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State of Minnesota

HOUSE OF REPRESENTATIVES

A bill for an act

relating to public administration; modifying provisions governing energy

forward pricing mechanisms for government agencies; amending Minnesota

EIGHTY-SEVENTH SESSION

H. F. No. 560

| 02/17/2011 | Authored by Downey |
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| | The bill was read for the first time and referred to the Committee on Higher Education Policy and Finance |
| 03/21/2011 | Adoption of Report: Pass as Amended and re-referred to the Committee on Government Operations and Elections |
| 02/01/2012 | Pass as Amended and re-referred to the Committee on State Government Finance |
| 02/13/2012 | Adoption of Report: Pass as Amended and re-referred to Environment, Energy and Natural Resources Policy and Finance |

| 1.4 1.5 | Statutes 2010, section 16C.143; repealing Minnesota Statutes 2010, sections 383B.1588; 473.1293. |
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| 1.6 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
| | Castian 1 Minuscata Statutus 2010 aastian 166 142 is amandada mada |
| 1.7 | Section 1. Minnesota Statutes 2010, section 16C.143, is amended to read: |
| 1.8 | 16C.143 ENERGY FORWARD PRICING MECHANISMS. |
| 1.9 | Subdivision 1. Definitions. The following definitions apply in this section: |
| 1.10 | (1) "energy" means natural gas, heating oil, propane, diesel fuel, unleaded fuel, and |
| 1.11 | any other energy source except electricity used in state operations; and |
| 1.12 | (2) "forward pricing mechanism" means either: (i) a contract or financial instrument |
| 1.13 | that obligates a state government agency to buy or sell a specified quantity of energy |
| 1.14 | at a future date at a set price-; or (ii) an option to buy or sell the contract or financial |
| 1.15 | instrument; and |
| 1.16 | (3) "government agency" means the state, the Minnesota state colleges and |
| 1.17 | universities, the University of Minnesota, a statutory or home rule charter city, a county, a |
| 1.18 | town, a school district, a regional agency, or another political subdivision. |
| 1.19 | Subd. 2. Authority. Notwithstanding any other law to the contrary, the |
| 1.20 | commissioner a government agency may use forward pricing mechanisms for budget |
| 1.21 | risk reduction. |
| 1.22 | Subd. 3. Conditions. Forward pricing mechanism transactions must be made only |
| 1.23 | under the following conditions: |

Section 1.

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| HF560 THIRD ENGROSSMENT | REVISOR | JC | H0560-3 | | |
|---|-------------------------|--------------------------|------------------------|--|--|
| (1) The quantity of energy afform | ected by the forward | pricing mechanism | n must not | | |
| exceed 90 percent of the estimated ex | nergy use for the state | <u>e government</u> agen | cy for the same | | |
| period, which shall not exceed 24 48 months from the trade date of the transaction; and. | | | | | |
| (2) a separate account must be | e established for each | state agency using | 3 a forward | | |
| pricing mechanism. | | | | | |
| Subd. 4. Written policies and | d procedures. Befor | e exercising the au | thority under | | |
| this section, the commissioner gove | rnment agency must | develop written po | olicies and | | |
| procedures governing the use of forward pricing mechanisms. | | | | | |
| Subd. 5. Oversight process. | Before exercising au | thority under subd | livision 2, | | |
| the government agency must establish an oversight process that provides for review of | | | | | |
| the government agency's use of forward pricing mechanisms. The oversight process | | | | | |
| must include: internal or external audit reviews in a manner prescribed by the state | | | | | |
| auditor; annual reports to, and review by, an internal investment committee; and internal | | | | | |
| management control. | | | | | |
| EFFECTIVE DATE. This see | ction is effective July | v 1 2012 and appl | ies to forward | | |
| pricing transactions entered into on | _ | , 1, 2012, and appl | 105 10 101 11 41 4 | | |
| promy transactions entered into on | or uncor that date. | | | | |
| Sec. 2. REPEALER. | | | | | |
| Minnesota Statutes 2010, secti | ions 383B.1588; and | 473.1293, are repe | ealed. | | |
| | | | | | |
| EFFECTIVE DATE. This se | ection is effective Jul | y 1, 2012. The au | <u>thority</u> | | |
| previously granted by Minnesota Statutes, sections 383B.1588 and 473.1293, is granted | | | | | |
| under Minnesota Statutes, section 16C.143, and the repeal of Minnesota Statutes, sections | | | | | |

383B.1588 and 473.1293, does not affect any forward pricing transaction entered into

Sec. 2. 2

before the effective date of this section.

APPENDIX

Repealed Minnesota Statutes: H0560-3

383B.1588 ENERGY FORWARD PRICING MECHANISMS.

Subdivision 1. **Definitions.** The following definitions apply in this section.

- (a) "Energy" means natural gas, heating oil, diesel fuel, unleaded fuel, or any other energy source, except electric, used in Hennepin County operations.
 - (b) "Forward pricing mechanism" means either:
- (1) a contract or financial instrument that obligates Hennepin County to buy or sell a specified amount of an energy commodity at a future date and at a set price; or
 - (2) an option to buy or sell the contract or financial instrument.
- Subd. 2. **Authority provided.** Notwithstanding any other law to the contrary, the Hennepin County Board of Commissioners may use forward pricing mechanisms for budget risk reduction.
- Subd. 3. **Conditions.** (a) Forward pricing transactions made under this section must be made only under the conditions in this subdivision.
- (b) The amount of energy forward priced must not exceed the estimated energy usage for Hennepin County operations for the period of time covered by the forward pricing mechanism.
- (c) The holding period and expiration date for any forward pricing mechanism must not exceed 24 months from the trade date of the transaction.
- (d) Separate accounts must be established for each operational energy for which forward pricing mechanisms are used under this section.
- Subd. 4. **Written policies and procedures.** Before exercising authority under subdivision 2, the Hennepin County Board of Commissioners must have written policies and procedures governing the use of forward pricing mechanisms.
- Subd. 5. **Oversight process.** (a) Before exercising authority under subdivision 2, the Hennepin County Board of Commissioners must establish an oversight process that provides for review of the county's use of forward pricing mechanisms.
 - (b) The process must include:
 - (1) internal or external audit reviews;
 - (2) annual reports to, and review by, an internal investment committee; and
 - (3) internal management control.

473.1293 ENERGY FORWARD PRICING MECHANISMS.

Subdivision 1. **Definitions.** The following definitions apply in this section.

- (a) "Energy" means natural gas, heating oil, diesel fuel, or any other energy source, except electric, used in Metropolitan Council operations.
 - (b) "Forward pricing mechanism" means either:
- (1) a contract or financial instrument that obligates an entity to buy or sell a specified amount of an energy commodity at a future date and at a set price; or
 - (2) an option to buy or sell the contract or financial instrument.
- Subd. 2. **Authority provided.** Notwithstanding any other law to the contrary, the council may use forward pricing mechanisms for budget risk reduction.
- Subd. 3. **Conditions.** (a) Forward pricing transactions made under this section must be made only under the conditions in paragraphs (b), (c), and (d).
- (b) The amount of energy forward priced must not exceed the estimated energy usage for council operations for the period of time covered by the forward pricing mechanism.
- (c) The holding period and expiration date for any forward pricing mechanism must not exceed 24 months from the trade date of the transaction.
- (d) Separate accounts must be established for each operational energy for which forward pricing mechanisms are used under this section.
- Subd. 4. **Written policies and procedures.** Before exercising authority under subdivision 2, the council must have written policies and procedures governing the use of forward pricing mechanisms
- Subd. 5. **Oversight process.** (a) Before exercising authority under subdivision 2, the governing body of the council must establish an oversight process that provides for review of the council's use of forward pricing mechanisms.
 - (b) The process must include:
 - (1) internal or external audit reviews;
 - (2) quarterly reports to, and review by, an internal investment committee; and
 - (3) internal management control.