EAP/LN

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 15

(SENATE AUTH	IORS: PUTN	AM, Hauschild, Klein, Westlin and Nelson)
DATE	D-PG	OFFICIAL STATUS
01/04/2023	73	Introduction and first reading
		Referred to Taxes

03/16/2023	

12/19/22

Referred to Taxes 1957 Withdrawn 1958 Second reading

1.1	A bill for an act
1.2 1.3 1.4	relating to taxation; individual income; establishing a public pension benefit subtraction; amending Minnesota Statutes 2022, sections 290.0132, subdivision 26, by adding a subdivision; 290.091, subdivision 2.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2022, section 290.0132, subdivision 26, is amended to read:
1.7	Subd. 26. Social Security benefits. (a) A portion The amount of taxable Social Security
1.8	benefits received by a taxpayer in the taxable year is allowed as a subtraction. The subtraction
1.9	equals the lesser of taxable Social Security benefits or a maximum subtraction subject to
1.10	the limits under paragraphs (b), (c), and (d).
1.11	(b) For married taxpayers filing a joint return and surviving spouses, the maximum
1.12	subtraction equals \$5,150. The maximum subtraction is reduced by 20 percent of provisional
1.13	income over \$78,180. In no case is the subtraction less than zero.
1.14	(c) For single or head-of-household taxpayers, the maximum subtraction equals \$4,020.
1.15	The maximum subtraction is reduced by 20 percent of provisional income over \$61,080.
1.16	In no case is the subtraction less than zero.
1.17	(d) For married taxpayers filing separate returns, the maximum subtraction equals
1.18	one-half the maximum subtraction for joint returns under paragraph (b). The maximum
1.19	subtraction is reduced by 20 percent of provisional income over one-half the threshold
1.20	amount specified in paragraph (b). In no case is the subtraction less than zero.
1.21	(e) For purposes of this subdivision, "provisional income" means modified adjusted
1.22	gross income as defined in section 86(b)(2) of the Internal Revenue Code, plus one-half of

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2.1	the taxable {	Social Security ber	nefits received duri	ing the taxable year, and	"Social Security
2.2	benefits" ha	s the meaning give	en in section 86(d)	(1) of the Internal Reven	ue Code.
2.3	(f) The c	commissioner shall	adjust the maxim	um subtraction and thres	hold amounts in
2.4	paragraphs ((b) to (d) as provid	ed in section 270C	2.22. The statutory year i	s taxable year
2.5	2019. The n	naximum subtractio	on and threshold ar	nounts as adjusted must	be rounded to the
2.6	nearest \$10	amount. If the amo	ount ends in \$5, the	e amount is rounded up t	o the nearest \$10
2.7	amount.				
2.8	EFFEC	TIVE DATE. This	section is effective	for taxable years beginnin	ng after December
2.9	<u>31, 2022.</u>				
2.10	Sec. 2. Mi	nnesota Statutes 20	022, section 290.0	132, is amended by addin	ng a subdivision
2.11	to read:				
2.12	<u>Subd. 31</u>	. Public pension i	ncome subtractio	on. (a) The amount of a ta	axpayer's public
2.13	pension exc	lusion is a subtract	ion.		
2.14	<u>(b) The a</u>	amount of a taxpay	ver's federal exclus	ion is determined as follo	ows:
2.15	<u>(1) for a</u>	taxpayer whose pr	ovisional income	is less than or equal to th	e base amount,
2.16	the federal e	exclusion equals 10	00 percent of quali	fied benefits received du	ring the taxable
2.17	year;				
2.18	<u>(</u> 2) for a	taxpayer whose pr	ovisional income	exceeds the base amount	, but is less than
2.19	or equal to t	he adjusted base an	mount, the federal	exclusion equals the gre	ater of:
2.20	<u>(i) 50 pe</u>	rcent of qualified b	penefits received d	uring the taxable year; or	<u>r</u>
2.21	(ii) the a	mount of qualified	benefits minus 50	percent of the difference	e between
2.22	provisional	income and the bas	se amount; and		
2.23	<u>(3) for a</u>	taxpayer whose pr	ovisional income	exceeds the adjusted base	e amount, the
2.24	federal excl	usion equals the gr	reater of:		
2.25	<u>(i) qualit</u>	fied benefits minus	<u>::</u>		
2.26	<u>(A) 85 p</u>	ercent of provisior	al income in exce	ss of the adjusted base ar	nount; plus
2.27	<u>(B) 50 p</u>	ercent of the differe	ence between the b	ase amount and the adjus	ted base amount;
2.28	or				
2.29	<u>(ii) 15 p</u>	ercent of qualified	benefits received of	luring the taxable year.	
2.30	<u>(c)</u> The a	amount of a taxpay	er's state exclusion	n equals the lesser of:	

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(1) the a	mount of qualified	benefits in excess	of the taxpayer's federal	exclusion; or
<u>(2) the m</u>	naximum exclusior	n for a taxpayer det	ermined under paragrap	h (d).
<u>(d)</u> The r	naximum state exc	clusion equals \$5,4	50 for a joint return, hal	f that amount for
a married tax	xpayer filing a sepa	rate return, and \$4,	260 for all other taxpayer	rs. The maximum
subtraction i	is reduced by 20 pe	ercent of provision	al income in excess of:	
(1) \$82,7	70 for a joint retur	<u>rn;</u>		
<u>(2) half t</u>	he amount in claus	se (1) for a married	taxpayer filing a separa	te return; and
(3) \$64,6	570 for all other fil	ers.		
<u>(e)</u> For th	ne purposes of this	subdivision:		
<u>(1)</u> "base	e amount" has the r	neaning given in s	ection 86(c)(1) of the Int	ternal Revenue
Code and "a	djusted base amou	nt" has the meanin	g given in section 86(c)(2) of the Internal
Revenue Co	de;			
(2) "prov	visional income" ha	as the meaning giv	en in section 290.0132, s	subdivision 26,
paragraph (e	<u>e);</u>			
<u>(3)</u> "publ	ic pension exclusion	on" means the sum	of the federal exclusion	calculated under
oaragraph (b	o) and the state exc	lusion calculated u	under paragraphs (c) and	(d); and
<u>(4) "qual</u>	ified benefits" mea	ans any amount rec	eived:	
<u>(i)</u> by a b	pasic member of an	y pension plan gov	verned by chapter 3A, 35	52B, 353, 354, or
354A, or the	basic member's sur	rvivor, provided tha	at the annuity or benefit is	s based on service
for which th	e member or survi	vor is not also rece	iving Social Security be	nefits;
(ii) from	any retirement sys	tem administered b	by the federal governmer	nt that is based on
service for w	which the recipient of	or the recipient's su	rvivor is not also receivin	g Social Security
benefits; or				
(iii) from	a public retiremen	nt system of or crea	tted by another state or a	ny of its political
subdivisions	if the income tax la	aws of the other sta	te permit a similar deduct	tion or exemption
or a reciproc	cal deduction or ex	emption of a retire	ment or pension benefit	received from a
public retire	ment system of or	created by this stat	e or any political subdivi	sion of this state.
<u>(f)</u> The c	ommissioner must	adjust the maximu	m exclusion and phasec	out threshold
amounts in p	oaragraph (d) as pro	ovided in section 2	70C.22. The statutory ye	ar is taxable year
2022. The m	aximum subtractio	on and threshold an	nounts as adjusted must	be rounded to the

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4.1	nearest \$10 an	nount. If the amc	ount ends in \$5, th	e amount is rounded up to	o the nearest \$10
4.2	amount.				
4.3	EFFECTI	VE DATE. This	section is effective	for taxable years beginnin	g after December
4.4	<u>31, 2022.</u>				<u>Buiter December</u>
4.5	Sec. 3. Minn	esota Statutes 20)22, section 290.0	91, subdivision 2, is ame	nded to read:
4.6	Subd. 2. D	efinitions. For p	urposes of the tax	imposed by this section,	the following
4.7	terms have the	e meanings given	í.		
4.8	(a) "Alterna	ative minimum ta	xable income" me	ans the sum of the followi	ng for the taxable
4.9	year:				
4.10	(1) the tax	payer's federal al	ternative minimu	n taxable income as defir	ned in section
4.11	55(b)(2) of the	e Internal Revenu	1e Code;		
4.12	(2) the taxp	bayer's itemized d	eductions allowed	in computing federal alter	rnative minimum
4.13	taxable incom	e, but excluding:			
4.14	(i) the char	itable contributio	n deduction under	section 170 of the Interna	al Revenue Code;
4.15	(ii) the mee	dical expense dec	duction;		
4.16	(iii) the cas	sualty, theft, and	disaster loss dedu	ction; and	
4.17	(iv) the imp	pairment-related	work expenses of	a person with a disabilit	у;
4.18	(3) for dep	letion allowance	s computed under	section 613A(c) of the Ir	nternal Revenue
4.19	Code, with res	pect to each prop	erty (as defined in	section 614 of the Internal	l Revenue Code),
4.20	to the extent n	ot included in fea	deral alternative m	ninimum taxable income,	the excess of the
4.21		•		611 of the Internal Reven	
4.22	-	-		y at the end of the taxable	year (determined
4.23	without regard	l to the depletion	deduction for the	taxable year);	
4.24	(4) to the ex	xtent not included	d in federal alterna	tive minimum taxable inc	come, the amount
4.25	of the tax prefe	rence for intangib	ole drilling cost un	der section $57(a)(2)$ of the	Internal Revenue
4.26	Code determin	ned without regar	rd to subparagraph	n (E);	
4.27	(5) to the ex	xtent not included	d in federal alterna	tive minimum taxable inc	come, the amount
4.28	of interest inco	ome as provided	by section 290.01	31, subdivision 2;	
4.29	(6) the amo	ount of addition 1	required by section	n 290.0131, subdivisions	9, 10, and 16;
4.30	(7) the deduced	uction allowed ur	nder section 199A	of the Internal Revenue C	ode, to the extent
4.31	not included in	n the addition rec	quired under claus	e (6); and	

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5.1	(8) to the extent not included in federal alternative minimum taxable income, the amount
5.2	of foreign-derived intangible income deducted under section 250 of the Internal Revenue
5.3	Code;
5.4	less the sum of the amounts determined under the following:
5.5	(i) interest income as defined in section 290.0132, subdivision 2;
5.6	(ii) an overpayment of state income tax as provided by section 290.0132, subdivision
5.7	3, to the extent included in federal alternative minimum taxable income;
5.8	(iii) the amount of investment interest paid or accrued within the taxable year on
5.9	indebtedness to the extent that the amount does not exceed net investment income, as defined
5.10	in section 163(d)(4) of the Internal Revenue Code. Interest does not include amounts deducted
5.11	in computing federal adjusted gross income;
5.12	(iv) amounts subtracted from federal taxable or adjusted gross income as provided by
5.13	section 290.0132, subdivisions 7, 9 to 15, 17, 21, 24, and 26 to 29, and 31;
5.14	(v) the amount of the net operating loss allowed under section 290.095, subdivision 11,
5.15	paragraph (c); and
5.16	(vi) the amount allowable as a Minnesota itemized deduction under section 290.0122,
5.17	subdivision 7.
5.18	In the case of an estate or trust, alternative minimum taxable income must be computed
5.19	as provided in section 59(c) of the Internal Revenue Code, except alternative minimum
5.20	taxable income must be increased by the addition in section 290.0131, subdivision 16.
5.21	(b) "Investment interest" means investment interest as defined in section 163(d)(3) of
5.22	the Internal Revenue Code.
5.23	(c) "Net minimum tax" means the minimum tax imposed by this section.
5.24	(d) "Regular tax" means the tax that would be imposed under this chapter (without regard
5.25	to this section and section 290.032), reduced by the sum of the nonrefundable credits allowed
5.26	under this chapter.
5.27	(e) "Tentative minimum tax" equals 6.75 percent of alternative minimum taxable income
5.28	after subtracting the exemption amount determined under subdivision 3.
5.29	EFFECTIVE DATE. This section is effective for taxable years beginning after December
5.30	<u>31, 2022.</u>