17-2994

## **SENATE** STATE OF MINNESOTA NINETIETH SESSION

EAP/RC

## S.F. No. 1669

(SENATE AUTHORS: FRANZEN) DATE D-PG 03/02/2017 Introdu

Introduction and first reading Referred to Taxes OFFICIAL STATUS

1.1	A bill for an act
1.2 1.3 1.4	relating to taxation; individual income and corporate franchise; establishing a refundable tax credit for certain qualified child care expenses and professionals; 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. [290.0693] SCHOOL READINESS TAX CREDIT.
1.7	Subdivision 1. Credit allowed for payments to a qualifying child care facility. (a) In
1.8	addition to the credit allowed under section 290.067, an individual taxpayer is allowed a
1.9	credit against the tax due under this chapter equal to a percentage of amounts paid to a child
1.10	care facility on behalf of a dependent child, subject to the limitations in paragraph (c).
1.11	(b) The credit under paragraph (a) equals:
1.12	(1) for a child care facility with a quality rating of four stars as of December 31 of the
1.13	calendar year in which the amounts are paid, 150 percent of amounts paid to a child care
1.14	facility on behalf of a dependent child;
1.15	(2) for a child care facility with a quality rating of three stars as of December 31 of the
1.16	calendar year in which the amounts are paid, 100 percent of amounts paid to a child care
1.17	facility on behalf of a dependent child;
1.18	(3) for a child care facility with a quality rating of two stars as of December 31 of the
1.19	calendar year in which the amounts are paid, 50 percent of amounts paid to a child care
1.20	facility on behalf of a dependent child; and

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2.1	(4) for a	child care facility	with a quality ration	ng of one star as of Decer	mber 31 of the
2.2	<u></u>			percent of amounts paid	
2.3		ehalf of a depende		·	
2.4	(c) The c	redit allowed unde	r paragraph (a) m	ust not exceed \$1,050 for	r payments made
2.5				00 for payments made on	
2.6	more childre				
2.7	Subd 2	Credit allowed fo	r husiness-sunno	rted provider services.	(a) To the extent
2.8				taxpayer or corporation is	
2.9				percentage of eligible bus	
2.10				e facility to which the exp	
2.11		redit under paragr			
	<u> </u>				
2.12	<u></u>			expenses to or for a child	
2.13		ng of four stars as	of December 31 of	of the calendar year in wh	iich the amounts
2.14	are paid;				
2.15	<u>(2) ten pe</u>	ercent of eligible bu	usiness child care	expenses to or for a child	care facility with
2.16	<u>a quality rati</u>	ng of three stars as	s of December 31	of the calendar year in w	hich the amounts
2.17	are paid;				
2.18	(3) five p	ercent of eligible	ousiness child care	e expenses to or for a chi	ld care facility
2.19	with a qualit	y rating of two sta	rs as of December	31 of the calendar year	n which the
2.20	amounts are	paid; and			
2.21	<u>(4)</u> ţ	percent of eligible	business child car	e expenses to or for a chi	ld care facility
2.22	with a quality	y rating of one star	as of December 31	of the calendar year in w	hich the amounts
2.23	are paid.				
2.24	Subd. 3.	Credit allowed fo	r child care prof	e <b>ssionals.</b> (a) An individu	ual taxpayer who
2.25	qualifies as a	a child care profess	sional is allowed a	credit against the tax du	e in this chapter,
2.26	subject to the	e limitations in par	agraph (b). An in	dividual claiming the cre	dit under this
2.27	subdivision r	may only claim a c	redit for employm	ent at one child care facili	ty for the taxable
2.28	year.				
2.29	<u>(b)</u> The c	redit under paragr	aph (a) equals:		
2.30	<u>(1)</u> \$	for a child care pr	ofessional with a	career lattice step level o	f six or seven as
2.31	of December	r 31 of the taxable	year in which the	credit is claimed;	

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3.1	(2) \$	for a child care pr	ofessional with a	career lattice step level of	of eight or nine as
3.2				credit is claimed; and	
3.3	(3) \$	for a child care pro	fessional with a ca	reer lattice step level of te	en as of December
3.4	<u> </u>	xable year in which			
3.5	Subd. 4	. Credit allowed fo	r contributions t	• <b>REETAIN.</b> To the ext	ent not deducted
3.6				for either federal or Mini	
3.7	-	÷		allowed a credit against	
3.8	this chapter	r equal to perce	ent of the amount	contributed to the REET	AIN program, up
3.9	<u>to \$</u>				
3.10	Subd. 5	. <b>Definitions.</b> (a) Fo	or purposes of this	section, the following to	erms have the
3.11	meanings g	given them.			
3.12	<u>(b)</u> "Car	reer lattice step" me	ans the qualificati	on level assigned to dev	elop Minnesota's
3.13	professiona	al development regis	stry for child care	professionals.	
3.14	<u>(c) "Chi</u>	ild" or "children" m	eans individuals u	p to and including five y	ears of age.
3.15	<u>(d)</u> "Chi	ild care facility" mea	ans any entity with	n a quality rating of at lea	st one star during
3.16	the calenda	r year for which the	credit under this	section is claimed.	
3.17	<u>(e)</u> "Chi	ild care professional	" means an indivi	dual who has:	
3.18	<u>(1) obta</u>	ined a career lattice	step level of six of	or greater on the Develop	MN childhood
3.19	workforce	professional registry	r; and		
3.20	(2) beer	n employed at a chil	d care facility for	months of the taxal	ole year in which
3.21	the credit is	s claimed.			
3.22	<u>(f) "Eli</u> g	gible business child	care expenses" m	eans the total of the follo	wing expenses,
3.23	for the year	r in which the expen	ses are incurred:		
3.24	<u>(1) payr</u>	nents for the constru	action, renovation	, expansion, or major rep	air of a child care
3.25	facility, the	purchase of equipm	ent for a child care	e facility, or the maintena	nce and operation
3.26	of a child c	are facility, not to ex	xceed \$50,000;		
3.27	<u>(2) payr</u>	ments made to a chil	ld care facility on	behalf of the taxpayer's	employees, not to
3.28	exceed \$5,0	000 per child; and			
3.29	<u>(3) payr</u>	nents for the purcha	se of child care slo	ots at child care facilities	actually provided
3.30	or reserved	for children of the	taxpayer's employ	rees, not to exceed \$50,0	<u>00.</u>

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<u>(g) "Qua</u>	lity rating" means	the rating awarded	to a child care facility l	by the Department
of Human Services pursuant to section 124D.142.				
(h) "REE	TAIN" means the	retaining early edu	cators through attainin	g incentives now
<u> </u>		hild Care Aware of		<u> </u>
Subd 6	Required docume	ntation A taxnave	r claiming a credit unde	or this section must
	-		t in a form and manner	
		· · · · ·	oner of human services	÷
				_
			<u>rt-year residents.</u> For	
			is section must be alloc	
Jercemage C	alculated under se	<u>ciioii 290.00, suou</u>	ivision 2c, paragraph (	<u>=).</u>
<u>Subd. 8.</u>	Credit refundabl	e; carryforward p	<b>provisions.</b> (a) For indi	vidual taxpayers
with income	, as defined under	section 290.067, s	ubdivision 2a, of \$39,5	10 or less, if the
amount of to	tal credits that the	claimant is eligible	e to receive under this s	ection exceeds the
claimant's ta	x liability under th	is chapter, the con	missioner must refund	the excess to the
elaimant.				
<u>(b)</u> For a	ll other taxpayers of	claiming a credit u	nder this section, if the	amount of total
credits that t	he claimant is elig	ible to receive und	er this section exceeds	the claimant's tax
iability unde	er this chapter, the	excess is a credit ca	rryforward for up to fiv	e years. The entire
mount of th	e carryforward is c	carried over to the e	arliest tax year to which	h the carryforward
nay be carri	ed, and then to eac	h succeeding year t	o which the carryforwa	rd may be carried.
Subd. 9.	Partnerships; mu	l <b>ltiple owners.</b> (a)	Credits allowed under	subdivision 2 to a
oartnership,	limited liability cor	npany taxed as a pa	rtnership, corporation,	or multiple owners
of property a	are passed through	to the partners, me	embers, shareholders, o	or owners,
espectively,	, pro rata to each pa	artner, member, sha	reholder, or owner base	ed on that person's
share of the	entity's income for	the taxable year.		
(b) For a	corporation that is	a partner in a part	nership, the credit allow	ved for the taxable
ear is limite	ed to the lesser of t	he amount determ	ined under subdivision	7, paragraph (b),
for the taxab	ble year or an amou	int, separately com	puted with respect to the	he corporation's
interest in the	e trade, business, o	r entity, equal to the	e amount of tax attributa	able to that portion
of taxable income that is allocable or apportionable to the corporation's interest in the trade,				
business, or	entity.			
Subd 10	Inflation adjust	ment The commis	sioner shall adjust the	\$39 510 in
<u>5000.</u> 10	<u>. mianon aujust</u>		sioner shan aujust ule	

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5.1	Internal Revenue Code, except that in section 1(f)(3)(B) the word "2014" shall be substituted
5.2	for the word "1992." For 2018, the commissioner shall then determine the percentage change
5.3	from the 12 months ending on August 31, 2016, to the 12 months ending on August 31,
5.4	2017, and in each subsequent year, from the 12 months ending on August 31, 2014, to the
5.5	12 months ending on August 31 of the year preceding the taxable year. The determination
5.6	of the commissioner pursuant to this subdivision shall not be considered a "rule" and shall
5.7	not be subject to the Administrative Procedure Act contained in chapter 14.
5.8	Subd. 11. Appropriation. An amount sufficient to pay the refunds authorized under
5.9	this section is appropriated to the commissioner of revenue from the general fund.
5.10	<b>EFFECTIVE DATE.</b> This section is effective for taxable years beginning after December

5.11 <u>31, 2016.</u>