EAP/JC

SENATE state of minnesota ninetieth session

S.F. No. 1544

(SENATE AUTH	IORS: REST	and Dziedzic)
DATE	D-PG	OFFICIAL STATUS
02/27/2017	801	Introduction and first reading
		Referred to Taxes
03/02/2017	996	Withdrawn and re-referred to Judiciary and Public Safety Finance and Policy
03/20/2017	1575a	Comm report: To pass as amended and re-refer to Taxes
		Joint rule 2.03, referred to Rules and Administration
	6108	Joint rule 3.02, returned to Judiciary and Public Safety Finance and Policy
		See First Special Session, HF1, Art. 22
		-

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to taxation; modifying provisions for paid preparers; amending Minnesota Statutes 2016, sections 270C.445, subdivisions 2, 3, 5a, 6, 6a, 6b, 6c, 7, 8, by adding a subdivision; 270C.446, subdivisions 2, 3, 4, 5; 270C.447, subdivisions 1, 2, 3, by adding a subdivision; 289A.60, subdivisions 13, 28; repealing Minnesota Statutes 2016, sections 270C.445, subdivision 1; 270C.447, subdivision 4.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2016, section 270C.445, subdivision 2, is amended to read:
1.9	Subd. 2. Definitions. (a) For purposes of this section and sections 270C.4451 to
1.10	270C.447, the following terms have the meanings given.
1.11	(b) "Advertise" means to solicit business through any means or medium.
1.12	(c) "Client" means an individual a person for whom a tax preparer performs or agrees
1.13	to perform tax preparation services.
1.14	(d) "Facilitate" means to individually or in conjunction or cooperation with another
1.15	person:
1.16	(1) accept an application for a refund anticipation loan;
1.17	(2) pay to a client the proceeds, through direct deposit, a negotiable instrument, or any
1.18	other means, of a refund anticipation loan; or
1.19	(3) offer, arrange, process, provide, or in any other manner act to allow the making of,
1.20	a refund anticipation loan.
1.21	(e) "Person" means an individual, corporation, partnership, limited liability company,
1.22	association, trustee, or other legal entity.

2.1	(f) (e) "Refund anticipation check" means a negotiable instrument provided to a client
2.2	by the tax preparer or another person, which is issued from the proceeds of a taxpayer's
2.3	federal or state income tax refund or both and represents the net of the refund minus the tax
2.4	preparation fee and any other fees. A refund anticipation check includes a refund transfer.
2.5	(g)(f) "Refund anticipation loan" means a loan or any other extension of credit, whether
2.6	provided by the tax preparer or another entity such as a financial institution, in anticipation
2.7	of, and whose payment is secured by, a client's federal or state income tax refund or both.
2.8	(h) (g) "Tax preparation services" means services provided for a fee or other consideration
2.9	compensation to a client to:
2.10	(1) assist with preparing or filing state or federal individual income tax returns a return;
2.11	(2) assume final responsibility for completed work on an individual income tax a return
2.12	on which preliminary work has been done by another; or
2.13	(3) sign or include on a return the preparer tax identification number required under
2.14	section 6109(a)(4) of the Internal Revenue Code; or
2.15	(3) (4) facilitate the provision of <u>a</u> refund anticipation loans and loan or a refund
2.16	anticipation checks <u>check</u> .
2.17	(i) (h) "Tax preparer" or "preparer" means a person providing tax preparation services
2.18	subject to this section. except:
2.19	(1) an employee who prepares their employer's return;
2.20	(2) any fiduciary, or the regular employees of a fiduciary, while acting on behalf of the
2.21	fiduciary estate, testator, trustor, grantor, or beneficiaries of them;
2.22	(3) nonprofit organizations providing tax preparation services under the Internal Revenue
2.23	Service Volunteer Income Tax Assistance Program or Tax Counseling for the Elderly
2.24	Program;
2.25	(4) a person who merely furnishes typing, reproducing, or other mechanical assistance;
2.26	(5) a third-party bulk filer as defined in section 290.92, subdivision 30, that is currently
2.27	registered with the commissioner; and
2.28	(6) a certified service provider as defined in section 297A.995, subdivision 2, paragraph
2.29	(c), that provides all of the sales tax functions for a retailer not maintaining a place of
2.30	business in this state as described in section 297A.66.
2.31	(i) Except as otherwise provided, "return" means:

Section 1.

	02/21/17	REVISOR	EAP/JC	17-3618	as introduced
3.1	<u>(1) a retu</u>	rn as defined in se	ction 270C.01, su	bdivision 8;	
3.2	<u>(2) a clain</u>	m for refund of an	overpayment;		
3.3	<u>(3) a clain</u>	m filed pursuant to	chapter 290A; ar	nd	
3.4	<u>(4) a clair</u>	m for a credit filed	under section 29	0.0677, subdivision 1.	
3.5	EFFECT	TIVE DATE. This s	section is effective	for claims and returns file	ed after December
3.6	<u>31, 2017.</u>				
3.7	Sec. 2. Mir	nnesota Statutes 20	016, section 270C.	445, subdivision 3, is an	nended to read:
3.8	Subd. 3. S	Standards of cond	duct. No tax prepa	arer shall:	
3.9	(1) witho	out good cause fail	to promptly, dilig	ently, and without unreas	sonable delay
3.10	complete a c	lient's tax return;			
3.11	(2) obtain	the signature of a	client to a tax ret	urn or authorizing docun	nent that contains
3.12	blank spaces	to be filled in afte	r it has been signe	ed;	
3.13	(3) fail to	sign a client's tax	return when payn	nent compensation for se	ervices rendered
3.14	has been mad	de;			
3.15	<u> </u>	•		er tax identification num	-
3.16	under section	<u>16109(a)(4) of the</u>	Internal Revenue	Code or section 289A.60), subdivision 28;
3.17	· · ·	-		ny document requiring the	e client's signature
3.18	within a reas	sonable time after t	he client signs the	e document;	
3.19		il to retain for at le	east four years a co	opy of individual income	; tax a client's
3.20	returns;				
3.21	(6) (7) fai	il to maintain a con	nfidential relation	ship with clients or form	er clients;
3.22	(7)<u>(</u>8) fai	il to take commerc	ially reasonable n	neasures to safeguard a c	lient's nonpublic
3.23	personal info	ormation;			
3.24	(8) <u>(</u>9) ma	ake, authorize, pub	lish, disseminate,	circulate, or cause to ma	ke, either directly
3.25	or indirectly,	, any false, decepti	ve, or misleading	statement or representat	ion relating to or
3.26	in connection	n with the offering	or provision of ta	x preparation services;	
3.27	(9)<u>(10)</u> re	equire a client to er	iter into a loan arra	ingement in order to com	plete a tax client's
3.28	return;				
3.29	(10) (11)	claim credits or de	eductions on a clie	ent's tax return for which	the tax preparer
3.30	knows or rea	asonably should kn	ow the client does	s not qualify;	

Sec. 2.

	02/21/17	REVISOR	EAP/JC	17-3618	as introduced
4.1	(12) rep	ort a household inco	ome on a client's c	elaim filed under chapter	290A that the tax
4.2		ows or reasonably s			
4.3	(13) eng	age in any conduct t	hat is subject to a	penalty under section 289	A.60, subdivision
4.4	13, 20, 20a,	, 26, or 28 <u>;</u>			
4.5	(14) wh	ether or not acting a	is a taxpayer repre	esentative, fail to conform	n to the standards
4.6	of conduct	required by Minnes	ota Rules, part 80	52.0300, subpart 4;	
4.7	<u>(15) wh</u>	ether or not acting a	as a taxpayer repre	esentative, engage in any	conduct that is
4.8	incompeten	t conduct under Mi	nnesota Rules, pa	rt 8052.0300, subpart 5;	
4.9	(16) wh	ether or not acting a	as a taxpayer repro	esentative, engage in any	conduct that is
4.10	disreputable	e conduct under Mi	nnesota Rules, pa	rt 8052.0300, subpart 6;	
4.11	(11) (17)) charge, offer to acc	cept, or accept a fe	e based upon a percentag	e of an anticipated
4.12	refund for t	ax preparation serv	ices;		
4.13	(12) (18) under any circum	stances, withhold	or fail to return to a clien	nt a document
4.14	provided by	the client for use i	n preparing the cl	ient's tax return;	
4.15	(13) (19) establish an accou	nt in the preparer'	s name to receive a clien	t's refund through
4.16	a direct dep	osit or any other in	strument unless th	ne client's name is also or	n the account,
4.17	except that	a taxpayer may assi	ign the portion of	a refund representing the	e Minnesota
4.18	education c	redit available unde	er section 290.067	4 to a bank account with	out the client's
4.19	name, as pr	ovided under section	on 290.0679;		
4.20	<u>(14) (20</u>) fail to act in the b	est interests of the	e client;	
4.21	(15) (21) fail to safeguard a	and account for an	y money handled for the	e client;
4.22	(16) (22) fail to disclose all	material facts of	which the preparer has k	nowledge which
4.23	might reaso	onably affect the clie	ent's rights and int	terests;	
4.24	(17) (23) violate any provis	ion of section 332	2.37;	
4.25	(18) (24) include any of the	following in any c	locument provided or sig	ned in connection
4.26	with the pro	ovision of tax prepa	ration services:		
4.27	(i) a hol	d harmless clause;			
4.28	(ii) a con	nfession of judgmen	nt or a power of a	ttorney to confess judgm	ent against the
4.29	client or ap	pear as the client in	any judicial proc	eeding;	
4.30	(iii) a wa	aiver of the right to	a jury trial, if appl	licable, in any action bro	ught by or against
4.31	a debtor;				

- 5.1 (iv) an assignment of or an order for payment of wages or other compensation for
 5.2 services;
- 5.3 (v) a provision in which the client agrees not to assert any claim or defense otherwise
 5.4 available;
- 5.5 (vi) a waiver of any provision of this section or a release of any obligation required to
 5.6 be performed on the part of the tax preparer; or
- 5.7 (vii) a waiver of the right to injunctive, declaratory, or other equitable relief or relief on
 5.8 a class basis; or
- 5.9 (19)(25) if making, providing, or facilitating a refund anticipation loan, fail to provide
 all disclosures required by the federal Truth in Lending Act, United States Code, title 15,
 in a form that may be retained by the client.

5.12 EFFECTIVE DATE. This section is effective for claims and returns filed after December 5.13 <u>31, 2017.</u>

- 5.14 Sec. 3. Minnesota Statutes 2016, section 270C.445, subdivision 5a, is amended to read:
- 5.15 Subd. 5a. **Nongame wildlife checkoff.** A tax preparer must give written notice of the 5.16 option to contribute to the nongame wildlife management account in section 290.431 to 5.17 corporate clients that file an income tax return and to individual clients who file an income 5.18 tax return or property tax refund claim form under chapter 290A. This notification must be 5.19 included with information sent to the client at the same time as the preliminary worksheets 5.20 or other documents used in preparing the client's return and must include a line for displaying 5.21 contributions.

5.22 EFFECTIVE DATE. This section is effective for claims and returns filed after December 5.23 31, 2017.

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5.24 Sec. 4. Minnesota Statutes 2016, section 270C.445, subdivision 6, is amended to read:
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Subd. 6. Enforcement; administrative order; penalties; cease and desist. (a) The 5.25 commissioner may impose an administrative penalty of not more than \$1,000 per violation 5.26 of subdivision 3, 3a, 4, 5, or 5b or 5, or section 270C.4451, provided that a penalty may not 5.27 be imposed for any conduct that is also subject to the for which a tax return preparer penalties 5.28 in penalty is imposed under section 289A.60, subdivision 13. The commissioner may 5.29 terminate a tax preparer's authority to transmit returns electronically to the state, if the 5.30 commissioner determines the tax preparer engaged in a pattern and practice of violating 5.31 this section. Imposition of a penalty under this subdivision paragraph is subject to the 5.32

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6.1	contested case procedure under chapter 14. The commissioner shall collect the penalty in
6.2	the same manner as the income tax. There is no right to make a claim for refund under
6.3	section 289A.50 of the penalty imposed under this paragraph. Penalties imposed under this
6.4	subdivision paragraph are public data.
6.5	(b) In addition to the penalty under paragraph (a), if the commissioner determines that
6.6	a tax preparer has violated or is about to violate subdivision 3 or 5, or section 270C.4451,
6.7	the commissioner may issue an administrative order to the tax preparer requiring the tax
6.8	preparer to cease and desist from committing the violation. The administrative order may
6.9	include an administrative penalty provided in paragraph (a).
6.10	(c) If the commissioner issues an administrative order under paragraph (b), the
6.11	commissioner must send the order to the tax preparer addressed to the last known address
6.12	of the tax preparer.
6.13	(d) A cease and desist order under paragraph (b) must:
6.14	(1) describe the act, conduct, or practice committed or about to be committed and include
6.15	a reference to the law that the act, conduct, or practice violates or would violate; and
6.16	(2) provide notice that the tax preparer may request a hearing as provided in this
6.17	subdivision.
6.17 6.18	<u>subdivision.</u> (e) Within 30 days after the commissioner issues an administrative order under paragraph
6.18	(e) Within 30 days after the commissioner issues an administrative order under paragraph
6.18 6.19	(e) Within 30 days after the commissioner issues an administrative order under paragraph (b), the tax preparer may request a hearing to review the commissioner's action. The request
6.186.196.20	(e) Within 30 days after the commissioner issues an administrative order under paragraph (b), the tax preparer may request a hearing to review the commissioner's action. The request for hearing must be made in writing and must be served on the commissioner at the address
6.186.196.206.21	(e) Within 30 days after the commissioner issues an administrative order under paragraph (b), the tax preparer may request a hearing to review the commissioner's action. The request for hearing must be made in writing and must be served on the commissioner at the address specified in the order. The hearing request must specifically state the reasons for seeking
 6.18 6.19 6.20 6.21 6.22 	(e) Within 30 days after the commissioner issues an administrative order under paragraph (b), the tax preparer may request a hearing to review the commissioner's action. The request for hearing must be made in writing and must be served on the commissioner at the address specified in the order. The hearing request must specifically state the reasons for seeking review of the order. The date on which a request for hearing is served by mail is the postmark
 6.18 6.19 6.20 6.21 6.22 6.23 	(e) Within 30 days after the commissioner issues an administrative order under paragraph (b), the tax preparer may request a hearing to review the commissioner's action. The request for hearing must be made in writing and must be served on the commissioner at the address specified in the order. The hearing request must specifically state the reasons for seeking review of the order. The date on which a request for hearing is served by mail is the postmark date on the envelope in which the request for hearing is mailed.
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 	(e) Within 30 days after the commissioner issues an administrative order under paragraph (b), the tax preparer may request a hearing to review the commissioner's action. The request for hearing must be made in writing and must be served on the commissioner at the address specified in the order. The hearing request must specifically state the reasons for seeking review of the order. The date on which a request for hearing is served by mail is the postmark date on the envelope in which the request for hearing is mailed. (f) If a tax preparer does not timely request a hearing regarding an administrative order
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 	(e) Within 30 days after the commissioner issues an administrative order under paragraph (b), the tax preparer may request a hearing to review the commissioner's action. The request for hearing must be made in writing and must be served on the commissioner at the address specified in the order. The hearing request must specifically state the reasons for seeking review of the order. The date on which a request for hearing is served by mail is the postmark date on the envelope in which the request for hearing is mailed. (f) If a tax preparer does not timely request a hearing regarding an administrative order issued under paragraph (b), the order becomes a final order of the commissioner and is not
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 6.26 	(e) Within 30 days after the commissioner issues an administrative order under paragraph (b), the tax preparer may request a hearing to review the commissioner's action. The request for hearing must be made in writing and must be served on the commissioner at the address specified in the order. The hearing request must specifically state the reasons for seeking review of the order. The date on which a request for hearing is served by mail is the postmark date on the envelope in which the request for hearing is mailed. (f) If a tax preparer does not timely request a hearing regarding an administrative order issued under paragraph (b), the order becomes a final order of the commissioner and is not subject to review by any court or agency.
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 6.26 6.27 	 (e) Within 30 days after the commissioner issues an administrative order under paragraph (b), the tax preparer may request a hearing to review the commissioner's action. The request for hearing must be made in writing and must be served on the commissioner at the address specified in the order. The hearing request must specifically state the reasons for seeking review of the order. The date on which a request for hearing is served by mail is the postmark date on the envelope in which the request for hearing is mailed. (f) If a tax preparer does not timely request a hearing regarding an administrative order issued under paragraph (b), the order becomes a final order of the commissioner and is not subject to review by any court or agency. (g) If a tax preparer timely requests a hearing regarding an administrative order issued
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 6.26 6.27 6.28 	 (e) Within 30 days after the commissioner issues an administrative order under paragraph (b), the tax preparer may request a hearing to review the commissioner's action. The request for hearing must be made in writing and must be served on the commissioner at the address specified in the order. The hearing request must specifically state the reasons for seeking review of the order. The date on which a request for hearing is served by mail is the postmark date on the envelope in which the request for hearing is mailed. (f) If a tax preparer does not timely request a hearing regarding an administrative order issued under paragraph (b), the order becomes a final order of the commissioner and is not subject to review by any court or agency. (g) If a tax preparer timely requests a hearing regarding an administrative order issued under paragraph (b), the hearing must be commenced within ten days after the commissioner
 6.18 6.19 6.20 6.21 6.22 6.23 6.24 6.25 6.26 6.27 6.28 6.29 	 (e) Within 30 days after the commissioner issues an administrative order under paragraph (b), the tax preparer may request a hearing to review the commissioner's action. The request for hearing must be made in writing and must be served on the commissioner at the address specified in the order. The hearing request must specifically state the reasons for seeking review of the order. The date on which a request for hearing is served by mail is the postmark date on the envelope in which the request for hearing is mailed. (f) If a tax preparer does not timely request a hearing regarding an administrative order issued under paragraph (b), the order becomes a final order of the commissioner and is not subject to review by any court or agency. (g) If a tax preparer timely requests a hearing regarding an administrative order issued under paragraph (b), the hearing must be commenced within ten days after the commissioner

7.1	order within ten days after the completion of the hearing, the receipt of late-filed exhibits,
7.2	or the submission of written arguments, whichever is later.
7.3	(i) Within five days of the date of the administrative law judge's report issued under
7.4	paragraph (h), any party aggrieved by the administrative law judge's report may submit
7.5	written exceptions and arguments to the commissioner. Within 15 days after receiving the
7.6	administrative law judge's report, the commissioner must issue an order vacating, modifying,
7.7	or making final the administrative order.
7.8	(j) The commissioner and the tax preparer requesting a hearing may by agreement
7.9	lengthen any time periods prescribed in paragraphs (g) to (i).
7.10	(k) An administrative order issued under paragraph (b) is in effect until it is modified
7.11	or vacated by the commissioner or an appellate court. The administrative hearing provided
7.12	by paragraphs (e) to (i) and any appellate judicial review as provided in chapter 14 constitute
7.13	the exclusive remedy for a tax preparer aggrieved by the order.
7.14	(1) The commissioner may impose an administrative penalty, in addition to the penalty
7.15	under paragraph (a), up to \$5,000 per violation of a cease and desist order issued under
7.16	paragraph (b). Imposition of a penalty under this paragraph is subject to the contested case
7.17	procedure under chapter 14. Within 30 days after the commissioner imposes a penalty under
7.18	this paragraph, the tax preparer assessed the penalty may request a hearing to review the
7.19	penalty order. The request for hearing must be made in writing and must be served on the
7.20	commissioner at the address specified in the order. The hearing request must specifically
7.21	state the reasons for seeking review of the order. The cease and desist order issued under
7.22	paragraph (b) is not subject to review in a proceeding to challenge the penalty order under
7.23	this paragraph. The date on which a request for hearing is served by mail is the postmark
7.24	date on the envelope in which the request for hearing is mailed. If the tax preparer does not
7.25	timely request a hearing, the penalty order becomes a final order of the commissioner and
7.26	is not subject to review by any court or agency. A penalty imposed by the commissioner
7.27	under this paragraph may be collected and enforced by the commissioner as an income tax
7.28	liability. There is no right to make a claim for refund under section 289A.50 of the penalty
7.29	imposed under this paragraph. A penalty imposed under this paragraph is public data.
7.30	(m) If a tax preparer violates a cease and desist order issued under paragraph (b), the
7.31	commissioner may terminate the tax preparer's authority to transmit returns electronically
7.32	to the state. Termination under this paragraph is public data.
7.33	(n) A cease and desist order issued under paragraph (b) is public data when it is a final

7.34 <u>order.</u>

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(o) Notwithstanding any other law, the commissioner may impose a penalty or take of	her

as introduced

8.2 action under this subdivision against a tax preparer, with respect to a return, within the

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8.3 period to assess tax on that return as provided by section 289A.38.

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8.4 (p) Notwithstanding any other law, the imposition of a penalty or any other action against

a tax preparer under this subdivision, other than with respect to a return, must be taken by
 the commissioner within five years of the violation of statute.

- 8.7 EFFECTIVE DATE. This section is effective for claims and returns filed after December
 8.8 31, 2017.
- Sec. 5. Minnesota Statutes 2016, section 270C.445, subdivision 6a, is amended to read:
 Subd. 6a. Exchange of data; State Board of Accountancy. The State Board of
 Accountancy shall refer to the commissioner complaints it receives about tax preparers who
 are not subject to the jurisdiction of the State Board of Accountancy and who are alleged
 to have violated the provisions of subdivisions 3, 3a, 4, 4a, 4b, 5, and 5b this section, except
 subdivision 5a, or section 270C.4451.

8.15 EFFECTIVE DATE. This section is effective for claims and returns filed after December 8.16 31, 2017.

8.17 Sec. 6. Minnesota Statutes 2016, section 270C.445, subdivision 6b, is amended to read:

8.18 Subd. 6b. Exchange of data; Lawyers Board of Professional Responsibility. The

8.19 Lawyers Board of Professional Responsibility may refer to the commissioner complaints

it receives about tax preparers who are not subject to its jurisdiction and who are alleged to
have violated the provisions of subdivisions 3, 3a, 4, 4a, 4b, 5, and 5b this section, except
subdivision 5a, or section 270C.4451.

8.23 EFFECTIVE DATE. This section is effective for claims and returns filed after December 8.24 31, 2017.

8.25 Sec. 7. Minnesota Statutes 2016, section 270C.445, subdivision 6c, is amended to read:

8.26 Subd. 6c. Exchange of data; commissioner. The commissioner shall refer information
8.27 and complaints about tax preparers who are alleged to have violated the provisions of

8.28 subdivisions 3, 3a, 4, 4a, 4b, 5, and 5b this section, except subdivision 5a, or section

8.29 <u>270C.4451, to:</u>

8.30 (1) the State Board of Accountancy, if the tax preparer is under its jurisdiction; and

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9.1	(2) the La	awyers Board of Pr	ofessional Respo	nsibility, if the tax prepar	er is under its
9.2	jurisdiction.	-			
9.3	EFFEC 1	T IVE DATE. This s	section is effective	for claims and returns filed	d after December
9.4	<u>31, 2017.</u>				
9.5	Sec. 8. Mir	nnesota Statutes 20	16, section 270C.	445, subdivision 7, is am	ended to read:
9.6				violation of this section	
9.7	<u>270C.4451</u> is	s an unfair, deceptiv	ve, and unlawful to	ade practice within the me	eaning of section
9.8	8.31. An acti	on taken under thi	s section is in the	public interest.	
9.9	(b) A clie	ent may bring a civ	il action seeking r	edress for a violation of th	nis section in the
9.10	conciliation	or the district court	t of the county in	which unlawful action is	alleged to have
9.11	been commit	tted or where the re	espondent resides	or has a principal place o	f business.
9.12	(c) A cou	rt finding for the p	laintiff must awa	rd:	
9.13	(1) actual	damages;			
9.14	(2) incide	ental and conseque	ntial damages;		
9.15	(3) statute	ory damages of tw	ice the sum of: (i)	the tax preparation fees;	and (ii) if the
9.16	plaintiff viol	ated subdivision 3a	a, 4, or 5b section	270C.4451, subdivision	1, 2, or 5, all
9.17	interest and	fees for a refund ar	ticipation loan;		
9.18	(4) reason	nable attorney fees	. 2		
9.19	(5) court	costs; and			
9.20	(6) any o	ther equitable relie	f as the court con	siders appropriate.	
9.21	EFFEC T	TIVE DATE. This s	section is effective	for claims and returns filed	d after December
9.22	<u>31, 2017.</u>				
9.23	Sec. 9. Mir	nnesota Statutes 20	16, section 270C.	445, subdivision 8, is am	ended to read:
9.24	Subd 8	Limited exemptio	ns (a) Except as	provided in paragraph (b)	the provisions
9.25				5b, subdivisions 3; 5; 5a	
9.26		<u>d 7,</u> do not apply to		<u>50, 5000101510115 5, 5, 50</u>	, 0, purugrupns
9.27		orney admitted to		tion 481.01;	
0.29	(2) a mari	stared ecounting	matitionar a rac	istored accounting prestit	ionar firm
9.28				istered accounting practit	
9.29	centried pub	ne accountant, of e	buier person who	is subject to the jurisdiction	on or the state

10.1	Board of Accountancy a certified public accountant firm, licensed in accordance with chapter
10.2	<u>326A;</u>
10.3	(3) an enrolled agent who has passed the special enrollment examination administered
10.4	by the Internal Revenue Service; or
10.5	(4) anyone a person who provides, or assists in providing, tax preparation services within
10.6	the scope of duties as an employee or supervisor under the direction or supervision of a
10.7	person who is exempt under this subdivision-; or
10.8	(5) a person acting as a supervisor to a tax preparer who is exempt under this subdivision.
10.9	(b) The provisions of subdivisions 3; 6, paragraphs (a) to (n); and 7, apply to a tax
10.10	preparer who would otherwise be exempt under paragraph (a) if the tax preparer has:
10.11	(1) had a professional license suspended or revoked for cause, not including a failure to
10.12	pay a professional licensing fee, by any authority of any state, territory, or possession of
10.13	the United States, including a commonwealth, or the District of Columbia, any federal court
10.14	of record, or any federal agency, body, or board;
10.15	(2) irrespective of whether an appeal has been taken, been convicted of any crime
10.16	involving dishonesty or breach of trust;
10.17	(3) been censured, suspended, or disbarred under United States Treasury Department
10.18	<u>Circular 230;</u>
10.19	(4) been sanctioned by a court of competent jurisdiction, whether in a civil or criminal
10.20	proceeding, including suits for injunctive relief, relating to any taxpayer's tax liability or
10.21	the tax preparer's own tax liability, for:
10.22	(i) instituting or maintaining proceedings primarily for delay;
10.23	(ii) advancing frivolous or groundless arguments; or
10.24	(iii) failing to pursue available administrative remedies; or
10.25	(5) demonstrated a pattern of willful disreputable conduct by:
10.26	(i) failing to file a return that the tax preparer was required to file annually for two of
10.27	the three immediately preceding tax periods; or
10.28	(ii) failing to file a return that the tax preparer was required to file more frequently than
10.29	annually for three of the six immediately preceding tax periods.
10.30	EFFECTIVE DATE. This section is effective for claims and returns filed after December
10.31	<u>31, 2017.</u>

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as introduced

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11.1	Sec. 10. Mi	innesota Statutes 20	016, section 2700	C.445, is amended by add	ing a subdivision
11.2	to read:			, , , , , , , , , , , , , , , , , , ,	C
11.3	<u>Subd. 9.</u> 1	Powers additional	. The powers and	l authority granted in this	section are in
11.4	addition to al	ll other powers of t	he commissioner	The use of the powers g	granted in this
11.5	section does	not preclude the us	se of any other po	ower or authority of the c	ommissioner.
11.6	EFFECT	IVE DATE. This s	ection is effective	for claims and returns file	d after December
11.7	<u>31, 2017.</u>				
11.8	Sec. 11. Mi	innesota Statutes 2	016, section 2700	C.446, subdivision 2, is a	mended to read:
11.9	Subd. 2. I	Required and exc	luded tax prepa	rers. (a) Subject to the lir	nitations of
11.10	paragraph (b), the commissione	er must publish li	sts of tax preparers as def	fined in section
11.11	289A.60, sul	odivision 13, parag	raph (f) 270C.44	5, subdivision 2, paragrap	ph (h), who have
11.12	been:				
11.13	<u>(1)</u> convie	cted under section	289A.63 for retu	ms or claims prepared as	a tax preparer or:
11.14	<u>(2)</u> assess	ed penalties in exc	ess of \$1,000 un	der section 289A.60, sub	division 13,
11.15	paragraph (a)) . ;			
11.16	(3) convie	cted for identity the	eft under section	609.527, or a similar stat	ute, for a return
11.17	filed with the	e commissioner, the	e Internal Revenu	e Service, or another star	<u>te;</u>
11.18	(4) assess	ed a penalty under	section 270C.44	5, subdivision 6, paragra	ph (a), in excess
11.19	<u>of \$1,000;</u>				
11.20	(5) issued	l a cease and desist	order under sect	ion 270C.445, subdivisio	n 6, paragraph
11.21	(b), that has l	become a final ord	er; or		
11.22	(6) assess	ed a penalty under	section 270C.445	, subdivision 6, paragrapl	n (l), for violating
11.23	a cease and d	lesist order.			
11.24	(b) For th	e purposes of this	section, tax prepa	arers are not subject to pu	blication if:
11.25	(1) an adı	ninistrative or cou	rt action contestin	ng the or appealing a pen	alty described in
11.26	paragraph (a)), clause (2), (4), or	<u>r (6),</u> has been fil	ed or served and is unres	olved at the time
11.27	when notice	would be given un	der subdivision 3	. ,	
11.28	(2) an app	peal period to conte	est the a penalty of	described in paragraph (a), clause (2), (4),
11.29	<u>or (6),</u> has no	ot expired; or			
11.30	(3) the co	mmissioner has be	en notified that t	he tax preparer is decease	ed- <u>;</u>

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12.1	(4) an appeal period to contest a cease and desist order issued under section 270C.445,
12.2	subdivision 6, paragraph (b), has not expired;
12.3	(5) an administrative or court action contesting or appealing a cease and desist order
12.4	issued under section 270C.445, subdivision 6, paragraph (b), has been filed or served and
12.5	is unresolved at the time when notice would be given under subdivision 3;
12.6	(6) a direct appeal of a conviction described in paragraph (a), clause (1) or (3), has been
12.7	filed or served and is unresolved at the time when the notice would be given under
12.8	subdivision 3; or
12.9	(7) an appeal period to contest a conviction described in paragraph (a), clause (1) or (3),
12.10	has not expired.
12.11	EFFECTIVE DATE. This section is effective for claims and returns filed after December
12.12	<u>31, 2017.</u>
12.13	Sec. 12. Minnesota Statutes 2016, section 270C.446, subdivision 3, is amended to read:
12.14	Subd. 3. Notice to tax preparer. (a) At least 30 days before publishing the name of a
12.15	tax preparer subject to penalty publication under this section, the commissioner shall mail
12.16	a written notice to the tax preparer, detailing the amount and nature of each penalty basis
12.17	for the publication and the intended publication of the information listed in subdivision 4
12.18	related to the penalty. The notice must be mailed by first class and certified mail sent to the
12.19	tax preparer addressed to the last known address of the tax preparer. The notice must include
12.20	information regarding the exceptions listed in subdivision 2, paragraph (b), and must state
12.21	that the tax preparer's information will not be published if the tax preparer provides
12.22	information establishing that subdivision 2, paragraph (b), prohibits publication of the tax
12.23	preparer's name.
12.24	(b) Thirty days after the notice is mailed and if the tax preparer has not proved to the
12.25	commissioner that subdivision 2, paragraph (b), prohibits publication, the commissioner
12.26	may publish in a list of tax preparers subject to penalty the information about the tax preparer
12.27	that is listed in subdivision 4.
12.28	EFFECTIVE DATE. This section is effective for claims and returns filed after December
12.29	<u>31, 2017.</u>

Sec. 13. Minnesota Statutes 2016, section 270C.446, subdivision 4, is amended to read:
Subd. 4. Form of list. The list may be published by any medium or method. The list
must contain the name, associated business name or names, address or addresses, and

Sec. 13.

13.1	violation or violations for which a penalty was imposed of that make each tax preparer
13.2	subject to penalty publication.
13.3	EFFECTIVE DATE. This section is effective for claims and returns filed after December
13.4	<u>31, 2017.</u>
13.5	Sec. 14. Minnesota Statutes 2016, section 270C.446, subdivision 5, is amended to read:
13.6	Subd. 5. Removal from list. The commissioner shall remove the name of a tax preparer
13.7	from the list of tax preparers published under this section:
13.8	(1) when the commissioner determines that the name was included on the list in error;
13.9	(2) within 90 days three years after the preparer has demonstrated to the commissioner
13.10	that the preparer fully paid all fines and penalties imposed, served any suspension, satisfied
13.11	any sentence imposed, successfully completed any probationary period imposed, and
13.12	successfully completed any remedial actions required by the commissioner, the State Board
13.13	of Accountancy, or the Lawyers Board of Professional Responsibility; or
13.14	(3) when the commissioner has been notified that the tax preparer is deceased.
13.15	EFFECTIVE DATE. This section is effective for claims and returns filed after December
13.16	<u>31, 2017.</u>
13.17	Sec. 15. Minnesota Statutes 2016, section 270C.447, subdivision 1, is amended to read:
13.18	Subdivision 1. Commencement of action. (a) Whenever it appears to the commissioner
13.19	that a tax preparer doing business in Minnesota has engaged or is about to engage in any
13.20	conduct described in subdivision 2, a civil action in the name of the state of Minnesota may
13.21	be commenced to enjoin any person who is a tax return preparer doing business in this state
13.22	from further engaging in any conduct described in subdivision 2 the conduct and enforce
13.23	compliance.
13.24	(b) An action under this subdivision must be brought by the attorney general in:
13.25	(1) the district court for the judicial district of the tax return preparer's residence or
13.26	principal place of business, or in which the:
13.27	(2) the district court for the judicial district of the residence of any taxpayer with respect
13.27	to whose tax return the action is brought resides; or
10.40	to mode the return the detion is brought resides, or

13.29 (3) Ramsey County District Court.

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as introduced

(c) The court may exercise its jurisdiction over the action separate and apart from any 14.1 other action brought by the state of Minnesota against the tax return preparer or any taxpayer. 14.2 The court must grant a permanent injunction or other appropriate relief if the commissioner 14.3 shows that the person has engaged in or is about to engage in conduct constituting a violation 14.4 of a law administered by the commissioner or a cease and desist order issued by the 14.5 commissioner. The commissioner shall not be required to show irreparable harm. 14.6 14.7 **EFFECTIVE DATE.** This section is effective for claims and returns filed after December 31, 2017. 14.8 Sec. 16. Minnesota Statutes 2016, section 270C.447, subdivision 2, is amended to read: 14.9 Subd. 2. Injunction prohibiting specific conduct. In an action under subdivision 1, 14.10 14.11 the court may enjoin the person from further engaging in that conduct if the court finds that 14.12 a tax return preparer has: (1) engaged or is about to engage in any conduct subject to a civil penalty under section 14.13 289A.60 or, a criminal penalty under section 289A.63, or a criminal penalty under section 14.14 609.527 or a similar statute for a return filed with the commissioner, the Internal Revenue 14.15 Service, or another state; 14.16 (2) misrepresented or is about to misrepresent the preparer's eligibility to practice before 14.17 14.18 the Department of Revenue, or otherwise misrepresented the preparer's experience or education as a tax return preparer; 14.19 14.20 (3) guaranteed or is about to guarantee the payment of any tax refund or the allowance of any tax credit; or 14.21 (4) violated or is about to violate a cease and desist order issued by the commissioner; 14.22 14.23 or (4) (5) engaged or is about to engage in any other fraudulent or deceptive conduct that 14.24 substantially interferes with the proper administration of a law administered by the 14.25 commissioner, and injunctive relief is appropriate to prevent the recurrence of that conduct,. 14.26 the court may enjoin the person from further engaging in that conduct. 14.27 EFFECTIVE DATE. This section is effective for claims and returns filed after December 14.28 31, 2017. 14.29

15.1 Sec. 17. Minnesota Statutes 2016, section 270C.447, subdivision 3, is amended to read:

Subd. 3. Injunction prohibiting all business activities. If the court finds that a tax 15.2 return preparer has continually or repeatedly engaged in conduct described in subdivision 15.3 2, and that an injunction prohibiting that conduct would not be sufficient to prevent the 15.4 15.5 person's interference with the proper administration of a law administered by the commissioner, the court may enjoin the person from acting as a tax return preparer. The 15.6 court may not enjoin the employer of a tax return preparer for conduct described in 15.7 15.8 subdivision 2 engaged in by one or more of the employer's employees unless the employer was also actively involved in that conduct. 15.9

15.10 EFFECTIVE DATE. This section is effective for claims and returns filed after December 15.11 <u>31, 2017.</u>

15.12 Sec. 18. Minnesota Statutes 2016, section 270C.447, is amended by adding a subdivision15.13 to read:

15.14 Subd. 3a. Enforcement of cease and desist orders. (a) Whenever the commissioner
15.15 under subdivision 1 or 3 seeks to enforce compliance with a cease and desist order, the court
15.16 must consider the allegations in the cease and desist order conclusively established, regardless
15.17 of whether: (1) the order is a final order, (2) a hearing or hearing request on the cease and
15.18 desist order is pending, or (3) the time has not yet expired to request a hearing on the cease
15.19 and desist order.
15.20 (b) If the court finds the tax preparer was not in compliance with a cease and desist order,

the court may impose a further civil penalty against the tax preparer for contempt in an
amount up to \$10,000 for each violation and may grant any other relief the court determines
is just and proper in the circumstances. A civil penalty imposed by a court under this section

15.24 may be collected and enforced by the commissioner as an income tax liability.

(c) The court may not require the commissioner to post a bond in an action or proceeding
 under this section.

15.27 EFFECTIVE DATE. This section is effective for claims and returns filed after December 15.28 <u>31, 2017.</u>

15.29 Sec. 19. Minnesota Statutes 2016, section 289A.60, subdivision 13, is amended to read:

15.30 Subd. 13. **Penalties for tax return preparers.** (a) If an understatement of liability with 15.31 respect to a return or claim for refund is due to a reckless disregard of laws and rules or 15.32 willful attempt in any manner to understate the liability for a tax by a person who is a tax

return preparer with respect to the return or claim, the person shall pay to the commissioner 16.1 a penalty of \$500. If a part of a property tax refund claim filed under section 290.0677, 16.2 16.3 subdivision 1, or chapter 290A is excessive due to a reckless disregard or willful attempt in any manner to overstate the claim for relief allowed under chapter 290A by a person who 16.4 is a tax refund or return preparer, the person tax preparer shall pay to the commissioner a 16.5 penalty of \$500 with respect to the claim. These penalties may not be assessed against the 16.6 employer of a tax return preparer unless the employer was actively involved in the reckless 16.7 16.8 disregard or willful attempt to understate the liability for a tax or to overstate the claim for refund. These penalties are income tax liabilities and may be assessed at any time as provided 16.9 in section 289A.38, subdivision 5. 16.10

(b) A civil action in the name of the state of Minnesota may be commenced to enjoin
any person who is a tax return preparer doing business in this state as provided in section
270C.447.

(c) The commissioner may terminate or suspend a tax preparer's authority to transmit
returns electronically to the state, if the commissioner determines that the tax preparer has
engaged in a pattern and practice of conduct in violation of paragraph (a) of this subdivision
or has been convicted under section 289A.63.

(d) For purposes of this subdivision, the term "understatement of liability" means an
understatement of the net amount payable with respect to a tax imposed by state tax law,
or an overstatement of the net amount creditable or refundable with respect to a tax. The
determination of whether or not there is an understatement of liability must be made without
regard to any administrative or judicial action involving the taxpayer. For purposes of this
subdivision, the amount determined for underpayment of estimated tax under either section
289A.25 or 289A.26 is not considered an understatement of liability.

(e) For purposes of this subdivision, the term "overstatement of claim" means an
overstatement of the net amount refundable with respect to a claim for property tax relief
provided by filed under section 290.0677, subdivision 1, or chapter 290A. The determination
of whether or not there is an overstatement of a claim must be made without regard to
administrative or judicial action involving the claimant.

(f) For purposes of this section, the term "tax refund or return preparer" means an
individual who prepares for compensation, or who employs one or more individuals to
prepare for compensation, a return of tax, or a claim for refund of tax. The preparation of
a substantial part of a return or claim for refund is treated as if it were the preparation of

17.1	the entire return or claim for refund. An individual is not considered a tax return preparer
17.2	merely because the individual:
17.3	(1) gives typing, reproducing, or other mechanical assistance;
17.4	(2) prepares a return or claim for refund of the employer, or an officer or employee of
17.5	the employer, by whom the individual is regularly and continuously employed;
17.6	(3) prepares a return or claim for refund of any person as a fiduciary for that person; or
17.7	(4) prepares a claim for refund for a taxpayer in response to a tax order issued to the
17.8	taxpayer. "tax preparer" or "preparer" has the meaning given in section 270C.445, subdivision
17.9	2, paragraph (h).
17.10	EFFECTIVE DATE. This section is effective for claims and returns filed after December
17.11	<u>31, 2017.</u>
17.12	Sec. 20. Minnesota Statutes 2016, section 289A.60, subdivision 28, is amended to read:
17.13	Subd. 28. Preparer identification number. Any Minnesota individual income tax return
17.14	or claim for refund prepared by a "tax refund or return preparer" as defined in subdivision
17.15	13, paragraph (f), shall bear the identification number the preparer is required to use federally
17.16	under section 6109(a)(4) of the Internal Revenue Code. (a) Each of the following that is
17.17	prepared by a tax preparer must include the tax preparer's tax identification number:
17.18	(1) a tax return required to be filed under this chapter;
17.19	(2) a claim filed under section 290.0677, subdivision 1, or chapter 290A; and
17.20	(3) a claim for refund of an overpayment.
17.21	(b) A tax preparer is not required to include their preparer tax identification number on
17.22	a filing if the number is not required in the forms or filing requirements provided by the
17.23	commissioner.
17.24	(c) A tax refund or return preparer who prepares a Minnesota individual income tax
17.25	return or claim for refund and fails to include the required preparer tax identification number
17.26	on the return or claim as required by this section is subject to a penalty of \$50 for each
17.27	failure.
17.28	(d) A tax preparer who fails to include the preparer tax identification number as required
17.29	by this section, and who is required to have a valid preparer tax identification number issued
17.30	under section 6109(a)(4) of the Internal Revenue Code, but does not have one, is subject to

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10.1	a \$500 popultu	for anal failura	A tax proparar	subject to the penalty in this	norograph is
18.1				subject to the penalty in this	s paragraph is
18.2		ne penalty in par	agraph (C).		
18.3	(e) For the p	ourposes of this s	ubdivision, "tax	preparer" has the meaning	given in section
18.4	270C.445, subd	livision 2, paragi	raph (h), and "p	reparer tax identification nu	mber" means
18.5	the number the	tax preparer is re	equired to use f	ederally under section 6109	(a)(4) of the
18.6	Internal Revenu	ue Code.			
18.7	EFFECTIV	E DATE. This set	ection is effectiv	e for claims and returns filed	after December
18.8	31, 2017.				
18.9	Sec. 21. <u>REV</u>	ISOR'S INSTR	RUCTION.		
18.10	(a) The revis	sor of statutes sh	all renumber th	e provisions of Minnesota S	statutes listed in
18.11	column A to the	e references liste	ed in column B.		
18.12	<u>C</u>	Column A		<u>Column B</u>	
18.13	<u>2</u>	70C.445, subdiv	vision 3a	270C.4451, subdivisio	on 1
18.14	<u>2</u>	70C.445, subdiv	vision 4	270C.4451, subdivisio	<u>on 2</u>
18.15	<u>2</u>	70C.445, subdiv	vision 4a	270C.4451, subdivisio	<u>in 3</u>
18.16	<u>2</u>	70C.445, subdiv	vision 4b	270C.4451, subdivisio	<u>on 4</u>
18.17	<u>2</u>	70C.445, subdiv	vision 5b	270C.4451, subdivisio	<u>on 5</u>
18.18	(b) The revis	sor shall make ne	ecessary cross-r	eference changes in Minnes	ota Statutes and
18.19	Minnesota Rule	es consistent with	the renumbering	ng of Minnesota Statutes, see	ction 270C.445,
18.20	subdivisions 3a	, 4, 4a, 4b, and 5	<u>5b.</u>		
18.21	(c) The revis	sor shall publish	the statutory de	rivations of the laws renum	bered in this act
18.22	in Laws of Min	nesota and repor	t the derivation	s in Minnesota Statutes.	
18.23	(d) If Minne	sota Statutes, sec	tion 270C.445,	subdivisions 3a, 4, 4a, 4b, an	d 5b, are further
18.24	amended in the	2017 legislative	session, the revi	sor shall codify the amendme	ents in a manner
18.25	consistent with	this act. The rev	isor may make	necessary changes to senter	ice structure to
18.26	preserve the me	eaning of the text	<u>t.</u>		
18.27	<u>EFFECTIV</u>	E DATE. This	section is effect	ive the day following final of	enactment.
18.28	Sec. 22. <u>REP</u>	PEALER.			
18.29	Minnesota S	Statutes 2016, see	ctions 270C.445	5, subdivision 1; and 270C.4	47, subdivision
18.30	4, are repealed.				

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EAP/JC

17-3618

as introduced

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- as introduced
- 19.1 **EFFECTIVE DATE.** This section is effective for claims and returns filed after December
- 19.2 <u>31, 2017.</u>

APPENDIX Repealed Minnesota Statutes: SF1544-0

270C.445 TAX PREPARATION SERVICES.

Subdivision 1. **Scope.** This section applies to a person who provides tax preparation services, except:

(1) a person who provides tax preparation services for fewer than ten clients in a calendar year;

(2) a person who provides tax preparation services only to immediate family members. For the purposes of this section, "immediate family members" means a spouse, parent, grandparent, child, or sibling;

(3) an employee who prepares a tax return for an employer's business;

(4) any fiduciary, or the regular employees of a fiduciary, while acting on behalf of the fiduciary estate, testator, trustor, grantor, or beneficiaries of them; and

(5) nonprofit organizations providing tax preparation services under the Internal Revenue Service Volunteer Income Tax Assistance Program or Tax Counseling for the Elderly Program.

270C.447 LEGAL ACTION TO ENJOIN TAX RETURN PREPARER.

Subd. 4. **Tax return preparer.** For purposes of this section, the term "tax return preparer" means an individual who prepares for compensation, or who employs one or more individuals to prepare for compensation, a return of tax or a claim for refund of tax. The preparation of a substantial part of a return or claim for refund is treated as if it were the preparation of the entire return or claim for refund is not considered a tax return preparer merely because the individual:

(1) gives typing, reproducing, or other mechanical assistance;

(2) prepares a return or claim for refund of the employer, or an officer or employee of the employer, by whom the individual is regularly and continuously employed;

(3) prepares a return or claim for refund of any person as a fiduciary for that person; or

(4) prepares a claim for refund for a taxpayer in response to a tax order issued to the taxpayer.