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480 Introduction and first reading Referred to Taxes
532 Author added Wiger

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D-PG 480

EAP/DI

17-1654

OFFICIAL STATUS

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 502

as introduced

1.1	A bill for an act
1.2 1.3	relating to taxation; income; allowing a subtraction and establishing a refundable credit for certain contributions for higher education expenses; appropriating money;
1.3	amending Minnesota Statutes 2016, section 290.0132, by adding a subdivision;
1.5	proposing coding for new law in Minnesota Statutes, chapter 290.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2016, section 290.0132, is amended by adding a subdivision
1.8	to read:
1.9	Subd. 23. Contributions to 529 plan. (a) The amount equal to the contributions made
1.10	during the taxable year to an account in a plan qualifying under section 529 of the Internal
1.11	Revenue Code, reduced by any withdrawals from the account during the taxable year, is a
1.12	subtraction.
1.13	(b) The subtraction under this subdivision does not include:
1.14	(1) amounts rolled over from other college savings plan accounts; or
1.15	(2) any amount used to claim the credit allowed under section 290.0684.
1.16	(c) The subtraction under this subdivision must not exceed \$3,000 for married couples
1.17	filing joint returns and \$1,500 for all other filers.
1.18	EFFECTIVE DATE. This section is effective for taxable years beginning after December
1.19	<u>31, 2016.</u>

1

	01/24/17	REVISOR	EAP/DI	17-1654	as introduced			
2.1	Sec. 2. [29	0.0684] SECTIO	N 529 COLLEGE	SAVINGS PLAN CRI	EDIT.			
2.2	Subdivis	ion 1. Definitions.	For purposes of thi	is section, the term "fede	ral adjusted gross			
2.3	income" has	the meaning giver	under section 62	(a) of the Internal Reven	ue Code, and			
2.4	"nonqualifie	"nonqualified distribution" means any distribution that is includable in gross income under						
2.5	section 529	of the Internal Rev	enue Code.					
2.6	Subd. 2.	Credit allowed. (a	a) A credit of up to	\$500 is allowed to a res	sident individual			
2.7	against the t	ax imposed by this	chapter, subject to	the limitations in parag	graph (b). The			
2.8	credit is not	allowed to an indiv	idual who is eligibl	e to be claimed as a depe	endent, as defined			
2.9	in sections 1	in sections 151 and 152 of the Internal Revenue Code.						
2.10	(b) The c	redit allowed must	be calculated by a	pplying the following ra	tes to the amount			
2.11				ler section 529 of the In				
2.12				vals from the account ma				
2.13	taxable year							
2.14	<u>(1) 50 pe</u>	ercent for individua	l filers and marrie	d couples filing a joint r	eturn who have			
2.15	federal adjus	sted gross income of	of not more than \$	<u>80,000;</u>				
2.16	<u>(2) 25 pe</u>	ercent for married c	ouples filing a join	nt return who have feder	al adjusted gross			
2.17	income over	* \$80,000, but not r	nore than \$100,00	<u>0;</u>				
2.18	(3) ten po	ercent for married	couples filing a joi	nt return who have feder	ral adjusted gross			
2.19	income over	: \$100,000, but not	more than \$120,0	<u>00; and</u>				
2.20	<u>(4) five p</u>	percent for married	couples filing a joi	nt return who have feder	ral adjusted gross			
2.21	income over	\$120,000, but not	more than \$160,0	<u>00.</u>				
2.22	<u>(c)</u> The in	ncome thresholds ir	n paragraph (b), cla	uses (1) to (4), used to ca	lculate the credit,			
2.23	<u>must be adju</u>	isted for inflation.	The commissioner	shall adjust by the perce	ntage determined			
2.24	under the pr	ovisions of section	1(f) of the Interna	l Revenue Code, except	that in section			
2.25	1(f)(3)(B) th	e word "2016" is s	ubstituted for the v	vord "1992." For 2018, t	he commissioner			
2.26	shall then de	termine the percent	t change from the	12 months ending on Au	igust 31, 2016, to			
2.27	the 12 month	ns ending on Augus	st 31, 2017, and in	each subsequent year, fro	om the 12 months			
2.28	ending on A	ugust 31, 2016, to	the 12 months end	ling on August 31 of the	year preceding			
2.29	the taxable y	year. The income th	resholds as adjust	ed for inflation must be	rounded to the			
2.30	nearest \$10	amount. If the amo	unt ends in \$5, the	e amount is rounded up t	to the nearest \$10			
2.31	amount. The	e determination of t	the commissioner	under this subdivision is	not subject to			
2.32	chapter 14, i	including section 1	4.386.					

	01/24/17	REVISOR	EAP/DI	17-1654	as introduced				
3.1	Subd. 3.	C redit refundable	. If the amount o	f credit that an individual	is eligible to				
3.2	receive under this section exceeds the individual's tax liability under this chapter, the								
3.3	commissione	commissioner shall refund the excess to the individual.							
3.4	<u>Subd. 4.</u>	Allocation. For a p	oart-year resident	, the credit must be alloca	ted based on the				
3.5	percentage ca	percentage calculated under section 290.06, subdivision 2c, paragraph (e).							
3.6	<u>Subd. 5.</u>	Recapture of cred	it. In the case of a	a nonqualified distribution	n, the taxpayer is				
3.7	liable to the c	commissioner for t	he lesser of: ten p	percent of the amount of t	he nonqualified				
3.8	distribution,	or the sum of cred	its received under	r this section for all years.					

- 3.9 Subd. 6. Appropriation. An amount sufficient to pay the refunds required by this section
 3.10 is appropriated to the commissioner from the general fund.
- 3.11 **EFFECTIVE DATE.** This section is effective for taxable years beginning after December
- 3.12 <u>31, 2016.</u>