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23-04481

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 2920

(SENATE AUTHORS: WEBER) **DATE** 03/15/2023 05/12/2023

OFFICIAL STATUS Introduction and first reading Referred to Taxes Comm report: To pass as amended Second reading

1.1	A bill for an act
1.2 1.3 1.4	relating to taxation; converting the property tax refund program to a refundable income tax credit; amending Minnesota Statutes 2022, sections 290A.03, subdivision 3; 290A.04, subdivisions 1, 2, 2a, 2h, 3, 4, 5; 290A.05; 290A.08;
1.5 1.6 1.7 1.8	290A.09; 290A.11, subdivision 5; 290A.13; 290A.14; 290A.15; 290A.18; 290A.25; proposing coding for new law in Minnesota Statutes, chapter 290; repealing Minnesota Statutes 2022, sections 290A.07, subdivisions 1, 2a, 3, 5; 290A.23, subdivisions 1, 3.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	Section 1. [290.0693] PROPERTY TAX REFUND CREDIT.
1.11	Subdivision 1. Credit allowed; refundable. An individual is a allowed a credit against
1.12	the tax due under this chapter equal to the amount allowed under chapter 290A.04,
1.13	subdivision 1. If the amount of credit which a taxpayer is eligible to receive under this
1.14	section exceeds the taxpayer's eligibility for tax under this chapter, the commissioner shall
1.15	refund the excess to the taxpayer.
1.16	Subd. 2. Appropriation. The amount necessary to pay the refunds under this section is
1.17	appropriated from the general fund to the commissioner.
1.18	EFFECTIVE DATE. This section is effective for taxable years beginning after December
1.19	<u>31, 2022.</u>
1.20	Sec. 2. Minnesota Statutes 2022, section 290A.03, subdivision 3, is amended to read:
1.21	Subd. 3. Income. (a) "Income" means the sum of the following:(1) federal adjusted
1.22	gross income as defined in the Internal Revenue Code; and, less the subtractions allowed
1.23	in paragraph (b).

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2.1	(2) the sur	n of the following	g amounts to the (extent not included in cla	use (1):
2.2	(i) all non t	taxable income;			
2.3	(ii) the am	ount of a passive	activity loss that	is not disallowed as a resu	ilt of section 469,
2.4	paragraph (i)	or (m) of the Inte	rnal Revenue Co	de and the amount of pas	sive activity loss
2.5	carryover alle	wed under sectio	n 469(b) of the Ir	ternal Revenue Code;	
2.6	(iii) an am	ount equal to the	total of any disch	harge of qualified farm in	debtedness of a
2.7	solvent indivi	dual excluded from	n gross income u	nder section 108(g) of the	Internal Revenue
2.8	Code;				
2.9	(iv) cash p	public assistance a	und relief;		
2.10	(v) any pe	nsion or annuity (i	including railroad	l retirement benefits, all p	ayments received
2.11	under the fede	ral Social Security	y Act, Supplemen	tal Security Income, and v	/eterans benefits),
2.12	which was not	exclusively funde	ed by the claimant	or spouse, or which was f	unded exclusively
2.13	by the claima	nt or spouse and w	hich funding pay	ments were excluded from	n federal adjusted
2.14	gross income	in the years wher	the payments w	ere made;	
2.15	(vi) intere	st received from t	he federal or a sta	ate government or any in	strumentality or
2.16	political subd	ivision thereof;			
2.17	(vii) work	ers' compensation	l;		
2.18	(viii) nont	axable strike bene	efits;		
2.19	(ix) the gr	oss amounts of pa	syments received	in the nature of disability	/ income or sick
2.20	pay as a resul	t of accident, sick	ness, or other dis	ability, whether funded the	hrough insurance
2.21	or otherwise;				
2.22	(x) a lump	-sum distribution	under section 40	2(e)(3) of the Internal Re	evenue Code of
2.23	1986, as ame i	nded through Dec	ember 31, 1995;		
2.24	(xi) contri	butions made by 1	the claimant to ar	n individual retirement ac	count, including
2.25	a qualified vo	luntary employee	contribution; sin	nplified employee pensio	n plan;
2.26	self-employed	l retirement plan;	cash or deferred	arrangement plan under a	section 401(k) of
2.27	the Internal R	evenue Code; or d	leferred compens	ation plan under section 4	57 of the Internal
2.28	Revenue Cod	e, to the extent th	e sum of amounts	s exceeds the retirement t	base amount for
2.29	the claimant a	and spouse;			
2.30	(xii) to the	extent not includ	led in federal adj	usted gross income, distri	butions received
2.31	by the claima	nt or spouse from	a traditional or F	Roth style retirement acco	unt or plan;
2.32	(xiii) nont	axable scholarshi	p or fellowship g	rants;	

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3.1	(xiv) alimony received to the extent not included in the recipient's income;
3.2	(xv) the amount of deduction allowed under section 220 or 223 of the Internal Revenue
3.3	Code;
3.4	(xvi) the amount deducted for tuition expenses under section 222 of the Internal Revenue
3.5	Code; and
3.6	(xvii) the amount deducted for certain expenses of elementary and secondary school
3.7	teachers under section 62(a)(2)(D) of the Internal Revenue Code.
3.8	In the case of an individual who files an income tax return on a fiscal year basis, the
3.9	term "federal adjusted gross income" shall mean federal adjusted gross income reflected in
3.10	the fiscal year ending in the calendar year. Federal adjusted gross income shall not be reduced
3.11	by the amount of a net operating loss carryback or carryforward or a capital loss carryback
3.12	or carryforward allowed for the year.
3.13	(b) "Income" does not include:
3.14	(1) amounts excluded pursuant to the Internal Revenue Code, sections 101(a) and 102;
3.15	(2) amounts of any pension or annuity which was exclusively funded by the claimant
3.16	or spouse and which funding payments were not excluded from federal adjusted gross
3.17	income in the years when the payments were made;
3.18	(3) to the extent included in federal adjusted gross income, amounts contributed by the
3.19	claimant or spouse to a traditional or Roth style retirement account or plan, but not to exceed
3.20	the retirement base amount reduced by the amount of contributions excluded from federal
3.21	adjusted gross income, but not less than zero;
3.22	(4) surplus food or other relief in kind supplied by a governmental agency;
3.23	(5) relief granted under this chapter;
3.24	(6) child support payments received under a temporary or final decree of dissolution or
3.25	legal separation;
3.26	(7) restitution payments received by eligible individuals and excludable interest as
3.27	defined in section 803 of the Economic Growth and Tax Relief Reconciliation Act of 2001,
3.28	Public Law 107-16;
3.29	(8) alimony paid; or
3.30	(9) veterans disability compensation paid under title 38 of the United States Code.
3.31	(c) (b) The sum of the following amounts may be subtracted from income:

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4.1	(1) for the elaimant's taxpayer's first dependent, the exemption amount multiplied by
4.2	1.4;
4.3	(2) for the elaimant's taxpayer's second dependent, the exemption amount multiplied by
4.4	1.3;
4.5	(3) for the elaimant's taxpayer's third dependent, the exemption amount multiplied by
4.6	1.2;
4 7	(4) for the elaimant's taxpayer's fourth dependent, the exemption amount multiplied by
4.7 4.8	1.1;
т.0	
4.9	(5) for the elaimant's taxpayer's fifth dependent, the exemption amount; and
4.10	(6) if the elaimant taxpayer or elaimant's taxpayer's spouse had a disability or attained
4.11	the age of 65 on or before December 31 of the year for which the taxes were levied or rent
4.12	paid, the exemption amount.
4.13	(d) (c) For purposes of this subdivision, the following terms have the meanings given:
4.14	(1) "exemption amount" means the exemption amount under section 290.0121,
4.15	subdivision 1, paragraph (b), for the taxable year for which the income is reported;.
4.16	(2) "retirement base amount" means the deductible amount for the taxable year for the
4.17	elaimant and spouse under section 219(b)(5)(A) of the Internal Revenue Code, adjusted for
4.18	inflation as provided in section 219(b)(5)(C) of the Internal Revenue Code, without regard
4.19	to whether the claimant or spouse claimed a deduction; and
4.20	(3) "traditional or Roth style retirement account or plan" means retirement plans under
4.21	sections 401, 403, 408, 408A, and 457 of the Internal Revenue Code.
4.22	EFFECTIVE DATE. This section is effective beginning with credits based on property
4.23	taxes payable in 2024 and rent paid in 2023.
4.24	Sec. 3. Minnesota Statutes 2022, section 290A.04, subdivision 1, is amended to read:
4.25	Subdivision 1. Refund. A refund credit against the tax imposed under chapter 290 shall
4.26	be allowed each claimant in to an individual taxpayer equal to the amount that property
4.27	taxes payable or rent constituting property taxes exceed the percentage of the household
4.28	income of the elaimant taxpayer specified in subdivision 2 or 2a in the year for which the
4.29	taxes were levied or in the year in which the rent was paid as specified in subdivision 2 or
4.30	2a. If the amount of property taxes payable or rent constituting property taxes is equal to
4.31	or less than the percentage of the household income of the elaimant taxpayer specified in
4.32	subdivision 2 or 2a in the year for which the taxes were levied or in the year in which the

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5.1	rent was pai	d, the claimant tax	payer shall not be	eligible for a state refu	nd credit pursuant

5.2 to this section.

5.3	EFFECTIVE DATE. This section is effective for taxable years beginning after December
5.4	31, 2022, and beginning with refunds based on property taxes payable in 2024 and rent paid
5.5	in 2023.

5.6 Sec. 4. Minnesota Statutes 2022, section 290A.04, subdivision 2, is amended to read:

5.7 Subd. 2. **Homeowners; homestead credit refund.** A <u>elaimant taxpayer</u> whose property 5.8 taxes payable are in excess of the percentage of the household income stated below shall 5.9 pay an amount equal to the percent of income shown for the appropriate household income 5.10 level along with the percent to be paid by the <u>elaimant taxpayer</u> of the remaining amount 5.11 of property taxes payable. The <u>state refund credit</u> equals the amount of property taxes payable 5.12 that remain, up to the <u>state refund maximum credit</u> amount shown below.

5.13				Maximum
5.14			Percent Paid by	State
5.15 5.16	Household Income	Percent of Income	Claimant Taxpayer	Refund Credit
5.17	\$0 to 1,739	1.0 percent	15 percent	\$ 2,770
5.18	1,740 to 3,459	1.1 percent	15 percent	\$ 2,770
5.19	3,460 to 5,239	1.2 percent	15 percent	\$ 2,770
5.20	5,240 to 6,989	1.3 percent	20 percent	\$ 2,770
5.21	6,990 to 8,719	1.4 percent	20 percent	\$ 2,770
5.22	8,720 to 12,219	1.5 percent	20 percent	\$ 2,770
5.23	12,220 to 13,949	1.6 percent	20 percent	\$ 2,770
5.24	13,950 to 15,709	1.7 percent	20 percent	\$ 2,770
5.25	15,710 to 17,449	1.8 percent	20 percent	\$ 2,770
5.26	17,450 to 19,179	1.9 percent	25 percent	\$ 2,770
5.27	19,180 to 24,429	2.0 percent	25 percent	\$ 2,770
5.28	24,430 to 26,169	2.0 percent	30 percent	\$ 2,770
5.29	26,170 to 29,669	2.0 percent	30 percent	\$ 2,770
5.30	29,670 to 41,859	2.0 percent	35 percent	\$ 2,770
5.31	41,860 to 61,049	2.0 percent	35 percent	\$ 2,240
5.32	61,050 to 69,769	2.0 percent	40 percent	\$ 1,960
5.33	69,770 to 78,499	2.1 percent	40 percent	\$ 1,620
5.34	78,500 to 87,219	2.2 percent	40 percent	\$ 1,450
5.35	87,220 to 95,939	2.3 percent	40 percent	\$ 1,270
5.36	95,940 to 101,179	2.4 percent	45 percent	\$ 1,070

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6.1	101,180 to 104,689	2.5 percent	45 percent	\$ 890
6.2	104,690 to 108,919	2.5 percent	50 percent	\$ 730
6.3	108,920 to 113,149	2.5 percent	50 percent	\$ 540
6.4	The payment made to	a claimant shall be the a	amount of the state refund	calculated under
6.5	this subdivision. No paym			
6.6	is \$113,150 or more.			
6.7	EFFECTIVE DATE.	This section is effective	for taxable years beginnin	g after December
6.8	31, 2022, and beginning v		· ·	-
6.9	in 2023.	L		i
6.10	Sec. 5. Minnesota Statu	tes 2022, section 290A	04, subdivision 2a, is am	ended to read:
6.11	Subd. 2a. Renters. A	elaimant taxpayer who	se rent constituting proper	ty taxes exceeds
6.12	the percentage of the hou	sehold income stated b	elow must pay an amount	equal to the
6.13	percent of income shown	for the appropriate hou	sehold income level along	with the percent
6.14	to be paid by the claiman	t <u>taxpayer</u> of the remain	ning amount of rent const	ituting property
6.15	taxes. The state refund cr	edit equals the amount	of rent constituting prope	rty taxes that
6.16	remain, up to the maximu	ım state refund credit a	mount shown below.	
6.17			D D 111	Maximum
6.18 6.19			Percent Paid by Claimant	State Refund
6.20	Household Income	Percent of Income	Taxpayer	Credit
6.21	\$0 to 5,269	1.0 percent	5 percent	\$ 2,150
6.22	5,270 to 6,999	1.0 percent	10 percent	\$ 2,150
6.23	7,000 to 8,749	1.1 percent	10 percent	\$ 2,090
6.24	8,750 to 12,269	1.2 percent	10 percent	\$ 2,040
6.25	12,270 to 15,779	1.3 percent	15 percent	\$ 1,980
6.26	15,780 to 17,519	1.4 percent	15 percent	\$ 1,930
6.27	17,520 to 19,259	1.4 percent	20 percent	\$ 1,880
6.28	19,260 to 22,779	1.5 percent	20 percent	\$ 1,820
6.29	22,780 to 24,529	1.6 percent	20 percent	
6.30				\$ 1,770
	24,530 to 26,279	1.7 percent	25 percent	\$ 1,770 \$ 1,770
6.31	24,530 to 26,279 26,280 to 29,789	 1.7 percent 1.8 percent 	25 percent 25 percent	
6.31 6.32		-	-	\$ 1,770
	26,280 to 29,789	1.8 percent	25 percent	\$ 1,770 \$ 1,770
6.32	26,280 to 29,789 29,790 to 31,529	1.8 percent 1.9 percent	25 percent 30 percent	\$ 1,770 \$ 1,770 \$ 1,770
6.32 6.33	26,280 to 29,789 29,790 to 31,529 31,530 to 36,789	 1.8 percent 1.9 percent 2.0 percent 	25 percent 30 percent 30 percent	 \$ 1,770 \$ 1,770 \$ 1,770 \$ 1,770

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7.1	50,80	0 to 52,559	2.0 percent	45 percent	\$ 1,450
7.2	52,56	0 to 54,319	2.0 percent	45 percent	\$ 1,230
7.3	54,32	0 to 56,059	2.0 percent	50 percent	\$ 1,070
7.4	56,06	0 to 57,819	2.0 percent	50 percent	\$ 970
7.5	57,82	0 to 59,569	2.0 percent	50 percent	\$ 540
7.6	59,57	0 to 61,319	2.0 percent	50 percent	\$ 210
7.7	The payr	nent made to a c	claimant is the amou	nt of the state refund calc	culated under this
7.8	subdivision.	No payment cre	edit is allowed if the	claimant's household inc	come is \$61,320
7.9	or more.				
7.10	EFFECT	FIVE DATE. Th	is section is effective	for taxable years beginnir	ng after December
7.11	<u>31, 2022, an</u>	d beginning with	n refunds based on pr	roperty taxes payable in 2	024 and rent paid
7.12	<u>in 2023.</u>				

7.13 Sec. 6. Minnesota Statutes 2022, section 290A.04, subdivision 2h, is amended to read:

Subd. 2h. Additional refund credit. (a) If the gross property taxes payable on a 7.14 homestead increase more than 12 percent over the property taxes payable in the prior year 7.15 on the same property that is owned and occupied by the same owner on January 2 of both 7.16 years, and the amount of that increase is \$100 or more, a claimant taxpayer who is a 7.17 homeowner shall be allowed an additional refund credit equal to 60 percent of the amount 7.18 of the increase over the greater of 12 percent of the prior year's property taxes payable or 7.19 7.20 \$100. This subdivision shall not apply to any increase in the gross property taxes payable attributable to improvements made to the homestead after the assessment date for the prior 7.21 year's taxes. This subdivision shall not apply to any increase in the gross property taxes 7.22 payable attributable to the termination of valuation exclusions under section 273.11, 7 23 subdivision 16. 7.24

7.25 The maximum refund credit allowed under this subdivision is \$1,000.

(b) For purposes of this subdivision "gross property taxes payable" means property taxes
payable determined without regard to the <u>refund_credit</u> allowed under this subdivision.

(c) In addition to the other proofs required by this chapter, each <u>claimant taxpayer</u> under
this subdivision shall file with the <u>property tax refund income tax</u> return a copy of the
property tax statement for taxes payable in the preceding year or other documents required
by the commissioner.

(d) Upon request, the appropriate county official shall make available the names andaddresses of the property taxpayers who may be eligible for the additional property tax

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8.1	refund credit under this section. The information shall be provided on a magnetic computer
8.2	disk. The county may recover its costs by charging the person requesting the information
8.3	the reasonable cost for preparing the data. The information may not be used for any purpose
8.4	other than for notifying the homeowner of potential eligibility and assisting the homeowner,
8.5	without charge, in preparing a refund credit claim.
8.6	EFFECTIVE DATE. This section is effective for taxable years beginning after December
8.7	31, 2022, and beginning with refunds based on property taxes payable in 2024.
8.8	Sec. 7. Minnesota Statutes 2022, section 290A.04, subdivision 3, is amended to read:
8.9	Subd. 3. Table. The commissioner of revenue shall construct and make available to
8.10	taxpayers a comprehensive table showing the property taxes to be paid and refund credit
8.11	allowed at various levels of income and assessment. The table shall follow the schedule of
8.12	income percentages, maximums and other provisions specified in subdivision 2, except that
8.13	the commissioner may graduate the transition between income brackets. All refunds credits
8.14	shall be computed in accordance with tables prepared and issued by the commissioner of
8.15	revenue.
8.16	The commissioner shall include on the form an appropriate space or method for the
8.17	elaimant taxpayer to identify if the property taxes paid are for a manufactured home, as
8.18	defined in section 273.125, subdivision 8, paragraph (c), or a park trailer taxed as a
8.19	manufactured home under section 168.012, subdivision 9.
8.20	EFFECTIVE DATE. This section is effective for taxable years beginning after December
8.21	31, 2022, and beginning with refunds based on property taxes payable in 2024 and rent paid
8.22	<u>in 2023.</u>
8.23	Sec. 8. Minnesota Statutes 2022, section 290A.04, subdivision 4, is amended to read:
8.24	Subd. 4. Inflation adjustment. The commissioner shall annually adjust the dollar
8.25	amounts of the income thresholds and the maximum refunds credits under subdivisions 2
8.26	and 2a as provided in section 270C.22. The statutory year is 2018.
8.27	EFFECTIVE DATE. This section is effective for taxable years beginning after December
8.28	31, 2022, and beginning with refunds based on property taxes payable in 2024 and rent paid
8.29	<u>in 2023.</u>

9.1 Sec. 9. Minnesota Statutes 2022, section 290A.04, subdivision 5, is amended to read:

9.2 Subd. 5. **Combined renter and homeowner refund.** In the case of a claimant <u>taxpayer</u>

- 9.3 who is entitled to a refund credit in a calendar year for claims based both on rent constituting
 9.4 property taxes and property taxes payable, the refund credit allowable equals the sum of
- 9.5 the refunds credits allowable.

9.6 EFFECTIVE DATE. This section is effective for taxable years beginning after December 9.7 31, 2022, and beginning with refunds based on property taxes payable in 2024 and rent paid 9.8 in 2023.

9.9 Sec. 10. Minnesota Statutes 2022, section 290A.05, is amended to read:

9.10 **290A.05 COMBINED HOUSEHOLD INCOME.**

If a person occupies a homestead with another person not related to the person as the 9.11 person's spouse, excluding dependents, roomers or boarders on contract, and has property 9.12 tax payable with respect to the homestead, the household income of the elaimant taxpayer 9.13 or claimants taxpayers for the purpose of computing the refund credit allowed by section 9.14 290A.04 shall include the total income received by the other persons residing in the 9.15 homestead. For purposes of this section, "dependent" includes a parent of the elaimant 9.16 9.17 taxpayer or spouse who lives in the elaimant's taxpayer's homestead and does not have an ownership interest in the homestead. If a person occupies a homestead with another person 9.18 or persons not related to the person as the person's spouse or as dependents, the property 9.19 tax payable or rent constituting property tax shall be reduced as follows. 9.20

9.21 If the other person or persons are residing at the homestead under rental or lease
9.22 agreement, the amount of property tax payable or rent constituting property tax shall be that
9.23 portion not covered by the rental agreement.

9.24 EFFECTIVE DATE. This section is effective for taxable years beginning after December 9.25 31, 2022, and beginning with refunds based on property taxes payable in 2024 and rent paid 9.26 in 2023.

9.27 Sec. 11. Minnesota Statutes 2022, section 290A.08, is amended to read:

9.28 **290A.08 ONE CLAIMANT TAXPAYER PER HOUSEHOLD.**

9.29 Only one <u>elaimant taxpayer</u> per household per year is entitled to <u>relief a credit</u> under

9.30 this chapter. Payment of the claim for relief may be made payable to the spouses as one

- 9.31 claimant. The commissioner, upon written request, may issue separate checks, to the spouses
- 9.32 for one-half of the relief provided the original check has not been issued or has been returned.

10.1 Individuals related as spouses who were married during the year may elect to file a joint

10.2 claim which shall include each spouse's income, rent constituting property taxes, and property

10.3 taxes payable. Spouses who were married for the entire year and were domiciled in the same

10.4 household for the entire year must file a joint claim. The maximum dollar amount allowable

10.5 for a joint claim shall not exceed the amount that one person could receive.

10.6 EFFECTIVE DATE. This section is effective for taxable years beginning after December
 10.7 31, 2022, and beginning with refunds based on property taxes payable in 2024 and rent paid
 10.8 in 2023.

10.9 Sec. 12. Minnesota Statutes 2022, section 290A.09, is amended to read:

10.10 **290A.09 PROOF OF CLAIM.**

10.11 Every <u>elaimant taxpayer</u> shall supply to the commissioner of revenue, in support of the 10.12 claim, proof of eligibility under this chapter, including but not limited to amount of rent 10.13 paid or property taxes accrued, name and address of owner or managing agent of property 10.14 rented, changes in homestead, household membership, household income, size and nature 10.15 of property claimed as a homestead.

10.16 Persons with a disability filing claims shall submit proof of disability in the form and 10.17 manner as the commissioner may prescribe. The department may require examination and 10.18 certification by the <u>claimant's physician of the taxpayer or the taxpayer's spouse</u>, or by a 10.19 physician designated by the commissioner. The cost of any examination shall be borne by 10.20 the <u>claimant taxpayer</u>, unless the examination proves the disability, in which case the cost 10.21 of the examination shall be borne by the commissioner.

10.22 A determination of disability of a <u>claimant taxpayer</u> by the Social Security Administration
10.23 under Title II or Title XVI of the Social Security Act shall constitute presumptive proof of
10.24 disability.

10.25 EFFECTIVE DATE. This section is effective for taxable years beginning after December
 10.26 31, 2022, and beginning with refunds based on property taxes payable in 2024 and rent paid
 10.27 in 2023.

10.28 Sec. 13. Minnesota Statutes 2022, section 290A.11, subdivision 5, is amended to read:

10.29 Subd. 5. Assignment of refund. The commissioner shall not honor an assignment by

10.30 the claimant taxpayer to another person or entity of a property tax refund prior to the refund
10.31 check being presented to the claimant credit.

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11.1	EFFEC	FIVE DATE. This	section is effective	for taxable years beginni	ng after December
11.2	31, 2022, and	d beginning with re	efunds based on pro	operty taxes payable in 2	2024 and rent paid
11.3	<u>in 2023.</u>				

11.4 Sec. 14. Minnesota Statutes 2022, section 290A.13, is amended to read:

11.5 **290A.13 NO RELIEF ALLOWED IN CERTAIN CASES.**

11.6 No elaim for relief credit under this chapter shall be allowed if the commissioner

11.7 determines that the <u>elaimant taxpayer</u> received title or tenancy to the homestead primarily

for the purpose of receiving <u>benefits a credit</u> under this chapter and not for bona fide residence
purposes.

11.10 **EFFECTIVE DATE.** This section is effective for taxable years beginning after December

11.11 <u>31, 2022, and beginning with refunds based on property taxes payable in 2024 and rent paid</u>
 11.12 <u>in 2023.</u>

11.13 Sec. 15. Minnesota Statutes 2022, section 290A.14, is amended to read:

11.14 **290A.14 PROPERTY TAX STATEMENT.**

11.15 The county treasurer shall prepare and send a sufficient number of copies of the property tax statement to the owner, and to the owner's escrow agent if the taxes are paid via an 11.16 11.17 escrow account, to enable the owner to comply with the filing requirements of this chapter and to retain one copy as a record. The property tax statement, in a form prescribed by the 11.18 11.19 commissioner, shall indicate the manner in which the elaimant taxpayer may claim relief 11.20 from the state a credit under both this chapter and chapter 290B, and the amount of the tax for which credit the applicant may claim relief. The statement shall also indicate if there 11.21 11.22 are delinquent property taxes on the property in the preceding year. Taxes included in a confession of judgment under section 277.23 or 279.37 shall not constitute delinquent taxes 11.23 as long as the elaimant taxpayer is current on the payments required to be made under section 11.24 277.23 or 279.37. 11.25

EFFECTIVE DATE. This section is effective for taxable years beginning after December 31, 2022, and beginning with refunds based on property taxes payable in 2024 and rent paid in 2023.

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12.1	Sec. 16. M	innesota Statutes	2022, section 290A	A.15, is amended to read	:
12.2	290A.15	CLAIM APPLII	ED AGAINST OU	JTSTANDING LIABIL	JTY.
12.3	The amo	unt of any claim<u>c</u>	redit otherwise pay	vable under this chapter n	nay be applied by
12.4	the commiss	sioner against any	delinquent tax liab	oility of any member of the	he household. If
12.5	there are two	o members of the l	household, the con	nmissioner may apply on	ly one-half of a
12.6	refund credi	t to the separate list	ability of either me	ember of the household.	
12.7	EFFEC	FIVE DATE. This	section is effective	for taxable years beginnir	ng after December
12.8	31, 2022, and beginning with refunds based on property taxes payable in 2024 and rent paid				
12.9	<u>in 2023.</u>				
12.10	Sec. 17. M	innesota Statutes	2022, section 290/	A.18, is amended to read	:
12.11	290A.18	RIGHT TO FIL	E CLAIM; RIGH	IT TO RECEIVE CRE	DIT.
12.12	Subdivis	ion 1. Claim by s	urviving spouse o	r dependent. If a person	entitled to relief
12.13	under this cl	napter dies prior to	receiving relief a	credit under this chapter	, the surviving
12.14	spouse or de	pendent of the per	rson shall be entitle	ed to file the claim and re	eceive relief the
12.15	credit. If the	re is no surviving	spouse or depende	ent, the right to the credit	shall lapse.
12.16	Subd. 2.	Claimant<u>-</u>Taxpay	ver cannot be loca	ted. If the commissioner	cannot locate the
12.17	elaimant<u></u> tax	payer within two	years from the date	that the original warrant	t was issued, or if

a claimant taxpayer within two years non the date that the original warrant was issued, of it
a claimant taxpayer to whom a warrant has been issued does not cash that warrant within
two years from the date the warrant was issued, the right to the credit shall lapse, and the
warrant shall be deposited in the general fund.

12.21 **EFFECTIVE DATE.** This section is effective for taxable years beginning after December

12.22 <u>31, 2022, and beginning with refunds based on property taxes payable in 2024 and rent paid</u>
 12.23 <u>in 2023.</u>

12.24 Sec. 18. Minnesota Statutes 2022, section 290A.25, is amended to read:

12.25 **290A.25 VERIFICATION OF SOCIAL SECURITY NUMBERS.**

Annually, the commissioner of revenue shall furnish a list to the county assessor containing the names and Social Security numbers of persons who have applied for both homestead classification under section 273.13 and a property tax refund credit as a renter under this chapter.

Within 90 days of the notification, the county assessor shall investigate to determine ifthe homestead classification was improperly claimed. If the property owner does not qualify,

the county assessor shall notify the county auditor who will determine the amount of 13.1 homestead benefits that has been improperly allowed. For the purpose of this section, 13.2 "homestead benefits" has the meaning given in section 273.124, subdivision 13b. The county 13.3 auditor shall send a notice to persons who owned the affected property at the time the 13.4 homestead application related to the improper homestead was filed, demanding 13.5 reimbursement of the homestead benefits plus a penalty equal to 100 percent of the homestead 13.6 benefits. The person notified may appeal the county's determination with the Minnesota 13.7 Tax Court within 60 days of the date of the notice from the county as provided in section 13.8 273.124, subdivision 13b. 13.9

If the amount of homestead benefits and penalty is not paid within 60 days, and if no 13.10 appeal has been filed, the county auditor shall certify the amount of taxes and penalty to 13.11 the county treasurer. The county treasurer will add interest to the unpaid homestead benefits 13.12 and penalty amounts at the rate provided for delinquent personal property taxes for the 13.13 period beginning 60 days after demand for payment was made until payment. If the person 13.14 notified is the current owner of the property, the treasurer may add the total amount of 13.15 benefits, penalty, interest, and costs to the real estate taxes otherwise payable on the property 13.16 in the following year. If the person notified is not the current owner of the property, the 13.17 treasurer may collect the amounts due under the Revenue Recapture Act in chapter 270A, 13.18 or use any of the powers granted in sections 277.20 and 277.21 without exclusion, to enforce 13.19 payment of the benefits, penalty, interest, and costs, as if those amounts were delinquent 13.20 tax obligations of the person who owned the property at the time the application related to 13.21 the improperly allowed homestead was filed. The treasurer may relieve a prior owner of 13.22 personal liability for the benefits, penalty, interest, and costs, and instead extend those 13.23 amounts on the tax lists against the property for taxes payable in the following year to the 13.24 extent that the current owner agrees in writing. 13.25

Any amount of homestead benefits recovered by the county from the property owner 13.26 shall be distributed to the county, city or town, and school district where the property is 13.27 located in the same proportion that each taxing district's levy was to the total of the three 13.28 13.29 taxing districts' levy for the current year. Any amount recovered attributable to taconite homestead credit shall be transmitted to the St. Louis County auditor to be deposited in the 13.30 taconite property tax relief account. Any amount recovered that is attributable to supplemental 13.31 homestead credit is to be transmitted to the commissioner of revenue for deposit in the 13.32 general fund of the state treasury. The total amount of penalty collected must be deposited 13.33 in the county general fund. 13.34

	03/06/23	REVISOR	EAP/CA	23-04481	as introduced
14.1	EFFECTIV	VE DATE. This	section is effective	for taxable years beginnin	g after December
14.2	31, 2022, and b	beginning with re	efunds based on pr	operty taxes payable in 20	024 and rent paid
14.3	in 2023.				
14.4	Sec. 19. <u>REF</u>	PEALER.			
14.5	Minnesota	Statutes 2022, s	ections 290A.07, s	subdivisions 1, 2a, 3, and	5; and 290A.23,
14.6	subdivisions 1	and 3, are repea	<u>lled.</u>		
14.7	EFFECTIV	VE DATE. This	section is effective	for taxable years beginnin	g after December
14.8	<u>31, 2022, and b</u>	beginning with re	efunds based on pr	operty taxes payable in 20	024 and rent paid
14.9	<u>in 2023.</u>				

Sec. 19.

APPENDIX Repealed Minnesota Statutes: 23-04481

290A.07 CLAIMS PAYMENTS.

Subdivision 1. Authority. Allowable claims filed pursuant to the provisions of this chapter shall be paid by the commissioner from the general fund.

Subd. 2a. **Time of payment to renter or manufactured home homeowner.** A claimant who is a renter or a homeowner who occupies a manufactured home, as defined in section 273.125, subdivision 8, paragraph (c), or a park trailer taxed as a manufactured home under section 168.012, subdivision 9, shall receive full payment after August 1 and before August 15 or 60 days after receipt of the application, whichever is later.

Subd. 3. **Time of payment to other claimants.** A claimant not included in subdivision 2a shall receive full payment after September 15 and before September 30.

Subd. 5. Early payment; e-file claims. The commissioner may pay a claim up to 30 days earlier than the first permitted date under subdivision 2a or 3 if the claim is submitted by electronic means.

290A.23 APPROPRIATION.

Subdivision 1. **Renters credit.** There is appropriated from the general fund in the state treasury to the commissioner of revenue the amount necessary to make the payments required under section 290A.04, subdivision 2a.

Subd. 3. **Annual appropriation.** For payments made after July 1, 1996, there is annually appropriated from the general fund to the commissioner of revenue the amount necessary to make the payments required under section 290A.04, subdivisions 2 and 2h.