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S.F. No. 3245

(SENATE AUTHORS: PRATT, Marty, Dahms, Goggin and Sparks)				
DATE	D-PG	OFFICIAL STATUS		
03/12/2018	6426	Introduction and first reading		
		Referred to Energy and Utilities Finance and Policy		
03/19/2018	6538a	Comm report: To pass as amended and re-refer to Commerce and Consumer Protection Finance		
		and Policy		
03/21/2018		Comm report: To pass and re-referred to Judiciary and Public Safety Finance and Policy		
03/22/2018	6819a	Comm report: To pass as amended and re-refer to Taxes		

SENATE STATE OF MINNESOTA NINETIETH SESSION

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8 1.9 1.10	relating to energy; modifying the energy improvements program; providing consumer protections for residential property assessed clean energy (PACE) loans; providing remedies; amending Minnesota Statutes 2016, sections 45.011, subdivision 1; 46.04, subdivision 1; 46.131, subdivisions 1, 2, 4; 216C.435, subdivisions 1, 2, 3a, 6, 8, by adding subdivisions; 216C.436, subdivisions 1, 2, 5, 7, 8, 9, by adding a subdivision; 290B.03, subdivision 1; Minnesota Statutes 2017 Supplement, section 46.131, subdivision 11; proposing coding for new law in Minnesota Statutes, chapter 216C; repealing Minnesota Statutes 2016, section 216C.435, subdivision 5.
1.11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.12	Section 1. Minnesota Statutes 2016, section 45.011, subdivision 1, is amended to read:
1.13	Subdivision 1. Scope. As used in chapters 45 to 80C, 80E to 83, 155A, <u>216C</u> , 332, 332A,
1.14	332B, 345, and 359, and sections 123A.21, subdivision 7, paragraph (a), clause (23);
1.15	123A.25; 325D.30 to 325D.42; 326B.802 to 326B.885; 386.62 to 386.78; 471.617; and
1.16	471.982, unless the context indicates otherwise, the terms defined in this section have the
1.17	meanings given them.
1.18	Sec. 2. Minnesota Statutes 2016, section 46.04, subdivision 1, is amended to read:
1.19	Subdivision 1. General. The commissioner of commerce, referred to as the commissioner
1.20	in chapters 46 to 59A, 216C, 332A, and 332B as the commissioner, is vested with all the
1.21	powers, authority, and privileges which, prior to the enactment of Laws 1909, chapter 201,
1.22	were conferred by law upon the public examiner, and shall take over all duties in relation
1.23	to state banks, savings banks, trust companies, savings associations, and other financial
1.24	institutions within the state which, prior to the enactment of chapter 201, were imposed
1.25	upon the public examiner. The commissioner of commerce shall exercise a constant

supervision, either personally or through the examiners herein provided for, over the books 2.1 and affairs of all state banks, savings banks, trust companies, savings associations, credit 2.2 unions, industrial loan and thrift companies, and other financial institutions doing business 2.3 within this state; and shall, through examiners, examine each financial institution at least 2.4 once every 24 calendar months. In satisfying this examination requirement, the commissioner 2.5 may accept reports of examination prepared by a federal agency having comparable 2.6 supervisory powers and examination procedures. With the exception of industrial loan and 2.7 thrift companies which do not have deposit liabilities and licensed regulated lenders, it shall 2.8 be the principal purpose of these examinations to inspect and verify the assets and liabilities 2.9 of each and so far investigate the character and value of the assets of each institution as to 2.10 determine with reasonable certainty that the values are correctly carried on its books. Assets 2.11 and liabilities shall be verified in accordance with methods of procedure which the 2.12 commissioner may determine to be adequate to carry out the intentions of this section. It 2.13 shall be the further purpose of these examinations to assess the adequacy of capital protection 2.14 and the capacity of the institution to meet usual and reasonably anticipated deposit 2.15 withdrawals and other cash commitments without resorting to excessive borrowing or sale 2.16 of assets at a significant loss, and to investigate each institution's compliance with applicable 2.17 laws and rules. Based on the examination findings, the commissioner shall make a 2.18 determination as to whether the institution is being operated in a safe and sound manner. 2.19 None of the above provisions limits the commissioner in making additional examinations 2.20 as deemed necessary or advisable. The commissioner shall investigate the methods of 2.21 operation and conduct of these institutions and their systems of accounting, to ascertain 2.22 whether these methods and systems are in accordance with law and sound banking principles. 2 23 The commissioner may make requirements as to records as deemed necessary to facilitate 2 24 the carrying out of the commissioner's duties and to properly protect the public interest. 2.25 The commissioner may examine, or cause to be examined by these examiners, on oath, any 2.26 officer, director, trustee, owner, agent, clerk, customer, or depositor of any financial 2.27 institution touching the affairs and business thereof, and may issue, or cause to be issued 2.28 by the examiners, subpoenas, and administer, or cause to be administered by the examiners, 2.29 oaths. In case of any refusal to obey any subpoena issued under the commissioner's direction, 2.30 the refusal may at once be reported to the district court of the district in which the bank or 2.31 other financial institution is located, and this court shall enforce obedience to these subpoenas 2.32 in the manner provided by law for enforcing obedience to subpoenas of the court. In all 2.33 matters relating to official duties, the commissioner of commerce has the power possessed 2.34 by courts of law to issue subpoenas and cause them to be served and enforced, and all 2.35 officers, directors, trustees, and employees of state banks, savings banks, trust companies, 2.36

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3.1	savings associations, and other financial institutions within the state, and all persons having
3.2	dealings with or knowledge of the affairs or methods of these institutions, shall afford
3.3	reasonable facilities for these examinations, make returns and reports to the commissioner
3.4	of commerce as the commissioner may require; attend and answer, under oath, the
3.5	commissioner's lawful inquiries; produce and exhibit any books, accounts, documents, and
3.6	property as the commissioner may desire to inspect, and in all things aid the commissioner
3.7	in the performance of duties.
3.8	Sec. 3. Minnesota Statutes 2016, section 46.131, subdivision 1, is amended to read:
3.9	Subdivision 1. Examination fee authority. Examination fees of the Department of
3.10	Commerce shall be assessed against financial institutions and residential PACE
3.11	administrators, as defined in section 216C.435, subdivision 10a, in accordance with the
3.12	provisions of this section.
3.13	Sec. 4. Minnesota Statutes 2016, section 46.131, subdivision 2, is amended to read:
3.14	Subd. 2. Assessment authority. Each bank, trust company, savings bank, savings
3.15	association, regulated lender, industrial loan and thrift company, credit union, motor vehicle
3.16	sales finance company, debt management services provider, debt settlement services provider,
3.17	and insurance premium finance company, and residential PACE administrator, as defined
3.18	in section 216C.435, subdivision 10a, organized under the laws of this state or required to
3.19	be administered by the commissioner of commerce shall pay into the state treasury its
3.20	proportionate share of the cost of maintaining the Department of Commerce.
3.21	Sec. 5. Minnesota Statutes 2016, section 46.131, subdivision 4, is amended to read:
3.22	Subd. 4. General assessment basis. (a) Assessments shall be made by the commissioner
3.23	against each institution within the industry on an equitable basis, according to the total assets
3.24	of each institution as of the end of the previous calendar year.
3.25	(b) Assessments against residential PACE administrators, as defined in section 216C.435,
3.26	subdivision 10a, must be made by the commissioner according to the total business volume
3.27	as of the end of the previous calendar year.
3.28	Sec. 6. Minnesota Statutes 2017 Supplement, section 46.131, subdivision 11, is amended
3.29	to read:
3.30	Subd. 11. Financial institutions account; appropriation. (a) The financial institutions
3.31	account is created as a separate account in the special revenue fund. The account consists

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4.1	of funds received from assessments under subdivision 7 and, examination fees under
4.2	subdivision 8, and license and renewal fees under section 216C.437, subdivision 12. Earnings,
4.3	including interest, dividends, and any other earnings arising from account assets, must be
4.4	credited to the account.
4.5	(b) Funds in the account are annually appropriated to the commissioner of commerce
4.6	for activities under this section.
4.7	Sec. 7. Minnesota Statutes 2016, section 216C.435, subdivision 1, is amended to read:
4.8	Subdivision 1. Scope. For the purposes of this section and section 216C.436 sections
4.9	216C.435 to 216C.437, the following terms defined in this section have the meanings given
4.10	them.
4.11	Sec. 8. Minnesota Statutes 2016, section 216C.435, subdivision 2, is amended to read:
4.12	Subd. 2. Authority. "Authority" means a housing and redevelopment authority or
4.13	economic development authority created pursuant to section 469.003, 469.004, or 469.091,
4.14	a port authority pursuant to section 469.049, 469.1082, or special law, or another entity
4.15	authorized by law to exercise the powers of an authority created pursuant to one of those
4.16	sections. Authority does not include a residential PACE administrator.
4.17	Sec. 9. Minnesota Statutes 2016, section 216C.435, subdivision 3a, is amended to read:
4.18	Subd. 3a. Cost-effective energy improvements. "Cost-effective energy improvements"
4.19	mean energy improvements:
4.20	(1) any renovation or retrofitting of:
4.21	(i) qualifying commercial real property to improve energy efficiency that is permanently
4.22	affixed to the property, results in a net reduction in energy consumption without altering
4.23	the principal source of energy, and has been identified in an energy audit as repaying the
4.24	purchase and installation costs in 20 years or less, based on the amount of future energy
4.25	saved and estimated future energy prices; or
4.26	(ii) qualifying residential real property that is permanently affixed to the property and
4.27	is eligible to receive an incentive through a program offered by the electric or natural gas
4.28	utility that provides service under section 216B.241 to the property or is otherwise determined
4.29	to be a cost-effective energy improvement by the commissioner under section 216B.241,
4.30	subdivision 1d, paragraph (a);

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5.1	(2) permane	nt installation of r	new or upgraded	l electrical circuits and	related equipment
5.2		ical vehicle chargi			
5.3	(3) a solar v	oltaic or solar the	rmal energy sys	tem attached to, install	ed within, or
5.4	proximate to a b	building that gener	ates electrical o	r thermal energy from	a renewable energy
5.5	source that have	has been identifie	d in an energy a	udit or renewable energ	y system feasibility
5.6	study as repayin	ng their purchase a	and installation	costs in 20 years or les	s, based on the
5.7	amount of futur	e energy saved an	d estimated fut	are energy prices.	
5.8	Sec. 10. Minn	esota Statutes 201	6, section 216C	.435, is amended by ac	lding a subdivision
5.9	to read:				
5.10	Subd. 3b. Co	ommercial PACE	loan program.	"Commercial PACE lo	an program" means
5.11		gram established u			
5.12	Sec. 11. Minn	esota Statutes 201	6, section 216C	.435, is amended by ac	lding a subdivision
5.13	to read:				
5.14	<u>Subd. 3c.</u> C	ommissioner. <u>"Co</u>	ommissioner" m	eans the commissione	r of commerce.
5.15	Sec. 12. Minn	esota Statutes 201	6, section 216C	.435, is amended by ac	lding a subdivision
5.16	to read:				
5.17	<u>Subd. 5a.</u> <u>H</u>	omeowner. <u>"Hom</u>	eowner" means	an owner of qualifyin	g residential real
5.18	property. Home	owner includes al	l the persons on	the deed having a leg	al interest in the
5.19	property and all	l persons on the m	ortgage or note	<u>-</u>	
5.20	Sec. 13. Minn	esota Statutes 201	6, section 2160	C.435, subdivision 6, is	amended to read:
5.21	Subd. 6. Im	plementing entity	y. "Implementin	g entity" means the lo	cal government or
5.22	an authority des	signated by the loc	al government b	by resolution to implem	nent and administer
5.23	programs descr	ibed in section sec	ctions 216C.436	and 216C.437. Impler	nenting entity does
5.24	not include a re	sidential PACE ac	lministrator.		
5.25	Sec. 14. Minn	esota Statutes 201	6, section 216C	.435, is amended by ac	lding a subdivision
5.26	to read:				
5.27	<u>Subd. 7b.</u> P	ACE. "PACE" me	ans property as	sessed clean energy.	

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6.1	Sec. 15. Minnes	sota Statutes 2016	5, section 216	C.435, subdivision 8, is	amended to read:
6.2	Subd. 8. Qual	ifying <u>commercia</u>	<u>al</u> real prope	r ty. "Qualifying <u>commer</u>	<u>cial</u> real property"
6.3	means a single-fa	mily or multifam	ily residential	dwelling, or a commerce	cial or industrial
6.4	building, that the	implementing en	tity has deterr	nined, after review of ar	n energy audit or
6.5	renewable energy	v system feasibility	y study, can be	e benefited by installatio	n of cost-effective
6.6	energy improven	nents.			
6.7	Sec. 16. Minnes	sota Statutes 2016	, section 2160	C.435, is amended by add	ding a subdivision
6.8	to read:				
6.9	Subd. 8a. Qua	alifying residenti	al real prope	rty. "Qualifying residen	tial real property"
6.10	means a single-fa	mily residential d	lwelling, or ot	her residential dwelling	of four or fewer
6.11	units, that the imp	plementing entity	has determine	ed can be benefited by in	nstallation of
6.12	cost-effective ene	ergy improvement	<u>.</u>		
6.13		sota Statutes 2016	, section 2160	C.435, is amended by ad-	ding a subdivision
6.14	to read:				
6.15	<u>Subd. 10a.</u> Re	sidential PACE a	dministrator	. "Residential PACE adr	ninistrator" means
6.16	an entity with whi	ch the implementi	ng entity cont	racts to administer all or p	part of a residential
6.17	PACE loan progr	am. For purposes	of this subdiv	vision, "administer" inclu	udes, but is not
6.18	limited to, the per	rformance of any	or all of the fo	ollowing acts, whether d	lirectly or through
6.19	an agent:				
6.20	(1) marketing	, offering, selling,	facilitating, or	financing, in whole or in	n part, a residential
6.21	PACE loan;				
6.22	(2) facilitating	g arranging or co	ntracting for t	he installation of the cos	st-effective energy
6.23	<u> </u>	nanced through a			
6.24	<u></u>		-	ting entity in connection	
6.25	or provision of a	residential PACE	loan or opera	ting a residential PACE	program.
6.26	Sec. 18. Minnes	sota Statutes 2016	, section 2160	C.435, is amended by ad-	ding a subdivision
6.27	to read:				
6.28	Subd 10h Re	esidential PACE	loan contract	. "Residential PACE loa	n contract" means
6.29				tion of cost-effective ene	
6.30		tial PACE program			

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7.1	Sec. 19. Minne	sota Statutes 201	6, section 216C	.435, is amended by add	ding a subdivision
7.2	to read:				
7.3	<u>Subd. 10c.</u> R	esidential PACE	<u>contractor. "R</u>	Residential PACE contra	actor" means a
7.4	person or entity	hat installs cost-	effective energy	improvements finance	d, in whole or in
7.5	part, by a PACE	loan.			
				405 . 1 11 1	
7.6		sota Statutes 201	6, section 216C	.435, is amended by add	ling a subdivision
7.7	to read:				
7.8	<u>Subd. 10d.</u> R	esidential PACE	Elien. "Residen	tial PACE lien" means t	the encumbrance
7.9	on the qualifying	residential real p	property created	by the special assessm	ent as provided in
7.10	section 216C.43	7, subdivision 28	<u>-</u>		
7.11	Sec 21 Minne	sota Statutes 201	6 section 216C	.435, is amended by add	ding a subdivision
7.12	to read:	5010 51010105 201	o, section 2100	. 155, 15 unionada by add	
					4
7.13				ntial PACE loan" means	
7.14		1 2		n of cost-effective energ	
7.15				perty and is repayable b	
7.16	through a special	assessment as p	rovided under s	ection 216C.437, subdi	<u>vision 28.</u>
7.17	Sec. 22. Minne	sota Statutes 201	6, section 216C	.435, is amended by add	ding a subdivision
7.18	to read:		,		0
7.19	Subd 10f R e	sidential PACE	loan nrogram	"Residential PACE loan	n nrogram" means
7.20	the financing pro				i program means
7.20	the manenig pre			2100.437.	
7.21	Sec. 23. Minne	sota Statutes 201	6, section 216C	.435, is amended by add	ding a subdivision
7.22	to read:				
7.23	Subd. 13. Vu	Inerable adult. "	Vulnerable adu	lt" means any person 18	8 years of age or
7.24	older who:				
7.25	(1) receives s	ervices from a ho	ome care provid	ler required to be licens	ed under sections
7.26	· ·		•	ization that offers, prov	
7.27	for personal care	assistance servic	ces under the m	edical assistance progra	m as authorized
7.28	under section 256	6B.0625, subdivis	sion 19a, 256B.()651, 256B.0653, 256B.	.0654, 256B.0659,
7.29	or 256B.85;				

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8.1	(2) possesses a physical or mental infirmity or other physical, mental, or emotional
8.2	dysfunction that impairs the individual's ability to provide adequately for the individual's
8.3	own care without assistance, including the provision of food, shelter, clothing, health care,
8.4	or supervision;
8.5	(3) possesses a physical or mental infirmity or other physical, mental, or emotional
8.6	dysfunction that impairs the individual's ability to knowingly contract or otherwise protect
8.7	the individual's own self-interest; or
8.8	(4) identifies as having dementia or Alzheimer's disease, or who exhibits behaviors that
8.9	a reasonable person would suspect indicates the adult has Alzheimer's disease or other
8.10	dementia.
8.11	Sec. 24. Minnesota Statutes 2016, section 216C.436, subdivision 1, is amended to read:
8.12	Subdivision 1. Program purpose and authority. An implementing entity may establish
8.13	a <u>commercial PACE loan</u> program to finance <u>cost-effective</u> energy improvements to enable
8.14	owners of qualifying <u>commercial</u> real property to pay for <u>the</u> cost-effective energy
8.15	improvements to the qualifying real property with the net proceeds and interest earnings of
8.16	revenue bonds authorized in this section. An implementing entity may limit the number of
8.17	qualifying <u>commercial</u> real properties for which a property owner may receive program
8.18	financing. The program must serve a public purpose and not primarily be for the benefit of
8.19	private entities or private investors even though private benefit may result incidentally.
8.20	Sec. 25. Minnesota Statutes 2016, section 216C.436, is amended by adding a subdivision
8.21	to read:
8.22	Subd. 1a. Scope. Unless otherwise specified, this section applies only to programs
8.23	established under subdivision 1 that are offered to an owner of qualifying commercial real
8.24	property.
8.25	Sec. 26. Minnesota Statutes 2016, section 216C.436, subdivision 2, is amended to read:
8.26	Subd. 2. Program requirements. A financing commercial PACE loan program must:
8.27	(1) impose requirements and conditions on financing arrangements to ensure timely
8.28	repayment;
8.29	(2) require an energy audit or renewable energy system feasibility study to be conducted
8.30	on the qualifying <u>commercial</u> real property and reviewed by the implementing entity prior
8.31	to approval of the financing;

9.1	(3) require the inspection of all installations and a performance verification of at least
9.2	ten percent of the <u>cost-effective</u> energy improvements financed by the program;
9.3	(4) not prohibit the financing of all cost-effective energy improvements not otherwise
9.4	prohibited by this section;
9.5	(5) require that all cost-effective energy improvements be made to a qualifying
9.6	commercial real property prior to, or in conjunction with, an applicant's repayment of
9.7	financing for <u>cost-effective</u> energy improvements for that property;
9.8	(6) have <u>cost-effective</u> energy improvements financed by the program performed by
9.9	licensed contractors as required by chapter 326B or other law or ordinance;
9.10	(7) require disclosures to borrowers by the implementing entity of the risks involved in
9.11	borrowing, including the risk of foreclosure if a tax delinquency results from a default;
9.12	(8) provide financing only to those who demonstrate an ability to repay;
9.13	(9) not provide financing for a qualifying <u>commercial</u> real property in which the owner
9.14	is not current on mortgage or real property tax payments;
9.15	(10) require a petition to the implementing entity by all owners of the qualifying
9.16	commercial real property requesting collections of repayments as a special assessment under
9.17	section 429.101;
9.18	(11) provide that payments and assessments are not accelerated due to a default and that
9.19	a tax delinquency exists only for assessments not paid when due; and
9.20	(12) require that liability for special assessments related to the financing runs with the
9.21	qualifying <u>commercial</u> real property.
9.22	Sec. 27. Minnesota Statutes 2016, section 216C.436, subdivision 5, is amended to read:
9.23	Subd. 5. Coordination with other programs. A financing commercial PACE loan
9.24	program must include cooperation and coordination with the conservation improvement
9.25	activities of the utility serving the qualifying commercial real property under section
9.26	216B.241 and other public and private energy improvement programs.
9.27	Sec. 28. Minnesota Statutes 2016, section 216C.436, subdivision 7, is amended to read:
9.28	Subd. 7. Repayment. An implementing entity that finances an energy improvement
9.29	under this section must:
9.30	(1) secure payment with a lien against the qualifying <u>commercial</u> real property; and

(2) collect repayments as a special assessment as provided for in section 429.101 or by
charter, provided that special assessments may be made payable in up to 20 equal annual
installments.

If the implementing entity is an authority, the local government that authorized the
authority to act as implementing entity shall impose and collect special assessments necessary
to pay debt service on bonds issued by the implementing entity under subdivision 8, and
shall transfer all collections of the assessments upon receipt to the authority.

10.8 Sec. 29. Minnesota Statutes 2016, section 216C.436, subdivision 8, is amended to read:

Subd. 8. Bond issuance; repayment. (a) An implementing entity may issue revenue
bonds as provided in chapter 475 for the purposes of this section and section 216C.437,
provided the revenue bond must not be payable more than 20 years from the date of issuance.

(b) The bonds must be payable as to both principal and interest solely from the revenues
from the assessments established in subdivision 7 and section 216C.437, subdivision 28.

(c) No holder of bonds issued under this subdivision may compel any exercise of the
taxing power of the implementing entity that issued the bonds to pay principal or interest
on the bonds, and if the implementing entity is an authority, no holder of the bonds may
compel any exercise of the taxing power of the local government. Bonds issued under this
subdivision are not a debt or obligation of the issuer or any local government that issued
them, nor is the payment of the bonds enforceable out of any money other than the revenue
pledged to the payment of the bonds.

10.21 Sec. 30. Minnesota Statutes 2016, section 216C.436, subdivision 9, is amended to read:

Subd. 9. Supplemental funding sources. (a) An implementing entity is authorized to
establish, acquire, and use additional or alternative funding sources for the purposes of this
section and section 216C.437.

(b) For the purposes of this subdivision and section 216C.437, additional or alternative
funding sources do not include issuance of general obligation bonds.

10.27 Sec. 31. [216C.437] RESIDENTIAL PACE LOAN PROGRAM; AUTHORITY; 10.28 CONSUMER PROTECTIONS.

10.29 Subdivision 1. Scope. This section applies only to programs established under subdivision
 10.30 2 that are offered to a homeowner.

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11.1	Subd. 2. Program purpose and authority. (a) An implementing entity may establish
11.2	a residential PACE loan program to finance cost-effective energy improvements to enable
11.3	homeowners to pay for the cost-effective energy improvements to qualifying residential
11.4	real property with the net proceeds and interest earnings of revenue bonds authorized in
11.5	section 216C.436, subdivision 8. The program must serve a public purpose and not primarily
11.6	be for the benefit of private entities or private investors even though private benefit may
11.7	result incidentally.
11.8	(b) An implementing entity may limit the number of qualifying residential real properties
11.9	for which a homeowner may receive program financing.
11.10	(c) No implementing entity or residential PACE administrator may:
11.11	(1) provide, offer, or facilitate financing to a homeowner who is not current on mortgage
11.12	or real property tax payments; or
11.13	(2) permit a homeowner to have more than one residential PACE loan outstanding at a
11.14	time or a combination of a residential PACE loan and one or more other loan products
11.15	offered by the administrator or any affiliate or related entity of the administrator.
11.16	(d) Upon completion of a project, an implementing entity shall provide a homeowner
11.17	with a certificate stating participation in the program and identify what cost-effective energy
11.18	improvements have been made with financing program proceeds.
11.19	Subd. 3. Financing terms. (a) An implementing entity shall ensure that financing
11.20	provided under this section has:
11.21	(1) a cost-weighted average maturity not exceeding the useful life of the cost-effective
11.22	energy improvements installed, as determined by the commissioner, but in no event may a
11.23	term exceed 20 years; and
11.24	(2) a principal amount not to exceed:
11.25	(i) for a residential PACE loan for energy efficiency improvements only, the lesser of
11.26	ten percent of the assessed value of the real property on which the improvements are to be
11.27	installed or the actual cost of installing the cost-effective energy improvements; and
11.28	(ii) for a residential PACE loan for a renewable energy system or a combination of a
11.29	renewable energy system and energy efficiency improvements, the lesser of 20 percent of
11.30	the assessed value of the real property on which the improvements are to be installed or the
11.31	actual cost of installing the cost-effective energy improvements.

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12.1	For the purp	oses of this clause, th	e "actual cost o	f installing cost-effect	tive energy
12.2				uipment, materials an	
12.3		on of installation.			
12.4			ting mortgages	, the residential PACE	lien, and all other
12.5	liens on the	qualified residential r	eal property ma	y not exceed 90 perce	ent of the assessed
12.6	value of the	real property.		× · ·	
12.7	Subd. 4.	PACE lien position.	(a) Notwithsta	nding any statute or or	dinance to the
12.8		esidential PACE lien	<u> </u>	<u> </u>	
12.0	(1) subor	dinata ta all liang an	the qualifying r	racidantial real propert	w recorded prior to
12.9				esidential real propert	y recorded prior to
12.10		PACE lien is recorded	<u>u,</u>		
12.11	<u>(2)</u> subor	dinate to a first mortg	gage or deed of	trust on the qualifying	g property recorded
12.12	after the PAC	CE lien is recorded; a	nd		
12.13	<u>(3)</u> super	ior to any other lien c	on the qualifyin	g residential real prop	erty recorded after
12.14	the PACE lie	en is recorded.			
12.15	<u>(b) Notw</u>	ithstanding any other	law to the cont	trary, in the event of a	foreclosure sale or
12.16	a sale pursua	nt to the exercise of a	power of sale u	nder a deed of trust rel	ating to a qualifying
12.17	residential re	al property, the holde	ers of any mort	gages or other liens, ir	cluding delinquent
12.18	annual asses	sments secured by PA	CE liens, shall	receive proceeds in a	ccordance with the
12.19	priorities est	ablished under paragi	raph (a).		
12.20	<u>Subd. 5.</u>	<u>Lienholder notice. (a</u>	a) An impleme	nting entity or a reside	ential PACE
12.21	administrato	r may not enter into a	residential PAC	CE loan contract with a	a homeowner unless
12.22	the implement	nting entity or the res	idential PACE	administrator has prov	vided written notice
12.23	to each of the	e servicers of any mo	rtgage or other	lien on the qualifying	residential real
12.24	property that	the homeowner inter	nds to enter into	o a residential PACE 1	oan contract.
12.25	<u>(b) No re</u>	sidential PACE loan	may be made u	nless the implementin	g entity or the
12.26	residential P.	ACE administrator ob	otains written, s	igned confirmation fr	om the servicer of
12.27	any mortgag	e or other lien on the	qualifying resi	dential real property th	nat entering into the
12.28	residential P.	ACE loan contract do	es not constitut	te an event of default	or give rise to any
12.29	remedies und	der the terms of the m	ortgage loan o	r other contractual agr	reement.
12.30	<u>Subd. 6.</u> 1	L icensing. No resider	ntial PACE adm	inistrator may operate	in this state without
12.31	<u>first obtainin</u>	ig a license from the o	commissioner.	An administrator appl	ying for a license
12.32	must provide	the following inform	nation in a form	n prescribed by the co	mmissioner:
12.33	<u>(1) the fu</u>	Il name of each natur	al person who	is a principal of the ac	lministrator;

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- 13.1 (2) the mailing address, which must not be a post office box, the telephone number, and,
- 13.2 if applicable, the e-mail address of the primary office of the administrator and any branch
- 13.3 <u>offices in this state;</u>
- 13.4 (3) consent to the jurisdiction of the courts of this state;
- 13.5 (4) the name and address of the registered agent in this state authorized to accept service
- 13.6 of process on behalf of the administrator;
- 13.7 <u>(5) disclosure of:</u>
- 13.8 (i) whether any controlling or affiliated party has ever been convicted of a crime or found
- 13.9 <u>civilly liable for an offense involving moral turpitude, including forgery, embezzlement,</u>
- 13.10 obtaining money under false pretenses, larceny, extortion, conspiracy to defraud, or any
- 13.11 other similar offense or violation, or any violation of a federal or state law or regulation
- 13.12 relating to any consumer fraud, false advertising, deceptive trade practices, or similar
- 13.13 consumer protection law;
- 13.14 (ii) any judgments, private or public litigation, tax liens, written complaints, administrative
- 13.15 actions, or investigations by any government agency against the administrator, or against
- 13.16 <u>any officer, director, manager, or shareholder of owning more than five percent interest in</u>
- 13.17 the administrator, unresolved or otherwise, filed or otherwise commenced within the
- 13.18 preceding ten years;
- 13.19 (iii) whether the administrator, or any person employed by the administrator, has had a
- 13.20 record of having defaulted in the payment of money collected for others, including the
- 13.21 discharge of debts through bankruptcy proceedings; and
- 13.22 (iv) whether authority granted to the administrator to operate in any other state has ever
 13.23 been denied, revoked, or suspended; and
- 13.24 (6) any other information and material as the commissioner may require.
- <u>Subd. 7.</u> Term of license. Licenses for residential PACE administrators issued under
 this chapter expire on December 31 and are renewable on January 1 of each year after that
 date.
- 13.28 Subd. 8. Timely renewal. (a) A person whose application is properly and timely filed
- 13.29 and who has not received notice of denial of renewal is considered approved for renewal,
- 13.30 and the person may continue to transact business as a residential PACE administrator whether
- 13.31 or not the renewed license has been received on or before January 1 of the renewal year.
- 13.32 An application for renewal of a license is considered timely filed if received by the
- 13.33 commissioner by December 15 of the renewal year. An application for renewal is considered

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14.1	properly file	d if made upon forms	duly executed	and sworn to, accomp	panied by fees
14.2	prescribed b	y this chapter, and co	ntaining any inf	formation that the con	missioner requires.
14.3	(b) A per	rson who fails to mak	e a timely appli	cation for renewal of	a license and who
14.4		ived the renewal licen			
14.5	the renewal	license has been issue	ed by the comm	issioner and is receive	ed by the person.
14.6	Subd. 9.	Contents of renewal	application. A	pplication for the ren	ewal of an existing
14.7		contain the request f			
14.8	in subdivisio	on 6.			
14.9	Subd. 10	. Cancellation. A lice	ensee ceasing a	n activity or activities	regulated by this
14.10		desiring to no longer b			
14.11		d surrender the license			
14.12		e a plan for the withdr			
14.13		on of the business.			<u> </u>
14.14	Subd. 11	. Powers of the com	missioner. (a) T	he commissioner has	under this section
14.15		wers the commissione			
14.16		il penalty not to exce			
14.17	(b) The c	commissioner may con	ndition or refuse	e to renew a license fo	or any of the reasons
14.18		sioner may deny, susp			
14.19		commissioner may or			to this socian for
14.19		f this section.		gainst persons subject	to this section for
14.20					
14.21	<u>(d)</u> The c	commissioner may iss	ue orders or dir	ectives under this sec	tion as follows:
14.22	(1) order	or direct persons sub	ject to this chap	oter to cease and desis	t from conducting
14.23	business, inc	cluding immediate ter	nporary orders	to cease and desist;	
14.24	(2) order	or direct persons sub	ject to this chap	oter to cease any harm	ful activities or
14.25	violations of	f this chapter, includir	ng immediate te	mporary orders to cea	ase and desist;
14.26	(3) enter	immediate temporary	v orders to cease	e business under a lice	ense if the
14.27	commissione	er determines that the	license was erro	neously granted or the	licensee is currently
14.28	in violation	of this chapter; and			
14.29	(4) order	or direct other affirm	ative action the	commissioner consid	lers necessary.
14.30	(e) Each	violation or failure to	comply with a	ny directive or order o	of the commissioner
14.31	is a separate	and distinct violation	or failure.		
14.32	<u>Subd. 12</u>	<u>. Fees. The following</u>	g fees must be p	aid to the commissior	ier:

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15.1	(1) for an i	nitial license \$1.00	0 \$50 of whic	ch is credited to the c	consumer education
15.2	<u></u>	special revenue fur			
15.3	<u>~ /</u>			n is credited to the co	onsumer education
15.4	account in the	special revenue fur	<u>id.</u>		
15.5	<u>Subd. 13.</u> F	inancial examinati	ions. The com	nissioner shall have t	he power vested under
15.6	section 46.04 t	o conduct financial	examinations	of licensees. Each r	esidential PACE
15.7	administrator r	nust keep, and use	in licensee's b	usiness, any books, a	accounts, and records,
15.8	including elect	ronic records, as w	ill enable the c	commissioner to dete	ermine whether the
15.9	licensee is com	plying with this see	ction and any 1	rules, orders, and dir	ectives adopted by the
15.10	commissioner	under this section.	Every licensee	e must preserve the b	ooks, accounts, and
15.11	records for at 1	east six years after	making the fir	al entry on any trans	saction recorded.
15.12	Examinations	of the books, record	ds, and method	l of operations condu	ucted under the
15.13	supervision of	the commissioner s	shall be done a	t the cost of the licer	nsee. The cost must be
15.14	assessed as det	ermined under sect	tion 46.131.		
15.15	<u>Subd. 14.</u>	Bond. (a) An application	ant for a reside	ential PACE adminis	trator license must file
15.16	with the depart	tment a surety bond	l in the amoun	t of \$100,000, issued	l by an insurance
15.17	company authors	prized to do so in th	is state. The b	ond must cover all p	ersons who are
15.18	employees or a	igents of the applic	ant. The bond	must be available fo	r the recovery of
15.19	expenses, fines	s, and fees levied by	y the commiss	ioner under this chap	oter and for losses
15.20	incurred by ho	meowners as a resu	lt of a licensee	's noncompliance wi	th the requirements of
15.21	this section, see	ctions 325D.43 to 32	25D.48, 325F.0	67 to 325F.69, or brea	ach of contract relating
15.22	to activities reg	gulated by this chap	oter.		
15.23	(b) The bon	d must be submitted	d with the adm	inistrator's license ap	plication and evidence
15.24	of continued co	overage must be sul	bmitted with e	ach renewal. Any ch	ange in the bond must
15.25	be submitted for	or approval by the c	commissioner	within ten days of it	s execution. The bond
15.26	or a substitute	bond shall remain i	n effect during	g all periods of licen	sing.
15.27	(c) A licens	ee shall maintain o	r increase its su	arety bond to reflect	the total dollar amount
15.28	of the residenti	al PACE loans mad	le in this state i	in the preceding year	according to the table
15.29	in this paragra	ph. A licensee may	decrease its su	arety bond according	to the table in this
15.30	paragraph if th	e surety bond requi	red is less than	the amount of the su	arety bond on file with
15.31	the department	<u></u>			
15.32	Dollar Amoun	t of Residential PA	CE Loans	<u>S</u>	Surety Bond Required
15.33	<u>\$0 to \$5,000,0</u>	00			\$100,000
15.34	\$5,000,000.01	to \$10,000,000			<u>\$125,000</u>

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16.1	\$10,000,000.01	to \$25,000,000			<u>\$150,000</u>
16.2	Over \$25,000,0	<u>00</u>			\$200,000
16.3	<u>Subd. 15.</u> Ar	nual reporting.	Residential PA	CE administrators shal	l file reports by
16.4	March 31 of eac	h year on forms su	upplied by the o	commissioner and cont	aining information
16.5	required by the	commissioner.			
16.6	<u>Subd. 16.</u> Re	sidential PACE l	oan contracts	(a) A residential PAC	E loan contract
16.7	<u>must:</u>				
16.8	(1) be in write (1)	ting and must be s	igned by:		
16.9	(i) the home	owner;			
16.10	(ii) all other p	persons on the deed	l, mortgage, or	note having a legal inte	rest in the property;
16.11	(iii) the resid	ential PACE contr	ractor; and		
16.12	(iv) the resid	ential PACE admi	nistrator;		
16.13	(2) contain a	ll the terms and co	onditions of a r	esidential PACE loan a	und the installation
16.14	of cost-effective	energy improven	nents;		
16.15	(3) be written	n in English and th	ne primary lang	guage of the homeown	er:
16.16	(i) at the hon	neowner's request;	2		
16.17	(ii) if the rest	idential PACE loa	n is advertised	in that language; or	
16.18	(iii) if the res	idential PACE loa	n contract was	described, discussed, c	or negotiated in that
16.19	language, regard	lless of whether th	ne residential P.	ACE loan is advertised	in that language;
16.20	(4) conspicuo	ously display both	the verbatim sta	tement that "[insert nar	ne of the residential
16.21	PACE administr	ator] is licensed w	vith the Minnes	ota Department of Con	nmerce" and the
16.22	license number o	of the administrate	or;		
16.23	(5) conspicuo	ously display both	the verbatim sta	tement that "[insert nar	ne of the residential
16.24	PACE contracto	r] is licensed by [i	nsert name of a	agency]" and the licens	se number of the
16.25	contractor;				
16.26	<u>(6) offer a fix</u>	xed, simple interes	st rate;		
16.27	(7) charge ar	interest rate that	does not excee	d the interest rate limit	set forth under
16.28	section 334.01, s	subdivision 1, unl	ess the resident	ial PACE administrato	r is otherwise
16.29	authorized to ma	ake loans under se	ction 47.20;		
16.30	(8) fully amo	ortize the debt obli	gation;		

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17.1	(9) at an	y time, permit prepayı	nent of some of	r all of the residential P.	ACE loan balance;
17.2	and				
17.3	(10) incl	lude the right to rescin	d, as provided	under subdivision 19.	
17.4	(b) If a ł	nomeowner is requeste	ed to provide ar	electronic signature of	n the residential
17.5	PACE loan	contract:	•		
17.6	(1) the r	esidential PACE contr	actor and reside	ential PACE administra	tor must comply
17.7	with United	States Code, title 15,	chapter 96; and	1	
17.8	(2) the r	esidential PACE contr	actor or resider	ntial PACE administrate	or shall deliver a
17.9	paper copy	of the residential PAC	E loan contract	to the homeowner no	later than five
17.10	business day	ys following receipt fr	om the homeov	wner of the electronical	ly signed contract.
17.11	<u>(c) A res</u>	sidential PACE loan m	ay not:		
17.12	<u>(1) resul</u>	t at any time in negati	ve amortizatior	<u>);</u>	
17.13	<u>(2) charg</u>	ge any interest upon in	iterest or upon	fees;	
17.14	<u>(3) notw</u>	vithstanding section 42	9.061, subdivis	sion 1, contain any prov	vision under which
17.15	the homeow	vner is prohibited or res	stricted from m	aking a prepayment or r	equiring a penalty,
17.16	fee, premiu	m, or other charge for	prepayment of	some or all of the resid	lential PACE loan;
17.17	<u>(4) conta</u>	ain any provision requ	iring forced art	bitration or restricting c	lass actions; or
17.18	<u>(5) be en</u>	tered into with a contra	act for deed ven	dee or vendor for the ot	herwise qualifying
17.19	residential r	eal property that is su	bject to the con	tract for deed.	
17.20	<u>(d)</u> It sha	all be unlawful for a re	esidential PACI	E administrator or a res	idential PACE
17.21	contractor to	o enter into a residenti	al PACE loan c	contract financed throug	gh a residential
17.22	PACE loan	with a homeowner wh	the administr	ator or contractor knew	v or should have
17.23	known:				
17.24	<u>(1) is a v</u>	ulnerable adult;			
17.25	<u>(2) is a h</u>	nomeowner who is not	t sufficiently co	mpetent to understand	the terms of the
17.26	loan; or				
17.27	<u>(3) does</u>	not have the ability to	repay the loan	, as provided under sub	odivision 17.
17.28	<u>Subd. 17</u>	7 <u>.</u> Underwriting. (a) N	lo residential PA	ACE loan may be execu	ted by a residential
17.29	PACE admi	nistrator or a residenti	al PACE contra	actor unless the adminis	strator has first
17.30	verified the	ability of the homeow	mer to repay th	e residential PACE loan	n by:

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18.1	(1) deter	mining that the ratio o	f the homeow	mer's total monthly deb	ot to total monthly
18.2	income at th	e time the loan is exec	cuted does not	t exceed 43 percent;	
18.3	(2) deter	mining that the home	owner has suff	icient residual income	to meet basic living
18.4	expenses;				<u> </u>
18.5	(3) consi	dering whether reduct	ions in incom	e or increases in debt t	hat could adversely
18.6	<u> </u>			e residential PACE loa	
18.7				the residential PACE lo	
18.8				redit reports and credit	
18.9	<u> </u>			repay the residential P.	
				repuy the residential r	
18.10	<u>(b) For tl</u>	he purposes of this sub	odivision:		
18.11	<u>(1)</u> "total	monthly income" me	ans the sum o	f the homeowner's cur	rent or reasonably
18.12	expected inc	ome. Income may not	t be derived fr	om temporary sources	of income, illiquid
18.13	assets, or pro	oceeds derived from th	ne equity the h	omeowner has in the q	ualifying residential
18.14	real property	/ <u>;</u>			
18.15	<u>(2)</u> "total	monthly debt" means	the sum of th	he homeowner's month	ly debt obligations
18.16	including bu	t not limited to mortga	ge-related obl	igations that include al	l mortgage principal
18.17	and interest p	payments; other secure	d debt; mortga	ige guaranty insurance;	any other insurance;
18.18	property tax	es; preexisting fees an	d assessments	s on the property, inclu	ding the PACE
18.19	assessment;	unsecured debt; alimo	ony; and child	support;	
18.20	<u>(3) "resid</u>	lual income" means th	ne homeowner	s remaining income as	fter subtracting the
18.21	homeowner'	s total monthly debt o	bligations from	m the homeowner's tot	al monthly income;
18.22	(4) "basi	c living expenses" inc	lude but are n	ot limited to food and	other household
18.23	necessities;	medical expenses, inc	luding premiu	ims, co-pays, and the c	ost of prescriptions
18.24	and over-the	e-counter remedies; tra	ansportation c	osts such as fuel, auto	insurance, and
18.25	maintenance	; public transit costs;	and utility exp	penses; and	
18.26	<u>(5)</u> "curr	ent or reasonably expe	ected income"	includes income from	assets and excludes
18.27	the value of	the qualifying residen	tial real prope	erty, including any attac	ched real property,
18.28	that secures	the residential PACE	loan.		
18.29	(c) The r	esidential PACE admi	nistrator must	t use only reliable docu	ments and records
18.30				esidential PACE loan. I	
18.31				rm W-2 (Wage and Tax	
18.32				sed for reporting wages	· · · · · ·
18.33				financial institution rec	
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19.1	A statement	by the homeowner to	the residential	PACE administrator o	f the homeowner's
19.2				of the income or resour	
19.3		her's ability to repay			
19.4	Subd. 18.	Oral confirmation.	(a) Prior to the ex	kecution by the homeov	wner of a residential
19.5	PACE contra	ct and prior to the co	ommencement o	f any installation of ar	ny energy
19.6	improvemen	t, the residential PAC	E administrator	must orally, in a live,	recorded telephone
19.7	conversation	with the homeowner	<u>r:</u>		
19.8	<u>(1) confir</u>	m the key terms of th	ne agreement and	d the scope of energy i	mprovement work,
19.9	including, at	a minimum, the mea	sures to be insta	alled that are financed	by a residential
19.10	PACE loan, t	he total estimated an	nual payment, t	he date the first tax pa	yment will be due,
19.11	the interest ra	ate expressed as an a	nnual percentag	e rate, the term of the	loan, and that
19.12	repayments v	will be made through	the homeowner	's property taxes;	
19.13	(2) verify	that the homeowner	understands:		
19.14	(i) the key	y terms of the agreen	nent;		
19.15	(ii) that if	taxes are escrowed,	by how much the	he escrowed amounts	will increase or, if
19.16	taxes are not	escrowed, that the h	omeowner shou	ld consider saving end	ough money during
19.17	the year to co	over the additional re	sidential PACE	assessment;	
19.18	(iii) that t	he residential PACE	loan becomes a	PACE lien on the hor	neowner's property
19.19	and will like	ly need to be paid off	f when the house	e is sold;	
19.20	(iv) the m	onetary penalty that	accompanies a	homeowner delinquer	cy or default on
19.21	property tax	payments; and			
19.22	(v) that the	e homeowner has th	e right to rescin	d a residential PACE 1	oan contract, as
19.23	provided in s	ubdivision 19; and			
19.24	<u>(3) comm</u>	nunicate that:			
19.25	(i) energy	savings are not guar	ranteed and the	risk that energy saving	gs from the
19.26	cost-effective	energy improvement	nts may not equ	al or exceed the reside	ential PACE loan
19.27	payments that	at will be added to the	e homeowner's	property taxes;	
19.28	(ii) refina	ncing a home encum	bered by a resid	lential PACE lien will	likely be more
19.29	difficult or in	npossible;			
19.30	(iii) sellin	g a home encumbere	d by a residentia	al PACE lien will likel	y be more difficult:
19.31	and		,		
19.32	(iv) the h	omeowner risks tax f	forfeiture or fore	eclosure upon default.	

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20.1	(b) At the commencement of the oral confirmation, the administrator must ask if the
20.2	homeowner would prefer to communicate during the oral confirmation primarily in a
20.3	language other than English. If the preferred language is supported by the residential PACE
20.4	administrator, the oral confirmation shall be given in the preferred language, except where
20.5	the homeowner on the call chooses to communicate through an interpreter chosen by the
20.6	homeowner. If the preferred language is not supported and an interpreter is not chosen by
20.7	the homeowner on the call, the administrator shall terminate the call and no residential
20.8	PACE loan contract may be executed.
20.9	(c) Notwithstanding paragraph (b), the oral confirmation must be conducted in the
20.10	primary language of the homeowner if the PACE contract was explained, discussed, or
20.11	negotiated in that language.
20.12	(d) A voice mail message does not meet the requirements of this subdivision.
20.13	(e) For purposes of this subdivision, "an interpreter chosen by the homeowner" means
20.14	a person 18 years of age or older who is able to speak fluently and read with full
20.15	understanding both the English language and the preferred language of the homeowner,
20.16	and:
20.17	(1) who is not employed by the residential PACE administrator or the residential PACE
20.18	contractor or an affiliate or related entity of the administrator or contractor; or
20.19	(2) whose services are not made available through the administrator or the contractor.
20.20	Subd. 19. Right to rescind a residential PACE loan contract. (a) A homeowner shall
20.21	have the right to rescind, without penalty or obligation, a residential PACE loan contract
20.22	until midnight on the third calendar day following execution of the contract by the
20.23	homeowner. For the purposes of this subdivision, the rescission period begins at 12:01 a.m.
20.24	of the day following the day the contract was executed by the homeowner.
20.25	(b) The homeowner shall notify the offering party of the rescission by:
20.26	(1) mail or other written communications delivered to the offeror's physical address; or
20.27	(2) by electronic means if the residential PACE administrator or residential PACE
20.28	contractor has previously communicated with the homeowner via electronic means. Service
20.29	by mail is effective upon deposit in the United States mail.
20.30	(c) Any payments made by the homeowner in connection with the residential PACE
20.31	loan or a home improvement contract for cost-effective energy improvements financed with
20.32	a residential PACE loan must be returned to the homeowner within 20 business days after
20.33	receipt by the administrator or the contractor by any means of notification of rescission.

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21.1	(d) When	more than one home	owner in a trans	saction has the right to r	escind, the exercise
21.2	of the right b	by one consumer shal	l be effective a	s to all homeowners.	
21.3	<u>Subd. 20</u>	<u>.</u> <u>Rescission notice a</u>	nd form. (a) A	residential PACE adm	inistrator and a
21.4	residential P.	ACE contractor shall	furnish the buy	er with the following re	escission notice and
21.5	form, which	must be in a writing s	eparate from th	ne residential PACE loa	n contract and shall
21.6	not be consid	dered substantive law	under this sec	tion:	
21.7		RESCI	SSION RIGH	T AND FORM	
21.8			Your right to	cancel	
21.9	You have	the right to rescind (cancel) this co	ntract without penalty	until midnight on
21.10	[insert day a	nd date].			
21.11	To rescin	d (cancel): Mail or ot	therwise delive	r a signed and dated co	ppy of this form to
21.12	[insert name	of the residential PA	CE administrat	cor] at [insert physical o	or, if the residential
21.13	PACE admin	istrator accepts electro	onic rescission,	, the e-mail address of th	ne residential PACE
21.14	administrato	<u>r].</u>			
21.15	You do n	ot have to use this for	rm, but must no	otify [insert the name o	f the residential
21.16	PACE admin	istrator] in writing at t	he address liste	ed in the previous senten	ce of your intention
21.17	to rescind (c	ancel).			
21.18	If you res	scind (cancel), any pa	yments made b	by you under this contra	act will be returned
21.19	within 20 bu	siness days after the	residential PAC	CE administrator receiv	es this form.
21.20		No	otice of Resciss	sion Form	
21.21	I HEREE	BY RESCIND (CAN	CEL) THIS CC	ONTRACT.	
21.22	<u></u>		<u></u>		
21.23	(Print your 1	name)			
21.24	<u></u>		<u></u>		
21.25	(Sign your r	lame)			
21.26	<u></u>		<u></u>		
21.27	(Date)				
21.28	<u>(b)</u> The d	locument containing t	the rescission r	ight and form must be	provided to the
21.29	homeowner	at the time the home	owner executes	the residential PACE 1	oan contract.
21.30	(c) When	a homeowner rescin	ds a residential	PACE loan, the home	owner shall not be
21.31	liable for any	y amount, including a	iny finance cha	rge, fees, or other char	ges.

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22.1	<u>Subd. 21.</u> In	nstallation of ener	gy improvem	tents. (a) Without except	ption and		
22.2	notwithstanding	g section 326B.805	5, subdivision	6, cost-effective energy	improvements		
22.3	financed through a residential PACE loan must be installed by a residential PACE contractor						
22.4	who is licensed	by the commission	er of labor and	industry as a residential	building contractor		
22.5	or residential re	emodeler.					
22.6	(b) A reside	ntial PACE contra	ctor may not c	commence work to insta	all cost-effective		
22.7	energy improve	ments financed w	ith a residentia	al PACE loan prior to th	e expiration of the		
22.8	rescission perio	d provided under st	ubdivision 19.	A residential PACE con	tractor who violates		
22.9	this paragraph:						
22.10	<u>(1) is not en</u>	titled to compensa	tion for that w	vork;			
22.11	<u>(2) must res</u>	tore the property to	o its original c	condition at no cost to the	ne homeowner; and		
22.12	(3) immedia	tely and without co	ondition return	all money, property, and	other consideration		
22.13	given by the ho	meowner.					
22.14	(c) A reside	ntial PACE contrac	ctor may not cl	harge a homeowner a di	fferent price for the		
22.15	cost-effective e	nergy improvemer	nts and their in	stallation that the contr	actor would charge		
22.16	for the same or	similar installation	ns that are not	financed through a resi	dential PACE loan.		
22.17	(d) An impl	ementing entity m	ust inspect all	installations and condu	ct a performance		
22.18	verification of a	at least ten percent	of the cost-ef	fective energy improver	ments financed by		
22.19	the program.						
22.20	(e) A reside	ntial PACE loan pr	rogram shall r	equire that all cost-effect	ctive energy		
22.21	improvements	be made to a qualit	fying real prop	perty prior to, or in conj	unction with, an		
22.22	applicant's repa	yment of financing	g for cost-effec	tive energy improvemen	nts for that property.		
22.23	<u>Subd. 22. C</u>	oordination with	other program	ns. A residential PACE	loan program must		
22.24	include cooperation	ation and coordinat	tion with the c	conservation improvement	ent activities of the		
22.25	utility serving t	he qualifying resid	lential real pro	perty under section 216	6B.241 and other		
22.26	public and priv	ate energy improve	ement progran	ns identified by the com	missioner or the		
22.27	commissioner's	designee.					
22.28	<u>Subd. 23.</u> R	etail and end use	prohibited. (a	a) Energy generated by	an energy		
22.29	improvement n	nay not be sold, tra	insmitted, or d	istributed at retail and r	nay not provide for		
22.30	end use of the e	electrical energy fro	om an off-site	facility. On-site genera	tion is allowed to		
22.31	the extent prov	ided for in section	216B.1611.				
22.32	(b) This sec	tion does not mod	ify the exclusi	ve service territories or	exclusive right to		
22.33	serve as provid	ed in sections 216	B.37 to 216B.4	<u>43.</u>			

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23.1	Subd. 24	. Prohibited practice	es. (a) No reside	ntial PACE administra	ator or residential			
23.2	PACE contractor may:							
23.3	(1) in any	y form of communicat	ion, make any st	atement or implication	that is false, unfair,			
23.4	(1) in any form of communication, make any statement or implication that is false, unfair, unlawful, deceptive, abusive, or misleading, or make any material omission, regardless of							
23.5	reliance on t	he statement or omiss	sion by the home	eowner, in connection	with a residential			
23.6	PACE loan of	or the marketing or of	fering of cost-et	ffective energy improv	vements financed			
23.7	through a res	sidential PACE loan;						
23.8	<u>(2) indica</u>	ate or imply that the co	ost-effective ener	rgy improvements will	pay for themselves			
23.9	or offset or e	exceed the amount of	the residential F	PACE loan, unless the	residential PACE			
23.10	administrato	or or residential PACE	contractor guar	cantees in writing that	the improvements			
23.11	will pay for	themselves or offset of	or exceed the an	nount of the residentia	1 PACE loan, and a			
23.12	provision for	r sufficient considerat	ion to the home	owner is included in th	e residential PACE			
23.13	loan contrac	t in the event that the	guarantee does	not materialize;				
23.14	<u>(3) indica</u>	ate or imply that the r	esidential PACE	E loan is free, a form o	f public assistance,			
23.15	or a governm	nent program;						
23.16	(4) indica	ate or imply that the r	esidential PACE	E loan will be repaid, i	n whole or in part,			
23.17	by a subsequ	uent homeowner;						
23.18	<u>(5) engag</u>	ge in any false, decep	tive, or misleadi	ng advertising, act, or	<u>practice;</u>			
23.19	<u>(6) use an</u>	n implementing entity	's logo, city sea	l, or other graphic in r	narketing materials			
23.20	or representa	ations;						
23.21	<u>(7) steer</u>	or otherwise direct a	homeowner to a	residential PACE loa	<u>n;</u>			
23.22	<u>(8) offer</u>	or provide any tax ad	vice or informat	ion, unless the offeror	or provider is a tax			
23.23	expert, provi	ided that a residential	PACE administ	rator or residential PA	CE contractor may:			
23.24	<u>(i) indica</u>	te to a homeowner th	at tax benefits n	nay be available to cer	rtain homeowners			
23.25	who obtain r	residential PACE loan	ns; and					
23.26	(ii) direct	t the homeowner to se	eek the advice o	f an expert regarding	tax matters related			
23.27	to the reside	ntial PACE loan;						
23.28	<u>(9) offer</u>	or provide direct or in	ndirect monetary	y payments or any oth	er form of			
23.29	compensatio	on, incentive, kickbacl	k, inducement, o	r any other thing of va	lue to a homeowner			
23.30	to enter into	a residential PACE lo	oan;					
23.31	<u>(10) enga</u>	age in practices prohi	bited under sect	ion 47.605 <u>;</u>				
23.32	<u>(11) enga</u>	age in practices prohil	bited under sect	ion 332.37;				

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24.1	<u>(12)</u> eng	age in practices prohi	bited under sect	ion 326B.84;			
24.2	(13) enter into any residential PACE loan unless both the Federal Housing Finance						
24.3	<u> </u>	the Federal Housing A					
24.4	encumbered by PACE liens;						
24.5	<u>(14) vio</u>	late state or federal do	-not-call or tele	marketing restriction	s or prohibitions; or		
24.6	<u>(15) vio</u>	late any other state or	federal law or r	ule.			
24.7	<u>(b) No r</u>	esidential PACE admi	nistrator may:				
24.8	<u>(1) offer</u>	or provide direct or in	ndirect monetar	y payments or any ot	her form of		
24.9	compensation	on, incentive, kickbacl	k, inducement, o	or any other thing of y	value to a residential		
24.10	PACE contr	actor to offer, favor, o	or refer a homeo	wner to a residential	PACE loan over		
24.11	other forms	of financing or credit	; and				
24.12	<u>(2) discl</u>	ose or permit disclosu	re to a residenti	al PACE contractor t	he amount of PACE		
24.13	loan financi	ng for which a homeo	wner is eligible	<u>).</u>			
24.14	Subd. 25	5. Relation to other la	aws. (a) A resid	ential PACE adminis	trator must comply		
24.15	with the Ser	vicemembers Civil Ro	elief Act, Unite	d States Code, title 50	0, section 3901, et		
24.16	seq., except	that, for the purposes	of this section,	the rights granted un	der the act may not		
24.17	be waived.						
24.18	<u>(b)</u> A res	sidential PACE admin	istrator is subje	ct to section 582.043.	<u>.</u>		
24.19	Subd. 20	6. Special protection	for low-income	e homeowners. (a) N	either a residential		
24.20	PACE admi	nistrator nor a residen	tial PACE contr	ractor may enter into	a residential PACE		
24.21	loan contrac	et with a homeowner u	unless the admin	nistrator first screens	the homeowner for		
24.22	eligibility for	or, and, if eligible, refe	rs the homeowr	er to, the free low-inc	come weatherization		
24.23	assistance p	rogram and low-incor	ne home energy	assistance programs	, relevant programs		
24.24	offered by the	ne Minnesota Housing	Finance Agency	y, relevant programs o	ffered by the electric		
24.25	and gas util	ity company or compa	anies serving the	e homeowner, and an	y other relevant no-		
24.26	or low-cost	programs known to th	ne administrator	or contractor.			
24.27	<u>(b)</u> For t	he purposes of this su	bdivision:				
24.28	<u>(1)</u> "low	-income" means incor	ne qualifying a	homeowner for assis	tance under the		
24.29	low-income	home energy assistan	nce program;				
24.30	(2) "low-income home energy assistance program" has the meaning given under section						
24.31	256J.08, sul	odivision 52; and					

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25.1	(3) "low-inco	ome weatherizatio	n assistance pr	ogram" means the prog	gram described under
25.2	section 216C.26		•		
25.3	Subd. 27. D i	isclosures. (a) The	e following ve	rbatim disclosure mus	t be provided to a
25.4				from any other, and in	
25.5			-	NOW ABOUT THIS	
25.6		is called a PACE	E Ioan. PACE	stands for Property As	sessed Clean Energy
25.7	Loan.				
25.8	<u>2. This is no</u>	ot a typical loan.	You pay it bac	ek through your proper	ty taxes. Property
25.9	taxes are paid an	nnually or twice a	year, not mor	nthly, like most loans.	
25.10	3. You are p	utting up your hou	use as a guarai	ntee of repayment (col	lateral) for this loan.
25.11	You could lose	your house in for	reclosure or t	ax forfeiture if you fa	Ill behind or cannot
25.12	meet the tax pay	yments necessary	to repay the lo	oan.	
25.13	4. This PAC	CE loan will incre	ease your pro	perty taxes by [\$ inse	rt annual amount]
25.14				unless you pay the loa	
25.15	5 Having a l	PACE loop on the l	house will like	ly make it harder to sel	ll vour house because
25.16	U			ce the price of the hou	~
25.10	2	ACE loan balance		ee the price of the hou	se by the amount of
			_	1 1 1.00	1
25.18				ely make it more diffic	
25.19	mortgage or get	a loan modificati	on. It may also	o delay a closing on a	sale.
25.20	7. To learn a	bout the benefits	and risks of a	PACE loan, contact th	e Minnesota
25.21	Homeownership	o Center at 651-65	59-9336 or 860	6-462-6466 (toll-free)	to get the name and
25.22	location of a loca	al certified housing	g counseling o	rganization. You might	also consider talking
25.23	to a lawyer.				
25.24	(b) A resider	ntial PACE admin	istrator or a re	esidential PACE contra	ictor shall give the
25.25	disclosure in pa	ragraph (a) to the	homeowner fi	ive days prior to the ex	ecution by the
25.26	homeowner of a	a residential PACE	E loan contract	t at the first in-person	encounter with the
25.27	homeowner at w	which a residential	l PACE loan o	r the installation of en	ergy measures to be
25.28	financed by a re	esidential PACE lo	oan is discusse	<u>ed.</u>	
25.29	No other disc	closures or papers	may be proffer	ed with the disclosures	and annual statement
25.30	required under t	his subdivision. T	he administrat	tor must ensure that the	e contact information
25.31	for the referral p	provided in the dis	sclosure is up	to date.	

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26.1	(c) In addition to the disclosure required under paragraph (a), the residential PACE
20.1	(c) in addition to the disclosure required under paragraph (d), the residential free

- 26.2 administrator must provide, before the execution of a PACE loan contract, a disclosure that
- 26.3 is approved by the commissioner that includes information specified by the commissioner.
- 26.4 <u>The disclosure must include:</u>
- 26.5 (1) the total amount of the assessment;
- 26.6 (2) the annual assessment payments and a payment schedule;
- 26.7 (3) the term of the assessment;
- 26.8 (4) the interest rate, all fees, and annual percentage rate of the PACE loan;
- 26.9 (5) the improvements to be installed;
- 26.10 (6) that no penalty shall be assessed or collected for prepayment of the assessment;
- 26.11 (7) that any potential utility savings are not guaranteed and may not be equal to or greater
- 26.12 than the assessment payments or total assessment amount;
- 26.13 (8) that the payments will be added to the homeowner's property tax bill; and
- 26.14 (9) the amount by which escrowed property taxes will increase.
- 26.15 (d) A residential PACE administrator must provide an annual statement of the status of
- 26.16 the residential PACE loan, including, at a minimum, the amount paid to date and the
- 26.17 <u>remaining balance of the loan.</u>
- 26.18 (e) All legally required and voluntary disclosures made in connection with a residential
- 26.19 PACE loan must be provided in the primary language of the homeowner if:
- 26.20 (1) requested by the homeowner;
- 26.21 (2) the residential PACE loan is advertised in that language; or
- 26.22 (3) the residential PACE loan contract was explained, discussed, or negotiated in that
- 26.23 language, regardless of whether the residential PACE loan is advertised in that language.

26.24 Subd. 28. **Repayment.** (a) An implementing entity that finances an energy improvement

- 26.25 <u>under this section must:</u>
- 26.26 (1) secure payment with a lien against the qualifying real property;
- 26.27 (2) collect repayments as a special assessment as provided for in section 429.101 or by
- 26.28 charter, provided that special assessments may be made payable in up to 20 equal annual
- 26.29 <u>installments;</u>

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27.1	(3) impo	se requirements and c	onditions on f	inancing arrangements t	to ensure timely
27.2	repayment;			0	
27.3		re a natition to the im	nlamanting an	tity by all homeowners	of the qualifying
	<u> </u>			nts as a special assessme	
27.4		requesting conection	is of repayment	its as a special assessme	int under section
27.5	<u>429.101;</u>				
27.6	<u>(5) provi</u>	de that payments and	assessments a	re not accelerated due to	a default and that
27.7	a tax delinqu	uency exists only for a	assessments no	t paid when due; and	
27.8	<u>(6) requi</u>	re that liability for spe	ecial assessme	nts related to the financi	ing runs with the
27.9	qualifying re	eal property.			
27.10	(b) If the	implementing entity	is an authority	, the local government t	hat authorized the
27.11	authority to a	act as implementing en	tity shall impos	se and collect special asso	essments necessary
27.12	to pay debt s	service on bonds issue	ed by the imple	ementing entity under se	ection 216C.436,
27.13	subdivision	8, and shall transfer a	ll collections c	of the assessments upon	receipt to the
27.14	authority.				
27.15	<u>(c)</u> All re	esidential PACE admin	nistrators must	develop, offer, and imp	plement binding
27.16	residential P	ACE loan forbearance	e, modification	n, and forgiveness mech	anisms for
27.17	homeowners	s of residential real pro	perty who are f	facing economic hardship	p. The mechanisms
27.18	may not resu	ult in an increase in m	onthly paymer	nts and must restructure	or forgive debt in
27.19	cases of peri	manent hardship, inclu	uding loss of in	ncome due to death or d	isability.
27.20	Subd. 29	. Prepayment of loar	n. A homeown	er may prepay a residen	ntial PACE loan, in
27.21	whole or in	part, at any time or fro	om time to tim	e without penalty or pre	mium by paying
27.22	the principal	amount to be prepaid	together with	accrued interest to the d	ate of prepayment.
27.23	Subd. 30.	<u>Preservation of clain</u>	ns and defense	es. <u>A homeowner or subs</u>	equent homeowner
27.24	of, a success	or in interest to, or any	y person obliga	ited to pay the property t	axes on qualifying
27.25	residential re	eal property encumber	red by a PACE	lien may assert all claim	ms and defenses
27.26	against a sub	osequent residential P.	ACE administ	rator that the homeowne	er who originally
27.27	entered into	the residential PACE	loan could ass	ert against the original 1	residential PACE
27.28	administrato	or or servicer of a resid	lential PACE l	oan.	
27.29	Subd. 31	. Standard of condu	ct; agency rel	ationship. (a) Residenti	al PACE
27.30	administrato	ors, residential PACE	contractors, su	bcontractors of the resid	lential PACE
27.31	contractor, a	nd agents thereof sha	ll act in good f	aith toward and in the b	est interests of the

homeowners.

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28.1	(b) For th	ne purposes of this sec	ction, a residen	tial PACE contractor, a	a subcontractor of			
28.2	the residential PACE contractor, and any other agent of the contractor is an agent of a							
28.3				e of any act related to a				
28.4			•	subcontractor of the r				
28.5	contractor, o	r any agent of the con	tractor is consid	lered an act of the adm	inistrator, provided			
28.6	the act was w	within the contractual	scope work.					
28.7	Subd. 32	<u>.</u> Remedies. (a) Any l	nomeowner agg	rieved by a person or	entity violating this			
28.8	section is en	titled in an action to:						
28.9	<u>(1) actual</u>	l, incidental, and cons	sequential dama	iges;				
28.10	<u>(2) statut</u>	ory damages of either	<u>r:</u>					
28.11	<u>(i) \$5,000</u>	<u>); or</u>						
28.12	<u>(ii) \$10,0</u>	00 if the defendant vi	iolated subdivis	sion 11 or 17, clause (1	<u>l);</u>			
28.13	<u>(3) reason</u>	nable attorney fees; an	nd					
28.14	(4) invest	tigative and court cos	<u>ts.</u>					
28.15	<u>(b) A hor</u>	neowner of qualified	residential real	property who is a vul	nerable adult is			
28.16	entitled, in ac	dition to any other rel	lief available un	der this section, to the	civil relief available			
28.17	under section	n 626.557, subdivisio	n 20, if the hon	neowner prevails in an	y claim that the			
28.18	defendant:							
28.19	<u>(1) did no</u>	ot possess a license as	s required unde	r subdivision 6; and				
28.20	<u>(2) violat</u>	ed subdivision 10, 11	, 12, 13, 14, 17	, 18, 19, 20, 21, or 24.	<u>.</u>			
28.21	(c) The re	emedies provided und	ler this subdivis	sion are cumulative, no	ot exclusive, and do			
28.22	not restrict a	ny remedy that is othe	erwise availabl	e to a homeowner at la	w or in equity.			
28.23	Subd. 33	. Waivers not permit	t ted. The partie	s to a residential PACI	E loan contract may			
28.24	not waive an	y of the rights or requ	uirements set fo	orth or any provision c	ontained in this			
28.25	section. Any	waiver of any right,	requirement, or	provision in a resider	tial PACE loan			
28.26	contract or h	ome improvement co	entract for cost-	effective energy impro	ovements financed			
28.27	with a reside	ential PACE loan is vo	oid and unenfor	ceable as contrary to p	public policy.			

Sec. 32. Minnesota Statutes 2016, section 290B.03, subdivision 1, is amended to read: Subdivision 1. Program qualifications. The qualifications for the senior citizens' property tax deferral program are as follows:

(1) the property must be owned and occupied as a homestead by a person 65 years of
age or older. In the case of a married couple, at least one of the spouses must be at least 65
years old at the time the first property tax deferral is granted, regardless of whether the
property is titled in the name of one spouse or both spouses, or titled in another way that
permits the property to have homestead status, and the other spouse must be at least 62 years
of age;

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29.7 (2) the total household income of the qualifying homeowners, as defined in section
29.8 290A.03, subdivision 5, for the calendar year preceding the year of the initial application
29.9 may not exceed \$60,000;

(3) the homestead must have been owned and occupied as the homestead of at least one
of the qualifying homeowners for at least 15 years prior to the year the initial application
is filed;

29.13 (4) there are no state or federal tax liens or judgment liens on the homesteaded property;

29.14 (5) there are no mortgages or other liens, except for a residential PACE lien, as that term
29.15 is defined under section 216C.435, subdivision 10d, on the property that secure future
29.16 advances, except for those subject to credit limits that result in compliance with clause (6);
29.17 and

(6) the total unpaid balances of debts secured by mortgages and other liens on the
property, including unpaid and delinquent special assessments and interest and any delinquent
property taxes, penalties, and interest, but not including property taxes payable during the
year, does not exceed 75 percent of the assessor's estimated market value for the year.

- 29.22 Sec. 33. REPEALER.
- 29.23 Minnesota Statutes 2016, section 216C.435, subdivision 5, is repealed.

APPENDIX Repealed Minnesota Statutes: SF3245-1

216C.435 DEFINITIONS.

Subd. 5. Energy improvement. "Energy improvement" means:

(1) any renovation or retrofitting of a building to improve energy efficiency that is permanently affixed to the property and that results in a net reduction in energy consumption without altering the principal source of energy;

(2) permanent installation of new or upgraded electrical circuits and related equipment to enable electrical vehicle charging; or

(3) a renewable energy system attached to, installed within, or proximate to a building that generates electrical or thermal energy from a renewable energy source.