23-04042

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

EAP/BM

## S.F. No. 2921

(SENATE AUTHORS: MILLER) DATE D-PG 03/15/2023 Introduction and first reading Referred to Taxes

OFFICIAL STATUS

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7	relating to taxation; establishing the Minnesota refund program; transferring certain forecasted positive unrestricted general fund balances to the Minnesota refund account; establishing criteria for statutory sales tax refunds; requiring reports; appropriating money; amending Minnesota Statutes 2022, section 16A.152, by adding a subdivision; proposing coding for new law as Minnesota Statutes, chapter 297J.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9 1.10	Section 1. Minnesota Statutes 2022, section 16A.152, is amended by adding a subdivision to read:
1.10	
1.11	Subd. 1c. Transfer to Minnesota refund account. If, on the basis of a November
1.12	forecast of general fund revenues and expenditures, the commissioner of management and
1.13	budget determines that there will be a positive unrestricted general fund balance at the close
1.14	of the biennium and that the provisions of subdivision 2, paragraph (a), are satisfied, the
1.15	commissioner shall transfer to the Minnesota refund account in the special revenue fund 75
1.16	percent of the positive unrestricted general fund balance remaining after the provisions of
1.17	subdivision 1b have been satisfied.
1.18	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2023.
1.19	Sec. 2. [297J.01] MINNESOTA REFUND PROGRAM; STATEMENT OF PURPOSE.
1.20	(a) The state of Minnesota derives revenues from a variety of taxes, fees, and other
1.21	sources, including the state sales tax.

2.1	(b) It is fair and reasonable to refund certain state budget surplus amounts in the form
2.2	of a Minnesota refund program refund of nonbusiness consumer sales taxes paid by
2.3	individuals in previous calendar years.
2.4	(c) Information concerning the amount of sales tax paid at various income levels is
2.5	contained in the Minnesota tax incidence report, which is written by the commissioner of
2.6	revenue and presented to the legislature according to section 270C.13.
2.7	(d) It is fair and reasonable to use information contained in the most recent Minnesota
2.8	tax incidence report to determine a reasonable amount of a sales tax refund due to each
2.9	eligible taxpayer since no effective or practical mechanism exists for determining the amount
2.10	of actual sales tax paid by each eligible individual.
2.11	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2023.
2.12	Sec. 3. [297J.02] DEFINITIONS.
2.13	Subdivision 1. Applicability. The following terms when used in this chapter have the
2.14	meanings given in this section.
2.15	Subd. 2. Commissioner. "Commissioner" means the commissioner of revenue.
2.16	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2023.
2.17	Sec. 4. [297J.03] MINNESOTA REFUND ACCOUNT; APPROPRIATION.
2.18	Subdivision 1. Account established. The Minnesota refund account is established in
2.19	the special revenue fund to receive amounts transferred under section 16A.152, subdivision
2.20	<u>lc.</u>
2.21	Subd. 2. Legislative enactment; certification. (a) On March 1, 2024, and annually
2.22	thereafter, the commissioner of revenue must certify to the commissioner of management
2.23	and budget whether one or more qualifying bills have, in total, reduced net general fund tax
2.24	revenues in the current or proximate biennium by an amount estimated to be at least equal
2.25	to the greater of:
2.26	(1) the most recent estimated cost of paying minimum sales tax refunds as reported under
2.27	section 297J.05, paragraph (b); or
2.28	(2) the balance of the Minnesota refund account as reported in the most recent November
2.29	forecast of general fund revenues and expenditures, after any transfer required under section
2.30	16A.152, subdivision 1c.

- 3.2 <u>before March 1, 2024, but after the preceding November forecast of general fund revenues</u>
- 3.3 <u>and expenditures and annually thereafter.</u>
- 3.4 Subd. 3. Conditional transfer. On March 2, 2024, and annually thereafter, if the
- 3.5 <u>commissioner of revenue's most recent certification under subdivision 2 indicates that the</u>
- 3.6 <u>conditions of subdivision 2, paragraph (a), have been satisfied, the commissioner of</u>
- 3.7 management and budget must transfer any remaining balance in the Minnesota refund
- 3.8 account to the general fund.
- 3.9 Subd. 4. Conditional appropriation. (a) On March 2, 2024, and annually thereafter,
- 3.10 the amount in the Minnesota refund account is appropriated to the commissioner to pay the
- 3.11 sales tax refunds authorized under this chapter and for administrative costs authorized under
- 3.12 paragraph (b), if:
- 3.13 (1) the balance of the Minnesota refund account as reported in the most recent November
- 3.14 forecast of general fund revenues and expenditures, after any transfer required under section
- 3.15 <u>16A.152</u>, subdivision 1c, is at least equal to 105 percent of the most recent estimated cost
- 3.16 of minimum refunds as reported under section 297J.05, paragraph (b); and
- 3.17 (2) the commissioner's most recent certification under subdivision 2 indicates that the
   3.18 conditions of subdivision 2, paragraph (a), have not been satisfied.
- 3.19 (b) The commissioner may retain up to \$...... from the amount appropriated under this
- 3.20 <u>subdivision to pay the costs of administering the refunds under this chapter.</u>
- 3.21 **EFFECTIVE DATE.** This section is effective July 1, 2023.
- 3.22 Sec. 5. [297J.04] REFUNDS AUTHORIZED.
- 3.23 Subdivision 1. Sales tax refunds. When money is appropriated under section 297J.03
- 3.24 for the purpose of paying sales tax refunds, the commissioner must determine eligibility
- 3.25 and pay the sales tax refunds as provided in this section.
- 3.26 Subd. 2. Eligibility; amount of refund. (a) An individual qualifies for a sales tax refund
  3.27 if the individual is a United States citizen and:
- 3.28 (1) was a resident of Minnesota for all or part of the previous calendar year and filed a
- 3.29 Minnesota income tax return on or before October 15 in the year that the return was originally
- 3.30 <u>due, had a tax liability before refundable credits on that return of at least \$1, and was not</u>
- 3.31 allowed to be claimed as a dependent on a federal income tax return filed by another person
- 3.32 for the same taxable year; or

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4.1	(2) was a	resident of Minne	esota for all of the	previous calendar year, v	was not eligible	
4.2	for a refund under clause (1), attained the age of 18 on or before December 31 of the previous					
4.3	calendar yea	calendar year, and received Social Security benefits as defined in section 86(d)(1) of the				
4.4	Internal Rev	Internal Revenue Code in the previous calendar year.				
4.5	(b) Except as provided under paragraph (c), the sales tax refund allowed under paragraph					
4.6	(a) equals:					
4.7	<u>(1)</u> \$500	for married joint f	filers; and			
4.8	<u>(2)</u> \$250	(2) \$250 for all other filers.				
4.9	<u>(c)</u> If the	amount appropria	ted for sales tax re	funds under this chapter,	after subtracting	
4.10	any administ	trative expense all	owed, exceeds the	amount necessary to pay	the minimum	
4.11	refund amou	ints under paragra	ph (b), the commis	ssioner must proportionat	ely increase the	
4.12	refund amounts to a level that would refund the entire amount appropriated.					
4.13	(d) For an individual who was a resident of Minnesota for less than the entire year, the					
4.14	sales tax refund equals the sales tax refund calculated under paragraph (b) multiplied by					
4.15	the percentage determined under section 290.06, subdivision 2c, paragraph (e), as calculated					
4.16	on the indivi	dual's most recent	income tax return	, including subsequent ac	ljustments to that	
4.17	return made within the time limits specified in subdivision 3, paragraph (b).					
4.18	Subd. 3.	Payment of refur	ıd; other require	<b>ments.</b> (a) The commissi	oner must issue	
4.19	sales tax refunds as soon as possible following the appropriation of money under section					
4.20	<u>297J.03.</u>					
4.21	<u>(b)</u> The r	efund must not be	adjusted based or	changes to an income ta	x return that are:	
4.22	(1) made by	order of assessme	nt after the date th	e refund is processed; or	(2) made by the	
4.23	taxpayer by	taxpayer by a filing with the commissioner after the date the refund is processed.				
4.24	(c) Indivi	duals who filed a j	oint income tax re	turn for the most recent ca	ılendar year must	
4.25	receive a join	nt sales tax refund	under the provision	ons of this paragraph. Af	ter the sales tax	
4.26	refund has b	een issued, but be	fore the check has	been cashed if the refund	d is issued by	
4.27	check, either	: joint claimant ma	ay request a separa	te payment for one-half	of the joint sales	
4.28	tax refund. T	The amount payable	le to each person e	equals one-half of the tota	ıl joint refund.	
4.29	Notwithstan	ding any provision	n in this section to	the contrary, if, prior to p	payment of the	
4.30	refund, the c	ommissioner has	been notified that	taxpayers who filed a join	nt income tax	
4.31	return are liv	ring at separate add	dresses, the comm	issioner may issue separa	te checks to each	
4.32	individual lis	sted on the joint re	eturn.			

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5.1	(d) The sal	les tax refund is a	Minnesota tax law	for purposes of section	270B.01,		
5.2	subdivision 8.	(d) The sales tax refund is a Minnesota tax law for purposes of section 270B.01, subdivision 8.					
5.2	(a) The col	(e) The sales tax refund is an overpayment of any tax collected by the commissioner for					
5.3	<u> </u>		• •				
5.4 5.5	<b>^</b>	purposes of section 270C.64. For purposes of this paragraph, a joint sales tax refund is					
5.5	payable to cae	payable to each spouse equally.					
5.6	<u> </u>	(f) The right to a sales tax refund lapses and the refund check must be deposited in the					
5.7	Minnesota ref	und account in th	e special revenue fu	nd if the commissioner	<u></u>		
5.8	(1) cannot	locate an individ	ual entitled to a sale	s tax refund under subc	livision 2 within		
5.9	one year of th	e date of issuance	e of the refund check	x; or			
5.10	(2) if an in	dividual to whom	n a sales tax refund v	was issued has not cash	ed the refund		
5.11	<u>· · /</u>		te of issuance of the				
5 10		ž			a ana and		
5.12				fund but did not receiv not correctly calculated			
5.13							
5.14	with the commissioner in a form prescribed by the commissioner. A claim made under this						
5.15		paragraph is a claim for refund under section 289A.50, subdivisions 4 and 7. Individuals					
5.16	entitled to a sales tax refund must file the claim by July 1 of the calendar year in which						
5.17	money is appropriated to pay sales tax refunds.						
5.18	(h) The sal	les tax refund is a	refund subject to re	evenue recapture under	chapter 270A.		
5.19	The commissioner shall remit the entire refund to the claimant agency, which shall, upon						
5.20	the request of the spouse who does not owe the debt, refund one-half of the joint sales tax						
5.21	refund to the spouse who does not owe the debt.						
5.22	(i) The refund is a reduction of current fiscal year sales tax revenues.						
5.23	(j) If a sale	es tax refund issue	ed by check is cashe	d by someone other tha	an the payee or		
5.24	payees of the	check, and the co	mmissioner determi	nes that the check has	been forged or		
5.25	improperly en	improperly endorsed, the commissioner may issue an order of assessment for the amount					
5.26	of the check a	gainst the person	or persons cashing	it. If a sales tax refund	issued by debit		
5.27	card is stolen	or otherwise used	l by someone other t	han the payee or payee	s of the debit		
5.28	card, and the c	commissioner det	ermines that the deb	oit card has been impro	perly used as		
5.29	tender, the cor	nmissioner may is	ssue an order of asse	essment for the amount	of the debit card		
5.30	against the per	rson or persons us	sing it. The commiss	sioner must make the as	sessment within		
5.31	two years afte	r the check is cas	hed or debit card is	used, but if cashing the	check or using		
5.32	the debit card	constitutes theft u	under section 609.52	2, or forgery under sect	ion 609.63, the		
5.33	commissioner	may make the as	ssessment. A person	issued an assessment r	nay appeal the		

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6.1 assessment under chapter 14 or may seek judicial review. The commissioner may take action

6.2 to collect the assessment in the same manner as provided by chapter 289A for any other

## 6.3 order of the commissioner assessing tax.

(k) If the commissioner determines that a refund was issued under this section to an
ineligible individual, the commissioner must issue an order of assessment to the individual
receiving the refund for the amount of the refund payment. The order must be made within
two years after the date of the issuance or six years after the date of the refund payment in
the case of fraud. The audit, assessment, appeal, collection, enforcement, and administrative
provisions of chapters 270C and 289A apply to the orders issued under this section.

6.10 (1) Notwithstanding sections 9.031, 16A.40, and 16B.49, and any other law to the

6.11 contrary, the commissioner may take whatever actions the commissioner deems necessary

6.12 to pay the refunds required by this section, including issuance of debit cards or checks. The

6.13 commissioner may, in consultation with the commissioner of management and budget,

6.14 contract with a private vendor or vendors to process, print, and mail debit cards, checks, or

6.15 warrants required under this section and receive and disburse state funds to pay debit cards,

6.16 checks, or warrants.

6.17 (m) The commissioner may pay refunds by electronic funds transfer to individuals who

6.18 requested that the income tax refund, if any, attributable to their most recently filed individual

6.19 income tax return be paid through electronic funds transfer. The commissioner may make

6.20 the electronic funds transfer payments to the same financial institution and into the same

- 6.21 account as the individual income tax refund.
- 6.22 **EFFECTIVE DATE.** This section is effective July 1, 2023.
- 6.23 Sec. 6. [297J.05] REPORTS REQUIRED.
- 6.24 (a) Within 15 months of the issuance of refunds under this chapter, the commissioner

6.25 <u>must report to the chairs and ranking minority members of the legislative committees with</u>

6.26 jurisdiction over taxes, the senate Finance Committee, and the house of representatives

6.27 <u>Ways and Means Committee on the payments issued under this chapter. The reports must</u>

- 6.28 comply with sections 3.195 and 3.197.
- 6.29 (b) On November 1, 2023, and annually thereafter, the commissioner of revenue must

6.30 report to the commissioner of management and budget and to the chairs and ranking minority

6.31 members of the legislative committees with jurisdiction over taxes, the senate Finance

6.32 Committee, and the house of representatives Ways and Means Committee the amount equal

6.33 to the current estimated cost of paying sales tax refunds at the minimum amounts indicated

- 7.1 <u>under section 297J.04</u>, subdivision 2, paragraph (b), to all eligible recipients, including the
- 7.2 <u>administrative costs authorized under section 297J.03</u>, based on the most recent information
- 7.3 available to the commissioner. The report must comply with sections 3.195 and 3.197.
- 7.4 **EFFECTIVE DATE.** This section is effective July 1, 2023.