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24-06924

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 4431

(SENATE AUTH	IORS: WES	TLIN, Koran and Rest)
DATE	D-PG	OFFICIAL STATUS
02/29/2024	11853	Introduction and first reading
		Referred to Elections
03/04/2024	11922	Author added Rest
03/07/2024		Comm report: To pass as amended and re-refer to Judiciary and Public Safety

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8	relating to elections; requiring the commissioner of revenue to establish an online system to claim the political contribution refund; amending the political contribution refund program to allow for electronic information transfer between the Campaign Finance and Public Disclosure Board and the Department of Revenue; appropriating money; amending Minnesota Statutes 2022, sections 10A.02, subdivision 11b; 10A.322, subdivision 4; Minnesota Statutes 2023 Supplement, section 290.06, subdivision 23.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	Section 1. Minnesota Statutes 2022, section 10A.02, subdivision 11b, is amended to read:
1.11	Subd. 11b. Data privacy related to electronic reporting system. The board may
1.12	develop and maintain systems to enable treasurers to enter and store electronic records
1.13	online for the purpose of complying with this chapter. Data entered into such systems by
1.14	treasurers or their authorized agents is not government data under chapter 13 and may not
1.15	be accessed or used by the board for any purpose without the treasurer's written consent.
1.16	Data from such systems that has been submitted to the board as a filed report is government
1.17	data under chapter 13. Data submitted to the board for purposes of the refund under section
1.18	290.06, subdivision 23, may be transferred to the commissioner of revenue for purposes of
1.19	processing the refund.
1.20	EFFECTIVE DATE. This section is effective for contributions made after
1.21	Sec. 2. Minnesota Statutes 2022, section 10A.322, subdivision 4, is amended to read:
1.22	Subd. 4. Refund receipt forms; penalty. (a) The board must make available to a political
1.23	party on request and to any candidate for whom an agreement under this section is effective,

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2.1	an official el	ectronic refund red	<u>ceipt or a supply o</u>	f <u>paper</u> official refund re	ceipt forms that
2.2	state, both of	f which must state	in boldface type t	hat:	
2.3	(1) a cont	tributor who is giv	en a receipt form i	s eligible to claim a refu	nd as provided in
2.4	section 290.0)6, subdivision 23	; and		
2.5	(2) if the	contribution is to	a candidate, that th	ne candidate has signed a	in agreement to
2.6		gn expenditures as		-	C
2.7	Each receipt	must include a un	ique identificatior	number that allows the	commissioner of
2.8	•		•	with the Campaign Finan	
2.9	paper forms	must provide dupl	icate copies of the	receipt to be attached to	the contributor's
2.10	claim.				
2.11	(b) The w	villful issuance of	an official refund	receipt form or a facsimi	le of one to any
2.12				treasurer of a candidate v	·
2.13	an agreemen	t under this section	n is subject to a civ	vil penalty of up to \$3,00	0 imposed by the
2.14	board.				
2.15	(c) The w	villful issuance of a	n official refund r	eceipt form or a facsimile	e to an individual
2.16	not eligible t	o claim a refund u	nder section 290.0)6, subdivision 23, is sub	ject to a civil
2.17	penalty of up	to \$3,000 impose	d by the board.		
2.18	(d) A vio	lation of paragrapl	h (b) or (c) is a mi	sdemeanor.	
2.19	EFFECT	TIVE DATE. This	section is effectiv	e for contributions made	e after
2.20	Sec. 3. Mir	nnesota Statutes 20	23 Supplement, se	ection 290.06, subdivisio	n 23, is amended
2.21	to read:				
2.22	Subd. 23	. Refund of contri	butions to politic	al parties and candidate	es. (a) A taxpayer
2.23			-	payer's contributions mad	
2.24	year to candi	dates and to a poli	tical party. The m	aximum refund for an inc	lividual must not
2.25	exceed \$75 a	and for a married c	ouple, filing joint	ly, must not exceed \$150	' .
2.26	<u>(b)</u> A refi	und of a contributi	on is allowed only	if the taxpayer:	
2.27	<u>(1)</u> files a	form required by	the commissioner	and attaches to the form	a copy of an
2.28	official refur	nd receipt form iss	ued by the candida	ate or party and signed by	y the candidate,
2.29	the treasurer	of the candidate's	principal campaig	n committee, or the chai	r or treasurer of
2.30	the party uni	t, after the contrib	ution was received	l- <u>; or</u>	

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(2) files a cl	aim via the Inte	ernet or other elec	tronic means that include	s a unique
identification nu	umber with whi	ch to verify the in	formation on the receipt	required under
clause (1).				
(c) The rece	ipt forms must	be numbered, and	the data on the receipt th	nat are not public
must be made av	vailable to the ca	ampaign finance a	nd public disclosure board	l upon its request
(d) A claim r	nust be filed wi	th the commission	er no sooner than January	⁷ 1 of the calendar
year in which th	ne contribution	was made and no	later than April 15 of the	calendar year
following the ca	alendar year in v	which the contrib	ution was made. A taxpa	yer may file only
more than one c	claim per calenc	lar year <u>, provided</u>	that the total amount of	all claims does
not exceed the r	naximum refun	d amounts under	paragraph (a). Amounts j	paid by the
commissioner a	fter June 15 of	the calendar year	following the calendar y	ear in which the
contribution wa	s made must in	clude interest at t	ne rate specified in sectio	n 270C.405.
(b) (e) No re	fund is allowed	l under this subdi	vision for a contribution	to a candidate
unless the candi				
(1) has signed	ed an agreemen	t to limit campaig	n expenditures as provid	ed in section
10A.322;				
(2) is seekin	g an office for	which voluntary s	pending limits are specif	ied in section
10A.25; and				
(3) has desig	gnated a princip	al campaign com	mittee.	
This subdivi	sion does not li	mit the campaign	expenditures of a candid	ate who does not
sign an agreeme	ent but accepts a	a contribution for	which the contributor im	properly claims
a refund.				
(c) (f) For p	urposes of this s	subdivision, "poli	tical party" means a majo	or political party
as defined in sec	tion 200.02, sub	bdivision 7, or a m	inor political party qualify	ying for inclusion
on the income ta	ax or property t	ax refund form u	nder section 10A.31, sub	division 3a.
A "major pa	rty" or "minor j	party" includes th	e aggregate of that party'	s organization
within each hou	se of the legisla	ture, the state par	ty organization, and the p	arty organization
within congress	ional districts,	counties, legislati	ve districts, municipalitie	s, and precincts.
"Candidate"	means a candio	date as defined in	section 10A.01, subdivis	ion 10, except a
candidate for ju	dicial office.			
"Contributio				

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4.1 (d) (g) The commissioner shall make copies of the form available to the public and
4.2 candidates upon request.

4.3 (e) (h) The following data collected or maintained by the commissioner under this
4.4 subdivision are private: the identities of individuals claiming a refund, the identities of
4.5 candidates to whom those individuals have made contributions, and the amount of each
4.6 contribution.

4.7 (f)(i) The commissioner shall report to the campaign finance and public disclosure board
4.8 by each August 1 a summary showing the total number and aggregate amount of political
4.9 contribution refunds made on behalf of each candidate and each political party. These data
4.10 are public.

4.11 (g) (j) The amount necessary to pay claims for the refund provided in this section is
4.12 appropriated from the general fund to the commissioner of revenue.

4.13 (h)(k) For a taxpayer who files a claim for refund via the Internet or other electronic 4.14 means, the commissioner may accept the <u>unique identification</u> number on the official receipt 4.15 as documentation that a contribution was made rather than the actual receipt as required by 4.16 paragraph (a).

4.17 **EFFECTIVE DATE.** This section is effective for contributions made after

4.18 Sec. 4. APPROPRIATION.

4.19 <u>\$.....</u> is appropriated from the general fund to the commissioner of revenue in fiscal
4.20 year to implement a system for accepting unique identification numbers to process
4.21 political contribution refund claims.

4.22 **EFFECTIVE DATE.** This section is effective the day following final enactment.