-5636

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 3089

(SENATE AUTHORS: NELSON and Miller)				
DATE	D-PG	OFFICIAL STATUS		
03/08/2018	6360	Introduction and first reading		
		Referred to Taxes		
03/14/2018	6498	Author stricken Isaacson		
03/15/2018	6532	Withdrawn and re-referred to E-12 Finance		

1.1	A bill for an act
1.2 1.3	relating to taxation; income; providing a subtraction for supporting vocational training; amending Minnesota Statutes 2016, sections 290.0132, by adding a subdivision; 290.0134, by adding a subdivision.
1.4 1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2016, section 290.0132, is amended by adding a subdivision
1.7	to read:
1.8	Subd. 27. Collaborative vocational training. (a) For purposes of this subdivision, the
1.9	following terms have the meanings given them:
1.10	(1) "Collaborative vocational training agreement" means a partnership between a taxpayer
1.11	and a qualifying school where the taxpayer agrees to provide practical, hands-on training:
1.12	(i) that assists to improve students' knowledge of core curriculum areas or to expand
1.13	knowledge and skills under the required academic standards under section 120B.021,
1.14	subdivision 1, or the elective standard under section 120B.022, subdivision 1; or
1.15	(ii) in vocational technical trades for skilled occupations; and
1.16	(2) "Qualifying school" means:
1.17	(i) a secondary school situated in Minnesota, North Dakota, South Dakota, Iowa, or
1.18	Wisconsin, wherein a resident of this state may legally fulfill the state's compulsory
1.19	attendance laws, which is not operated for profit, and which adheres to the provisions of
1.20	the Civil Rights Act of 1964 and chapter 363A; or
1.21	(ii) a postsecondary institution eligible for state student aid under section 136A.103 or,
1.22	a postsecondary institution situated in North Dakota, South Dakota, Iowa, or Wisconsin

Section 1.

1

	02/16/18	REVISOR	EAP/LP	18-5636	as introduced
2.1	that particip	ates in the federal l	Pell Grant progra	m under title IV of the Hi	gher Education
2.2		, Public Law 89-32			~
2.3	<u>(b) The a</u>	amount equal to the	e certificate provi	ded under paragraph (e) i	s a subtraction.
2.4	<u>(c)</u> To be	e eligible for the su	btraction under th	nis subdivision, a taxpaye	r must apply to
2.5	the commiss	sioner of education	or the commission	oner of higher education,	as applicable, for
2.6	certification	that the taxpayer h	as entered into a c	collaborative vocational tra	aining agreement
2.7	for the taxab	ole year. The applic	ation must be in	a form and manner prescr	ibed by the
2.8	commission	er of revenue in co	nsultation with th	e commissioner of educa	tion and the
2.9	commission	er of higher educat	ion.		
2.10	<u>(d)</u> A qu	alifying school that	t enters into a col	laborative vocational train	ning agreement
2.11	for a taxable	e year must certify t	to the commission	ner of education or commi	ssioner of higher
2.12	education, a	s applicable, the ed	lucation cost savi	ngs realized during the ta	xable year
2.13	attributable	to the agreement.			
2.14	(e) Upon	determination that	t the taxpayer has	entered into a collaborat	ive vocational
2.15	training agre	eement for the taxa	ble year, the com	missioner of education or	commissioner of
2.16	higher educa	ation must issue a c	certificate to the t	axpayer designated in the	application. The
2.17	certificate m	nust state the amour	nt of the subtraction	on. The subtraction equals	the lesser of: (1)
2.18	the amount	certified under para	agraph (d) by the	qualifying school; or (2)	<u></u>
2.19	EFFEC	FIVE DATE. This s	section is effective	e for taxable years beginnin	ıg after December
2.20	<u>31, 2018.</u>				
2.21	Sec. 2 Mi	nnesota Statutes 2()16 section 290 ()134, is amended by addir	ng a subdivision
2.21	to read:	intesota Statutes 20	710, section 270.0	, is allended by addin	
2.22					
2.23				g. (a) For purposes of this	subdivision, the
2.24	following te	erms have the mean	ings given them:		
2.25	<u>(1) "Coll</u>	aborative vocationa	l training agreeme	ent" means a partnership be	etween a taxpayer
2.26	and a qualif	ying school where	the taxpayer agre	es to provide practical, ha	ands-on training:
2.27	(i) that a	ssists to improve st	udents' knowledg	ge of core curriculum area	as or to expand
2.28	knowledge a	and skills under the	required academ	nic standards under section	n 120B.021,
2.29	subdivision	1, or the elective st	andard under sec	tion 120B.022, subdivisio	on 1; or
2.30	<u>(ii) in vo</u>	cational technical	rades for skilled	occupations; and	
2.31	<u>(2) "Qua</u>	lifying school" me	ans:		

02/16/18	REVISOR	EAP/LP	18-5636	as introduced
----------	---------	--------	---------	---------------

3.1	(i) a secondary school situated in Minnesota, North Dakota, South Dakota, Iowa, or
3.2	Wisconsin, wherein a resident of this state may legally fulfill the state's compulsory
3.3	attendance laws, which is not operated for profit, and which adheres to the provisions of
3.4	the Civil Rights Act of 1964 and chapter 363A; or
3.5	(ii) a postsecondary institution eligible for state student aid under section 136A.103 or,
3.6	a postsecondary institution situated in North Dakota, South Dakota, Iowa, or Wisconsin
3.7	that participates in the federal Pell Grant program under title IV of the Higher Education
3.8	Act of 1965, Public Law 89-329, as amended.
3.9	(b) The amount equal to the certificate provided under paragraph (e) is a subtraction.
3.10	(c) To be eligible for the subtraction under this subdivision, a taxpayer must apply to
3.11	the commissioner of education or the commissioner of higher education, as applicable, for
3.12	certification that the taxpayer has entered into a collaborative vocational training agreement
3.13	for the taxable year. The application must be in a form and manner prescribed by the
3.14	commissioner of revenue in consultation with the commissioner of education and the
3.15	commissioner of higher education.
3.16	(d) A qualifying school that enters into a collaborative vocational training agreement
3.17	for a taxable year must certify to the commissioner of education or commissioner of higher
3.18	education, as applicable, the education cost savings realized during the taxable year
3.19	attributable to the agreement.
3.20	(e) Upon determination that the taxpayer has entered into a collaborative vocational
3.21	training agreement for the taxable year, the commissioner of education or commissioner of
3.22	higher education must issue a certificate to the taxpayer designated in the application. The
3.23	certificate must state the amount of the subtraction. The subtraction equals the lesser of: (1)
3.24	the amount certified under paragraph (d) by the qualifying school; or (2)
3.25	EFFECTIVE DATE. This section is effective for taxable years beginning after December

3.26 <u>31, 2018.</u>