23-01346

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 848

SENATE AUTI	HORS: LUCH	ERO)
DATE	D-PG	OFFICIAL STATUS
/27/2023	459	Introduction and first reading
		Referred to Energy, Utilities, Environment, and Climate

1.1	A bill for an act
1.2 1.3	relating to energy; establishing a revolving loan fund to facilitate the dredging of lakes to improve water flow for hydroelectric projects; requiring a report;
1.4 1.5	appropriating money; proposing coding for new law in Minnesota Statutes, chapter 216C.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [216C.391] DEFINITIONS.
1.8	(a) For the purposes of section 216C.392, the following terms have the meanings given
1.9	them.
1.10	(b) "Small hydroelectric project" means a project that:
1.11	(1) as of the effective date of this section, generates electricity from the force of falling
1.12	water from a lake located in Minnesota; and
1.13	(2) has a capacity of less than 100 megawatts.
1.14	(c) "Dredge" means to remove or excavate sedimentary material, including silt, gravel,
1.15	and rocks, from a lake bed.
1.16	EFFECTIVE DATE. This section is effective the day following final enactment.
1.17	Sec. 2. [216C.392] HYDROELECTRIC REVITALIZATION REVOLVING LOAN
1.18	PROGRAM.
1.19	Subdivision 1. Loan program established. A hydroelectric revitalization revolving
1.20	loan program account is established in the special revenue fund. Money in the account is
1.21	appropriated to the commissioner of commerce to (1) make loans to owners of small
Sec. 2.	1

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2.1	hydroelectric projects under this section, and (2) pay reasonable and actual costs incurred
2.2	to administer the loan program. The commissioner of management and budget must credit
2.3	to the account all interest and investment income earned on money in the account and all
2.4	loan principal repayments. Money in the account at the end of a fiscal year does not cancel
2.5	to the general fund but remains in the account.
2.6	Subd. 2. Purpose. The hydroelectric revitalization revolving loan program is created to
2.7	provide financial assistance to owners of small hydroelectric projects. Money from loans
2.8	made under this section may be used to dredge lakes where small hydroelectric projects
2.9	operate in order to increase water flow, increase the amount of electricity generated, and
2.10	extend the project's life.
2.11	Subd. 3. Applications. (a) An owner of a small hydroelectric project applying for a loan
2.12	under this section must submit an application to the commissioner of commerce, in the
2.13	manner and on forms prescribed by the commissioner.
2.14	(b) As part of the application, an applicant must submit to the commissioner:
2.15	(1) the name and address of the small hydroelectric project owner and contact information
2.16	for the person responsible for loan administration and project implementation;
2.17	(2) a description of the proposed project activities that a loan would be used to pay for;
2.18	(3) a map depicting where dredging will occur and an estimate of the volume of material
2.19	dredged;
2.20	(4) an estimate of the project's total cost;
2.21	(5) the source and amount of any additional money the applicant intends to use for the
2.22	project;
2.23	(6) a history of the amount of electricity generated by the project in past years;
2.24	(7) an estimate of the increase in electric generation resulting from the project's
2.25	completion;
2.26	(8) a description of how and where the dredged material is disposed; and
2.27	(9) any additional information requested by the commissioner.
2.28	Subd. 4. Program administration. The Department of Commerce must administer the
2.29	hydroelectric revitalization revolving loan project. The commissioner of commerce must
2.30	make loans on a first-come, first-served basis.
2.31	Subd. 5. Loan conditions. A loan made under this section must:

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<u>(1) ca</u>	arry an interest rate of	zero; and			
<u>(2) ha</u>	ave a repayment term	no longer than 20	years.		
Subd	<u>. 6.</u> Loan repayment.	(a) An applicant r	eceiving a loan under th	is section must	
agree to	repay the full amount	of the loan as prov	vided under paragraph (b	<u>)).</u>	
(b) A loan received under this section must be repaid at the rate of 1.5 cents for each					
ilowatt-	hour of electricity pro	duced by the smal	l hydroelectric project a	fter the project	
tivities	funded by the loan ar	e completed. Payr	nents must be made to the	he commissioner	
f comm	erce on a quarterly ba	sis, as specified in	the loan agreement, unt	il the full loan	
mount i	s repaid. The commiss	sioner of commerc	e must deposit loan repa	ayments in the	
ccount /	created under subdivis	sion 1.			
Subd	. 7. Report. By Febru	ary 1 of each odd-	numbered year, the com	missioner of	
ommer	ce must report to the c	hairs and ranking 1	minority members of the	e legislative	
ommitt	ees with primary juriso	diction over energy	y policy and finance. Th	e report must	
lentify	(1) the small hydroele	ctric projects that 1	eceived loans under the	program, (2) the	
mount c	of the loans, (3) the tota	l project costs, (4)	the amount of loans repa	id, (5) an estimate	
of the in	crease in electricity ge	neration realized a	as a result of the projects	s, if possible, and	
6) any c	other information the c	commissioner of co	ommerce determines is u	seful to the	
egislatu	re.				
<u>EFF</u>	ECTIVE DATE. This	section is effectiv	e the day following fina	l enactment.	
Sec. 3.	HYDROELECTRIC	REVITALIZATI	ON REVOLVING LOA	AN PROGRAM;	
TRANS	FER; APPROPRIAT	TION.			
<u>(a) N</u>	otwithstanding Minner	sota Statutes, sectio	on 116C.779, subdivisio	n 1, paragraph (j),	
eginnin	g July 1, 2024, and con	tinuing through Jul	y 1, 2026, the public utili	ty that contributes	
o the ac	count established unde	er Minnesota Statu	tes, section 116C.779, n	nust annually	
ransfer S	\$5,000,000 from the ac	count to the comm	issioner of commerce for	the hydroelectric	
evitaliza	ation revolving loan p	rogram under Min	nesota Statutes, section 2	216C.392. The	
ommiss	sioner of commerce m	ust deposit the tran	sferred funds in the acc	ount established	
under M	innesota Statutes, sect	ion 216C.392, sub	division 1.		
<u>(b) A</u>	n amount necessary to	pay the full costs o	f the hydroelectric revita	lization revolving	
loan prog		nnesota Statutes, s	ection 216C.392, is annu	ally appropriated	
	gram created under M1	,		2 11 1	
to the co	gram created under M1 mmissioner of comme				
	mmissioner of comme	erce.	e the day following fina		

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