Tax Bill Workshop Willmar Lakes Area Chamber of Commerce November 20th, 2018











Agenda

- Federal individual tax reform items
- > Federal business tax reform items
- Section 199A
- Minnesota tax changes
- > Questions











Tax Cuts and Jobs Act

On December 22, President Trump signed into law H.R. 1, the "Tax Cuts and Jobs Act". The bill is a \$1.4 trillion tax cut where the majority of the corporate tax changes are permanent and the individual tax changes are temporary and will expire on 12/31/25.

- The most significant update to the U.S. tax code in more than 30 years
 - > Major Elements
 - > Reduces tax rates for businesses and individuals
 - > Increases the standard deduction and family tax credits
 - > Eliminates personal exemptions
 - > Adds new 20% deduction for pass-through income



Chart the Tax Rates

	2018
Max income tax rate	37%
Min income tax rate	10%
LT Capital Gain maximum	20%
LT Capital Gain minimum	0%
Qualified Dividends	0-20%
Self Employment	15.3%
Medicare Surtax	
Passive Income	3.8%
Earned Income	0.9%

* Apart from the maximum income tax rate, these rates remain unchanged.



Federal Tax Brackets

201	2017 Individual Income Tax Rates		2018 Individual Income Tax Rates		
Rate	Single	Joint	Rate	Single	Joint
10%	\$0-\$9,325	\$0-\$18,650	10%	\$0-\$9,525	\$0-\$19,050
15%	\$9,326-\$37,950	\$18,651-\$75,900	12%	\$9,526-\$38,700	\$19,051-\$77,400
25%	\$37,951-\$91,900	\$75,901-\$153,100	22%	\$38,701-\$82,500	\$77,401-\$165,000
28%	\$91,901-\$191,650	\$153,101-\$233,350	24%	\$82,501-\$157,500	\$165,001-\$315,000
33%	\$191,651-\$416,700	\$233,351-\$416,700	32%	\$157,501-\$200,000	\$315,001-\$400,000
35%	\$416,701-\$418,400	\$416,701-\$470,700	35%	\$200,001-\$500,000	\$400,001-600,000
39.6%	\$418,401 and up	\$470,701 and up	37%	\$500,001 and up	\$600,001 and up



2018 Minnesota Tax Brackets

Data	Head of household		Single	
Rate	More than	But not more than	More than	But not more than
5.35%	\$O	\$31,880	\$O	\$25,890
7.0%	\$31,881	\$128,090	\$25,891	\$85,060
7.8%	\$128,091	\$213,360	\$85,061	\$160,020
9.85%	\$213,360		\$160,020	

Data	Married joint		Ma	rried Separate
Rate	More Than	But not more than	More than	But not more than
5.35%	\$O	\$37,850	\$O	\$18,930
7.05%	\$37,851	\$150,380	\$18,931	\$75,190
7.85%	\$150,381	\$266,700	\$75,191	\$133,350
9.85%	\$266,700		\$133,350	



Capital Gains and Qualified Dividend Rates

2017 Capital Gain and Dividend Rates			2018 Capital Gain and Dividend Rates		
Capital Gain Rate	Single	Joint	Capital Gain Rate	Single	Joint
0%	\$0-\$37,950	\$0-\$75,900	0%	\$0-\$38,600	\$0-\$77,200
15%	\$37,951- \$418,400	\$75,901- \$470,700	15%	\$38,601- \$425,800	\$77,201- \$479,000
20%	\$418,401 and up	\$470,701 and up	20%	\$425,801 and up	\$479,001 and up

Long-Term capital gains and qualified dividend tax rates are unchanged



2018 Contribution Limits

	Under 50	Over 50
IRA (ROTH and Traditional)	\$5,500	\$6,500
Maximum Employer Plans		
401(k) and others	\$18,500	\$24,500
SIMPLE	\$12,500	\$15,500
	Under 55	Over 55
HSA deduction (Single/Family)	\$3,450/\$6,950	\$4,450/\$7,950



AMT Exemption and Phase-outs

2017-Individual AMT			2018-Individual AMT		
	Single	Joint		Single	Joint
Exemption	\$54,300	\$84,500	Exemption	\$70,300	\$109,400
Phase-out begins at	\$112,500	\$150,000	Phase-out begins at	\$500,000	\$1,000,000

Increase to AMT exemption and phase-out amounts



Opportunity Zones

An Opportunity Zone is an economically distressed community where new investments may be eligible for both temporary and permanent tax deferral.

- Nominated by a state
- Defer gain on original investment until 2026
- Gain on investment in Opportunity Zone Fund may not be taxable depending on holding period



	Old Law	New Law
Personal standard	Married filing jointly:	Married filing jointly: \$24,000
deduction	\$12,700	Head of Household: \$18,000
	Head of Household:	Single: \$12,000
	\$9,350	
	Single: \$6,350	
Personal exemption	\$4,050	Repealed—no exemption
	\$1,000 per child	\$2,000 per child (up to \$1,400
Child tax credit		refundable per child);
		\$500 for non-child dependents
	Phase-out at MAGI of	Phase-out increased to MAGI of
	\$110,000 MFJ, \$75,000	\$400,000 MFJ, \$200,000 single
	single	



	Old Law	New Law
Personal state income, property tax and sales tax	Allowed as an itemized deduction	Combined deduction for property tax and either income or sales tax limited to \$10,000
Mortgage interest	Deductible on up to \$1.1 million of debt; interest on second home deductible	Deductible on up to \$750,000 of debt (including second home); not home equity interest deduction
Medical expenses	Deductible to the extent they exceed 10% of AGI	Deductible to the extent they exceed 10% of AGI (7.5% for 2017 and 2018)



	Old Law	New Law
Miscellaneous itemized deductions	Deductible for portion in excess of 2% of AGI floor	Deduction suspended for employee business expenses, uniforms, tax prep fees, professional dues, hobby loss, employee home office, tools and supplies
Personal casualty loss	Itemized deduction allowed for personal casualty losses	Deduction for personal casualty loss eliminated (except federally declared disasters), theft loss remains
Limit on itemized deductions	Overall limitation based on AGI	Repeals overall limitation



	Old Law	New Law
Moving expenses	Deduction allowed, qualified moving expense reimbursements excluded from income.	Both moving expenses and ability to exclude reimbursements from income are repealed.
Individual Alternative	Imposed when minimum	Increases AMT exemption amounts
Minimum Tax (AMT)	tax exceeds regular	and phase-outs
See Figure 3 for details	income tax	
Alimony	Deductible to payor and taxable to recipient	Not deductible to payor, not taxable to recipient for decrees executed or modified after 2018



	Old Law	New Law
Individual health insurance mandate	Individuals subject to penalty for failure to have minimum essential health insurance coverage	Penalty repealed starting in 2019
Exclusion of gain on sale of principal residence	Exclusion up to \$250,000 (\$500,000) for MFJ if 2 out of previous 5 year test met	
Excess business loss	No provision	Net business losses over \$500,000 MFJ (\$250,000 single) are not deductible; convert to NOL and carried over



	Old Law	New Law
Student loan discharged on death or disability	Included in gross income	Excluded from gross income
ABLE/529 accounts	No change on existing provisions	New provisions: -Allows distributions up to \$10,000 annually for elementary and high school tuition costs -Allows amounts from qualified tuition programs (529 plan) to be rolled to an ABLE account without penalty -Increased contribution to ABLE accounts
Estate and gift	\$5,490,000 gift or estate exemption per individual and \$5,490,000 GST exemption.	Lifetime gift and estate tax exemption and the GST tax exemption will be doubled to \$11.2 million in 2018. The estate and GST taxes will not be repealed. Planning will be focused on retaining the basis step-up.



Individual Tax Reform FAQ

> What has changed with itemized deductions and the standard deduction?

> Do I need to change my payroll withholding?

> What is the difference between taking the standard deduction and itemizing? What do I need to do to become an itemizer?

If I can't itemize, are there tax planning items I can do to maximize my tax benefits? What will happen to my charitable contribution deduction? What are some conceptual implications of taking standard deduction versus itemized deductions? Are there planning opportunities? Disallowed deductions? RMD's that can be put directly to charities?

> What are opportunity zone areas and are they a tax deferral opportunity?

> How does one go through the process of selling appreciated stock? Are there tax deduction opportunities to donate appreciated stock?

> What are the estate tax changes and tax implications for the 2018 tax year?

Summary of Business Items

	Old Law	New Law
Maximum Corporate	35%	21%
Tax Rate		
Net Operating Losses	In general, 2 year	Carryback repealed, except 2 years for
(NOL)	carryback, 20 year	farms, with indefinite carryover
	carryforward	deduction limited to 80% of income
		before NOL
Real Property	Multiple criteria to meet to	Changed to allow 15 year depreciation
Improvements	qualify for 15 year life	for all qualified improvement property
Fringe Benefits	Entertainment and	No deduction will be allowed for
Fringe Benefits Limited	Entertainment and recreation expenses not	No deduction will be allowed for entertainment, amusement, or
	recreation expenses not	entertainment, amusement, or
	recreation expenses not deductible unless a direct	entertainment, amusement, or
	recreation expenses not deductible unless a direct relationship to active	entertainment, amusement, or
Limited	recreation expenses not deductible unless a direct relationship to active conduct of business	entertainment, amusement, or recreational activity expenses
Limited Interest Expense	recreation expenses not deductible unless a direct relationship to active conduct of business Interest paid or accrued by	entertainment, amusement, or recreational activity expenses Disallowance for interest in excess of



Bonus Depreciation and Section 179 Summary

	2017	<u>2018</u>	
Sec 179 Expense Max	\$510,000	\$1,000,000	
Sec 179 Phase Out	\$2,030,000	\$2,500,000	
Bonus Depreciation	50% on new property only on or before 9.27.17. 100% on new or used property after 9.27.17 Can elect either 50% or 100% after 9.27.17 to 12.31.17	100% on new or used property	



Section 179

- > Pre-tax reform:
 - > For tax years beginning in 2017, the Section 179 limit is \$510,000.
 - > The asset addition phase-out limitation starts at \$2,030,000.
- > Tax bill provided for annual Section 179 limit of \$1 million.
- > Asset phase-out threshold starts at \$2.5 million.
- > Expanded to include roofs, HVAC and fire alarm and security systems.
- > Effective for tax years beginning after 2017, indexed for inflation.
- Revised definition includes tangible personal property used predominantly to furnish lodging (rental)

Now that 100% bonus depreciation is available to both new and used assets, and with the increased Section 179 expensing, many small businesses will be able to expense nearly all asset additions. Section 179 may be the first choice due to a slightly better MN impact (\$25,000 deduction if under the \$200,000 asset limit), as well as the ability to amend and revoke Section 179. Amendments to change bonus depreciation are allowed in limited cases.



Bonus Depreciation

- Increased to 100%, retroactively effective for property placed in service after 9.27.17. Remains in effect until 1.1.23.
- > Bonus depreciation drops to 80% for 2023, 60% for 2024, 40% for 2025 and 20% for 2026.
- > Can elect to apply the 50% allowance versus the 100% allowance for the first taxable year ending after 9.27.17.
- Expanded to include used property. Includes provisions to exclude property acquired from related parties, a decedent, and property acquired in carryover basis transactions.
- > Bonus depreciation cap on first year passenger automobiles will be increased from \$8,000 to \$16,000. The \$8,000 cap is in place for vehicles placed in service before 2018.
- > The expanded Section 179 deduction will make the increased bonus depreciation less important for small businesses.



Vehicle Limitations Changes

- > Passenger Auto Limits Changed (not claiming bonus)
 - > 1st year (no bonus) \$10,000 (formerly \$3,160)
 - > 2nd Year(no bonus) \$16,000 (formerly \$5,100)
 - > 3rd Year (no bonus) \$9,600 (formerly \$3,050)
 - > 4th Year and beyond (no bonus) \$5,760 (formerly \$1,875)
 - > Passenger Auto Limits Changed (claiming bonus)
 - > \$18,000 1st year (formerly \$11,160)
 - > \$16,000 2nd year (formerly \$5,100)
 - > \$9,600 3rd year (formerly \$3,050)
 - > \$5,760 4th and beyond (formerly \$1,875)
 - SUV's with gross vehicle weight over 6,000 lbs eligible for 100% bonus, Section 179 limited to \$25,000



Farming Assets

- > 5 year cost recovery period for any machinery or equipment, (other than grain bin, cotton ginning asset, fence, or other land improvement) used in a farming business, the original use of which commences with the taxpayer.
- > Can elect to use the 200% DB method, 150% DB method is no longer required. The 150% DB method still applies to any 15 or 20year property to which straight-line doesn't apply.



Like-Kind Exchange Treatment

- Old tax law allowed deferral of gain on both real and tangible personal property
- > New tax law only allows gain deferral on real property
- > Like-kind exchange of tangible personal property is now taxable in year of exchange
- > However, this gain taxability creates tax basis which would then be eligible for Section 179 first year expensing or bonus depreciation
- > Can create taxable income for state purposes due to limited accelerated depreciation



Like-Kind Exchange Example

Old Law		New Law		
Trade in piece of farm equipment Trade in value of old equipment Value of new equipment: 300,00 Other Income: 200,000 <u>Federal:</u> Other Income Gain on Sale Depreciation on New Asset	: 100,000	Trade in piece of farm equipm Trade in value of old equipme Value of new equipment: 300, Other Income: 200,000 <u>Federal:</u> Other Income Gain on Sale Depreciation on New Asset	nt: 100,000	
Taxable Income <u>Minnesota:</u> Federal Taxable Income MN Depreciation Addition	0 0 160,000	Taxable Income <u>Minnesota:</u> Federal Taxable Income MN Depreciation Addition	0 0 240,000	
MN Taxable Income	160,000	MN Taxable Income	240,000	



Interest Expense Limitation

- > Deduction for interest expense is limited to 30% of the business's adjusted taxable income determined at tax filer level (entity level for passthroughs)
- > Disallowed interest is treated as paid or accrued in succeeding taxable year with indefinite carryforward
- > Floor plan interest fully deductible
- > Exempt from this rule of 3 previous years gross receipts average less than \$25 million
- > Real property trades and businesses can elect out of provision if they use ADS to depreciate real property used in trade or business
- > Farming businesses can elect out if they use ADS to depreciate any property with a recovery period of 10 years or more



Additional Business Provisions

- > Credit for Employer Paid Family and Medical Leave Act
- > Limited definition of employee achievement awards
- > Reporting by government agencies to the IRS of settlement agreements of more than \$600 and associated penalties
- >No deduction for local lobbying expenses
- > Repeal of corporate AMT
- > Dividends received deduction percentages decreased



Meals and Entertainment

- Deduction for entertainment expenses disallowed (i.e., Sports > tickets, plays, etc.)
- > Deductions for the purposes of the following still allowed:
 - Food and beverages for employees (50%) (i.e. pop in the fridge, > working late pizza)
 - Expenses treated as compensation (100%) (i.e. items added to >employee's W-2)
 - Reimbursed expenses (50%) (i.e. meals for traveling employees) >
 - Recreational Expenses for Employees (100%) (i.e. Christmas > party, summer picnic)
 - Employees, Stockholders, Etc. Business Meetings (50%) (i.e. tax >season kickoff meeting)



Meals and Entertainment Continued

- > Deductions for the purposes of the following still allowed:
 - Meetings of business leagues (100%) (i.e. Chamber of Commerce meeting, trade association)
 - Items available to the public (% available to public) (i.e. samples at grocery store, corporate pool during portions open to public)
 - Entertainment Sold to Customers (100%) (i.e. business that is entertainment like a sports team or a movie theater)
 - Expenses included in income of non employees (i.e. reimbursing subcontractor for meals)
- On Premises Meals Facilities 50% deductible from 1/1/18-12/31/2025, 0% deductible after 1/1/2026
- > Can deduct separately stated meals (50%) (i.e. Skybox food charged on separate line)



Small Business Accounting Method Relief

- > Cash Basis Method of accounting available to taxpayers with three-year average annual gross receipts of \$25 million or less instead of \$5 million
- UNICAP (263a) requirement threshold increased to \$25 million from \$10 million
- Businesses with inventory not required to use accrual method unless receipts over \$25 million
- Percentage of completion method for contractors expanded to \$25 million in gross receipts or less



Net Operating Losses

- > Limitation on net business losses (\$500k Joint/\$250k Single)
- > No carryback allowed for non farm losses
- > Carryforward limited to 80% of taxable income
- > Farm NOL allowed 2 year carryback
- > Indefinite carryforward period
- > Pre 2018 NOL's can offset 100% of income, still subject to excess business loss rules



Business Tax Reform FAQ

- > Should I change my business entity or anything else to take advantage of any tax reform changes?
- > Can I still deduct meals and entertainment? (Need to add more to this or as a chart)
- > Understanding the changes for Section 179 and bonus depreciation
- > Increased expensing limits for Section 179
- > Expanded categories of qualifying assets for Section 179
- > 100% bonus depreciation on qualifying assets
- > Both new and used assets qualifying for bonus depreciation
- > Increased bonus depreciation limits on luxury vehicles
- > Are there new tax reporting options for businesses with revenues less than \$25 million? Are there tax deduction opportunities for these reporting changes? For clients with revenues under \$25 million, what do they need to know about cash basis reporting?
- > Are there any changes to net operating loss reporting and deductibility?
- > Like-kind exchanges are still allowed for Minnesota, so cost basis may have to be tracked differently for federal vs MN. Is there any new tax reporting for equipment trade-ins? Will this be a tax problem for me? Is this the same for MN tax reporting? (Also under MN Tax section)



Section 199A Qualified Business Income Deduction

- Subtracts 20% of sole proprietorship, partnership or Scorporation qualified business income (QBI) against overall taxable income (TI)
- > The deduction calculated separately for each business
- > QBI does not include any guaranteed payments paid to a partner, nor wages paid to an S corporation shareholder
- > Deduction limits are phased in over certain TI amounts



Calculating the 199A QBI Deduction

Step 1: Determine QBI deduction per business. This is the lesser of:

- > 20% of the taxpayer's QBI with respect to the qualified trade or business,
- or
- > The greater of the following limitations (**only if over TI threshold**):
- > 50% of the taxpayer's share of allocable wages of the qualified business; or
- > 25% of the taxpayer's share of allocable wages of the qualified business plus 2.5% of the unadjusted basis, immediately after acquisition, of all qualified property.

<u>**Plus:**</u> 20% of the aggregate amount of the qualified REIT dividends and qualified publicly traded partnership income of the taxpayer for the taxable year.



Calculating the 199A QBI Deduction

Step 2:

The deduction is calculated as the sum of:

- > The lesser of:
 - > The combined qualified business income amount (from step 1 above) or
 - > 20% of the excess, if any, of taxable income over the sum of the net capital gain
- > Plus the lesser of
 - > Taxable income, reduced by net capital gain.



Calculating the 199A QBI Deduction

- Limitations do not apply until TI > \$315,000 MFJ/\$157,500 single
- Limitations fully phase in at \$415,000 MFJ (\$207,500 single)
- > QBI for sole proprietors = Schedule F or C net income
- QBI for partnerships or S-corps = owner's share of ordinary income
- > QBI does include ordinary gains on business asset sales
- > QBI is reduced by the SE tax deduction
- > Deduction and limitations are applied at the individual level


Calculating the Farmer 199A QBI Deduction

- Special calculation done when farmer receives 199A from a coop
- Schedule F QBI is split into coop and non-coop amounts
- Coop QBI amount is reduced by lesser of:
 - > 9% of the coop QBI or
 - > 50% of W-2 wages allocated to coop QBI
- Done to avoid "double-dipping" of same QBI



Business Type Limitations for 199A

> The 199A QBI deduction is <u>not</u> allowed for businesses that perform services where the principal asset of such trade or business is the reputation or skill of one or more of its employees – except for architects and engineers.

This limitation applies only if the individual has TI over \$415,000 MFJ and \$207,500 single

- > Regular corporations are <u>not</u> eligible for the 199A QBI deduction
- > FY pass-throughs are eligible to allocate QBI for 2018
- Cooperatives are eligible for a 9% 199A QBI deduction
- Rental activities and Real Estate LLCs can be eligible if considered a self-rental and/or allowed to be <u>aggregated</u>



199A Aggregation Rules

> Aggregating businesses for the QBI deduction if have the following:

Same persons own > 50% of each trade or business for most of year

- > All businesses have the same tax year
- None of the businesses are a service business
- > Business has 2 of the following factors
 - > Products/services are the same and offered together
 - > Share facilities or centralized business elements
 - Are operated in coordination with one or more of the aggregated businesses
- Minority owners can also utilize the 199A deduction



Other Considerations 199A

- > The deduction is allowed against AMT
- > The deduction does not lower self-employment tax
- > 199A is available for estates and trusts
- > 199A reduces TI not AGI
- > Phase-outs based on AGI not affected by 199A
- > 199A deduction is not aggregated, business by business
- > MFJ taxpayers may find it beneficial to file separately
- > Unused deduction does not carry over to future tax years
- > QBI losses carryforward and offset future QBI



Planning Considerations for 199A

- Review wages to S-corp owners/spouses
- Review guaranteed payments to partners
- > Prepare system to report attributes to owners
- Scrub depreciation schedules for asset limitation
- > Better TI planning, level it out as much as possible
- > Review investments/business structures/ownership for 199A



199A Qualified Business Income Deduction FAQ

- > What is the 20% pass-through deduction and do I qualify?
- What are the attribution rules under the new 199A business deduction?
- What are the farmer implications of 199A? Do farmer's tax returns get more complicated due to the new 199A business deduction? Did the grain glitch get fixed?
- How does the new 199A business deduction work for fiscal year end filers?



Federal Tax Law Differences from Minnesota Under New Legislation

- > Personal Exemptions
- > Itemized Deductions
- > Minnesota Additions
 - > Bonus and Section 179 Depreciation
 - > Section 199A Subtraction
- Minnesota Subtractions
 - > Like Kind Exchanges
 - > Depreciation
- > Other Significant Minnesota Federal Tax Differences



Minnesota Tax Update

- > Beginning Farmer Incentive & Management Credits
- Social Security Benefit Subtraction
- > Child and Dependent Care Credit
- > Teacher's Masters degree credit
- Student Loan Credit
- Section 529 credit/subtraction
- First-time homebuyer savings account



Beginning Farmer Incentive Credit

Owners of agricultural assets who sell or rent their assets to beginning farmers in Minnesota may be eligible for a nonrefundable credit. Unused portions of this credit can be carried over for 15 years.

- > Available beginning in tax year 2018.
- Amount will depend on the type of sale or rental agreement and the price or fair market value of the assets, as shown in the table below.
- May be claimed only after approval and certification by the Rural Finance Authority. The Rural Finance



Beginning Farmer Incentive Credit

lf you	Then you may qualify for a credit of	Your maximum credit is
Sold assets to a beginning farmer	5% of the lesser of the sale price or the fair market value of the asset	\$32,000
Rented assets to a beginning farmer	10% of the gross rental income	\$7,000 per year in the first, second, and third years
Rented assets to a beginning farmer in farmer in a share rent agreement	15% of the cash equivalent of the gross rental income	\$10,000 per year in the first, second, and third years



Beginning Farmer Management Credit

Beginning farmers in Minnesota may be eligible for a nonrefundable credit equal to 100% of the amount paid for participating in a financial management program approved by the Rural Finance Authority

- > Up to \$1,500
- > Unused portions of this credit can be carried over for 3 years.
- > Available beginning in tax year 2018.



Social Security Benefit Subtraction

Minnesota taxpayers who receive Social Security or Railroad Retirement benefits may qualify for a subtraction from income on their state return.

- Available for tax year 2017 and later
- Available to individuals whose taxable Minnesota income includes Social Security or Railroad Retirement benefits. The subtraction is subject to income limits.
- How much is the subtraction?
- The subtraction amount depends on your filing status and provisional income (federal adjusted gross income (FAGI) plus any tax-exempt interest and one-half of your Social Security and tier 1 Railroad Retirement benefits).



Social Security Benefit Subtraction

If your filing status is	And your provisional income is	Your maximum subtraction is
Married filing joint or qualifying widow(er)	Less than \$77,000	\$4,500
	\$77,000-\$99,500	\$4,500 minus 20% of your provisional income over \$77,000
	More than \$99,500	\$0 (You are not eligible)
Single or head of household	Less than \$60,200	\$3,500
	\$60,200-\$77,700	\$3,500 minus 20% of your provisional income over \$60,200
	More than \$77,700	\$0 (You are not eligible)
Married filing separate	Less than \$38,500	\$2,250
	\$38,500-\$49,750	\$2,250 minus 20% of your provisional income over \$38,500
	More than \$49,750	\$0 (You are not eligible)



Child and Dependent Care Credit Changes

- Modified by recent legislation
- Federal Adjusted Gross Income (FAGI) up to \$74,000
- FAGI less than \$50,000, the credit will be equal to the Federal credit
- Credit begins to phase out for individuals with a FAGI over \$50,000



Credit for Attaining Master's Degree in Teacher's Licensure Field

Minnesota teachers enrolling in an eligible master's degree program in their licensure field after may be eligible for a nonrefundable credit up to \$2,500

- > Eligible for credit in the year they complete the program
- > 2017 tax returns and beyond
- > The master's degree program must meet the following requirements:
- > Start after June 30, 2017
- > Be for a program in reading, English or language arts, mathematics, science, foreign languages, civics and government, economics, arts, history, or geography
- > Completed the program in the year the credit is claimed
- > Does not include a pedagogy component



Student Loan Credit

Minnesotans who make payments on their postsecondary education loans may qualify for a nonrefundable credit up to \$500. For married couples, each spouse may qualify for this credit.

- > Available for tax year 2017 and later.
- > Available to full-year and part-year Minnesota residents who make payments on qualifying education loans during the tax year.
- Credit amount depends on your income, loan payments, and original loan amount. The maximum credit is \$500 each year (or \$1,000 for married couples who file a joint return if both spouses made payments on qualified loans).



Section 529 Plan Credit/Subtraction

Minnesota residents that contribute to a Section 529 College Savings Plan may be eligible for a nonrefundable credit up to \$500. Individuals who contribute to a Section 529 College Savings Plan may be eligible for a subtraction from income up to \$1,500 (\$3,000 for married couples filing joint returns).

- > Available beginning tax year 2017.
- Maximum of \$500 or 50% of contributions made during the year.
- Credit phases out for taxpayers with an Adjusted Gross Income over \$75,000.
- Up to \$1,500 subtraction for single, HOH, MFS. Up to \$3,000 subtraction for MFJ
- No income phase-out for subtraction



First-time Homebuyer Savings Account Subtraction

Individuals may subtract interest earned on the first-time homebuyer savings account from their Minnesota taxable income.

- > Available beginning tax year 2017
- Limited to the interest earned on an individual's first-time homebuyer savings account
- Contribution limit \$14,000 (\$28,000 for married filing joint) per year. \$50,000 (\$100,000 for married filing joint) total in all years. Each account is limited to a maximum of \$150,000.



FAQ

- > Has the state made any changes to their tax law?
- Like-kind exchanges are still allowed for MN, so cost basis may have to be tracked differently for federal vs MN. Is there any new tax reporting for equipment trade-ins? Will this be a tax problem for me? Is this the same for MN tax reporting? (Also under Business Tax Reform changes)
- What are the first-time farmer tax incentives and how do I become eligible?



Questions?











THANK YOU!

From:

Jim Rudnick, CPA, CVA & Partner - CDS jrudnick@cdscpa.com

Jayson Osmundson, CPA, MBA - Anfinson Thompson & Co.

JOsmundson@anfinsonthompson.com

Joel Gratz, CPA & Partner - Christianson, PLLP Joel@christiansoncpa.com

Jennifer Frerichs, CPA & Manager - Westberg Eischens, PLLP jfrerichs@wecpas.net

Jim Ruff, CPA & Owner - James M. Ruff, Inc. jimruff@en-tel.net

