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REVISOR

State of Minnesota

## HOUSE OF REPRESENTATIVES н. г. No. 2670

## NINETY-FIRST SESSION

Authored by Lee The bill was read for the first time and referred to the Committee on Taxes 03/21/2019

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to state government; creating and appropriating money for a grant program for financial capability services integrated with taxpayer assistance services; requiring reports; increasing existing appropriation for the taxpayer assistance grants program; amending Minnesota Statutes 2018, section 270C.21.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2018, section 270C.21, is amended to read:
1.8	270C.21 TAXPAYER ASSISTANCE GRANTS.
1.9	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.10	the meanings given.
1.11	(b) "Financial capability services" means any of the following:
1.12	(1) assistance with opening a savings or transactional account that meets the Federal
1.13	Deposit Insurance Corporation's model safe accounts template standards;
1.14	(2) assistance with depositing all or part of a tax refund into a savings or transactional
1.15	account;
1.16	(3) assistance with obtaining and reviewing a consumer report or credit score, as those
1.17	terms are defined in United States Code, title 15, section 1681a;
1.18	(4) assistance with obtaining and reviewing a banking history report;
1.19	(5) financial coaching, or referral to financial coaching services, as provided in section
1.20	<u>256E.35, subdivision 4a;</u>

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2.1	(6) National Foundation for Credit C	ounseling certifi	ed consumer credit an	d debt
2.2	counseling or referral to these services;			
2.3	(7) enrollment in a matched or incent	tivized savings p	rogram, including the	provision
2.4	of matching or incentive funds;			
2.5	(8) referral to a certified financial pla	nner, registered	investment adviser, lic	ensed
2.6	insurance producer or agent, or a registered	ed securities brok	er-dealer representative	e for private
2.7	sector retirement options; or			
2.8	(9) assistance with purchasing a Serie	es I United State	s Savings Bond with a	<u>ll or part of</u>
2.9	a tax refund.			
2.10	(c) "Transactional account" means a	traditional dema	nd deposit account or a	a general
2.11	purpose reloadable prepaid card offered	by a bank or cre	dit union.	
2.12	(d) "TCE" means the Tax Counseling	for the Elderly p	rogram established by	the Internal
2.13	Revenue Service.			
2.14	(e) "VITA" means the Volunteer Inco	ome Tax Assistar	nce program establishe	d by the
2.15	Internal Revenue Service.			
2.16	Subd. 2. Permitted use of taxpayer a	assistance grant	s. When the commissic	<del>mer awards</del>
2.17	grants to nonprofit organizations (a) The	e commissioner r	nay award grants to no	onprofit
2.18	organizations for either or both of the fo	llowing purposes	<u>s:</u>	
2.19	(1) to coordinate, facilitate, encourag	e, and aid in the	provision of taxpayer	assistance
2.20	services; and			
2.21	(2) to provide financial capability set	vices integrated	with the delivery of ta	xpayer
2.22	assistance services funded under clause	<u>(1).</u>		
2.23	(b) Grants under paragraph (a), claus	e (2), may only b	e made to qualified ap	plicants, as
2.24	defined under subdivision 3.			
2.25	Subd. 3. Qualified applicant. To be	eligible to receiv	e a grant under subdiv	vision 2,
2.26	clause (2), an applicant must:			
2.27	(1) qualify under section $501(c)(3)$ of	the Internal Rev	venue Code and be regi	stered with
2.28	the Internal Revenue Service as part of e	either the VITA of	or TCE programs; and	
2.29	(2) commit to dedicate at least one st	aff or volunteer	position to coordinate	financial
2.30	capability services at a VITA or TCE pro-	ogram site and to	o offer VITA or TCE p	rogram
2.31	participants free assistance with the initi	ation through co	mpletion of:	

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3.1	(i) opening a savings and a transactional account that meet the Federal Deposit Insurance
3.2	Corporation's model safe accounts template standards;
3.3	(ii) depositing all or part of a tax refund into a savings or transactional account; and
3.4	(iii) purchasing a Series I United States Savings Bond with all or part of a tax refund.
3.5	Subd. 4. Conflict of interest. (a) No applicant for a grant under subdivision 2, clause
3.6	(2), may receive direct compensation from a bank, credit union, or other financial services
3.7	provider or vendor in exchange for the applicant offering to program participants the products
3.8	or services of that bank, credit union, or other financial services provider or vendor.
3.9	(b) No applicant for a grant under subdivision 2, clause (2), may receive funding from
3.10	a bank, credit union, or other financial services provider or vendor that is contingent on the
3.11	applicant offering products or services of that bank, credit union, or other financial services
3.12	provider or vendor to program participants.
3.13	(c) An applicant for a grant under subdivision 2, clause (2), may receive funding from
3.14	a bank, credit union, or other financial services provider or vendor that is not in exchange
3.15	for or contingent upon the applicant offering products or services of that bank, credit union,
3.16	or other financial services provider or vendor to program participants.
3.17	Subd. 5. Public notice. The commissioner must provide public notice of the grants in
3.18	a timely manner so that the grant process is completed and grants are awarded by October
3.19	1, in order for recipient organizations to adequately plan expenditures for the filing season.
3.20	At the time the commissioner provides public notice, the commissioner must also notify
3.21	nonprofit organizations that received grants in the previous biennium.
3.22	Subd. 6. Technical assistance. Upon request, the commissioner shall provide technical
3.23	assistance to an organization that meets the requirement in subdivision 3, clause (1). The
3.24	technical assistance may include, but is not limited to:
3.25	(1) tax site development and management training;
3.26	(2) VITA and TCE site coordinator training;
3.27	(3) individual tax preparer and reviewer training on tax law;
3.28	(4) support in developing volunteer training;
3.29	(5) tax return preparation software and e-file administration training; and
3.30	(6) one-on-one support by phone and e-mail for problem solving at tax site programs.

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4.1	Subd. 7. Reporting. A recipient of a grant under this section must report to the
4.2	commissioner on the recipient's use of the grant money.
4.3	Sec. 2. TAXPAYER ASSISTANCE GRANTS APPROPRIATION.
4.4	\$400,000 in fiscal year 2020 and \$400,000 in fiscal year 2021 are appropriated from the
4.5	general fund to the commissioner of revenue for grants under Minnesota Statutes, section
4.6	270C.21, subdivision 2, in addition to the current base funding for the program. Of the
4.7	amount appropriated under this paragraph and the current base funding for taxpayer assistance
4.8	grants, up to five percent may be used for the administration of the taxpayer assistance
4.9	grants program.