EAP/SG

17-2299

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 941

(SENATE AUTHORS: MILLER, Draheim, Eichorn, Anderson, P. and Relph)DATED-PGOFFICIAL STATUS02/13/2017589Introduction and first reading
Referred to Taxes

1.1	A bill for an act
1.2 1.3 1.4	relating to taxation; individual income; providing a refundable credit for certain student loan payments; proposing coding for new law in Minnesota Statutes, chapter 290.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [290.0683] STUDENT LOAN CREDIT.
1.7	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.8	the meanings given.
1.9	(b) "Adjusted gross income" means federal adjusted gross income as defined in section
1.10	62 of the Internal Revenue Code. In the case of a married couple filing jointly, adjusted
1.11	gross income means the adjusted gross income of the taxpayer and spouse.
1.12	(c) "Earned income" has the meaning given in section 32(c) of the Internal Revenue
1.13	Code, except that earned income includes combat pay excluded from federal taxable income
1.14	under section 112 of the Internal Revenue Code.
1.15	(d) "Education profession" means:
1.16	(1) a full-time job in public education; early childhood education, including licensed or
1.17	regulated child care, Head Start, and state-funded prekindergarten; school-based library
1.18	sciences; and other school-based services; or
1.19	(2) a full-time job as a faculty member at a tribal college or university as defined in
1.20	section 1059c(b) of the Internal Revenue Code, and other faculty teaching in high-needs
1.21	subject areas or areas of shortage, including nursing faculty, foreign language faculty, and

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2.1	part-time facu	ulty at community	y colleges, as deter	mined by the United Sta	ates Secretary of	
2.2	Education.		.			
2.3	(e) "Fligik	ole individual" m	eans an individual	who has one or more qu	ualified education	
2.4	<u> </u>			ee program at a postseco		
2.5	institution.		<u></u>			
		1. 1			1	
2.6	(f) "Eligible loan payments" means the amount the eligible individual paid in principal and interest on qualified education loans during the taxable year.					
2.7		•	x			
2.8	<u></u>			eans a postsecondary in		
2.9			· · · ·	the institution is not lo	<u>.</u>	
2.10				leral Pell Grant program	n under title IV of	
2.11	the Higher Ec	lucation Act of 19	965, Public Law 89	9-329, as amended.		
2.12	(h) "Publi	c service job" me	ans a full-time job	in emergency managen	ient; government,	
2.13	excluding tim	ie served as a me	mber of Congress;	military service; public	safety; law	
2.14	enforcement;	public health, inc	luding nurses, nurs	e practitioners, nurses ir	a clinical setting,	
2.15	and full-time	professionals eng	gaged in health care	e practitioner occupation	ns and health care	
2.16	support occup	pations, as such te	erms are defined by	the Bureau of Labor S	tatistics; social	
2.17	work in a pub	lic child or famil	y services agency;	public interest law serv	rices including	
2.18	prosecution o	r public defense	or legal advocacy o	on behalf of low-income	e communities at	
2.19	a nonprofit or	ganization; publi	c service for indivi	duals with disabilities of	or public service	
2.20	for the elderly	y; public library s	ciences; or at an or	ganization that is descr	ibed in section	
2.21	501(c)(3) of the Internal Revenue Code and exempt from taxation under section 501(a) of					
2.22	the Internal R	levenue Code.				
2.23	(i) "Qualit	fied education loa	an" has the meaning	g given in section 221 o	of the Internal	
2.24	Revenue Cod	e, but is limited t	o indebtedness inc	urred on behalf of the e	ligible individual.	
2.25	Subd. 2. C	C redit allowed. (a	a) An eligible indiv	vidual is allowed a credi	it against the tax	
2.26				tage of eligible loan pa		
2.27		•	s income, up to \$1		<u></u>	
2.28	(1) for elig	gible individuals,	50 percent:			
2.28						
2.29	(2) for elig	gible individuals	in a public service	job, 65 percent; and		
2.30	(3) for elig	gible individuals	in an education pro	ofession, 75 percent.		
2.31	(b) The cr	edit must not exc	eed the eligible inc	lividual's earned incom	e for the taxable	
2.32	year.					

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3.1 3.2	(c) In the case of a married couple filing a joint return, each spouse is eligible for the credit in this section.							
3.3	(d) For a nonresident or part-year resident, the credit must be allocated based on the							
3.4	percentage calculated under section 290.06, subdivision 2c, paragraph (e).							
3.5	(e) An eligible individual may receive the credit under this section without regard to the							
3.6	individual's eligibility for the public service loan forgiveness program under United States							
3.7	Code, title 20, section 1087e(m).							
3.8	<u>Subd. 3.</u> C	redit refundable	. If the amount of	credit that an individual	who is a resident			
3.9	or part-year re	sident of Minnes	ota is eligible to re	eceive under this section	exceeds the			
3.10	individual's tax	x liability under t	his chapter, the co	mmissioner shall refund	the excess to the			
3.11	individual. For a nonresident taxpayer, the credit may not exceed the taxpayer's liability for							
3.12	tax under this	chapter.						
3.13	<u>Subd. 4.</u> A	ppropriation. An	amount sufficient	to pay the refunds require	ed by this section			
3.14	is appropriated	1 to the commissi	oner from the gen	eral fund.				
3.15	EFFECTI	VE DATE. This s	ection is effective	for taxable years beginning	g after December			
3.16	31, 2016.							