03/03/22 REVISOR RSI/LN 22-06791 as introduced

## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

A bill for an act

relating to energy; prohibiting cost recovery for motor vehicle incentive programs;

S.F. No. 3901

(SENATE AUTHORS: HOWE, Mathews, Utke and Kiffmeyer)

1.1

1 2

1.20

DATE 03/10/2022 528 Introduction and first reading Referred to Energy and Utilities Finance and Policy 5321 Authors added Mathews; Utke; Kiffmeyer

establishing that motor vehicle incentive programs are not an efficient 1.3 fuel-switching improvement for consumer-owned utilities; amending Minnesota 1.4 Statutes 2020, section 216B.16, by adding a subdivision; Minnesota Statutes 2021 1.5 Supplement, section 216B.2403, subdivision 8. 1.6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.7 Section 1. Minnesota Statutes 2020, section 216B.16, is amended by adding a subdivision 1.8 to read: 1.9 Subd. 18a. Motor vehicle incentive programs. (a) The commission must not allow a 1.10 public utility to recover costs from ratepayers relating to, place in the public utility's rate 1.11 base, earn a rate of return from, or receive performance-based incentives for: 1.12 (1) investments made or expenses incurred by a public utility that consist of motor 1.13 1.14 vehicle purchase or lease incentives; (2) motor vehicle rebate programs; or 1.15 1.16 (3) incentives or rebate programs related to motor vehicle infrastructure. (b) This subdivision does not: 1.17 (1) prohibit a public utility from otherwise providing a motor vehicle incentive program; 1.18 1.19 or

(2) impact a public utility's ability to offer time-of-use rates.

Section 1.

Sec. 2. Minnesota Statutes 2021 Supplement, section 216B.2403, subdivision 8, is amended to read:

2.1

2.2

2.3

2.4

2.5

2.6

2.7

2.8

2.9

2.10

2.11

2.12

2.13

2.14

2.15

2.16

2.17

2.18

2.19

2.20

2.21

2.22

2.23

- Subd. 8. Criteria for efficient fuel-switching improvements. (a) A fuel-switching improvement is deemed efficient if, applying the technical criteria established under section 216B.241, subdivision 1d, paragraph (e), the improvement, relative to the fuel being displaced:
- (1) results in a net reduction in the amount of source energy consumed for a particular use, measured on a fuel-neutral basis;
- (2) results in a net reduction of statewide greenhouse gas emissions, as defined in section 216H.01, subdivision 2, over the lifetime of the improvement. For an efficient fuel-switching improvement installed by an electric consumer-owned utility, the reduction in emissions must be measured based on the hourly emissions profile of the consumer-owned utility or the utility's electricity supplier, as reported in the most recent resource plan approved by the commission under section 216B.2422. If the hourly emissions profile is not available, the commissioner must develop a method consumer-owned utilities must use to estimate that value;
- (3) is cost-effective, considering the costs and benefits from the perspective of the consumer-owned utility, participants, and society; and
- (4) is installed and operated in a manner that improves the consumer-owned utility's system load factor.
  - (b) For purposes of this subdivision, "source energy" means the total amount of primary energy required to deliver energy services, adjusted for losses in generation, transmission, and distribution, and expressed on a fuel-neutral basis.
- (c) A program that consists of motor vehicle purchase or lease incentives, motor vehicle
  rebates, or incentive or rebate programs related to motor vehicle infrastructure is not an
  efficient fuel-switching improvement. Nothing in this paragraph prohibits a consumer-owned
  utility from otherwise providing a rebate or incentive program or impacts a consumer-owned
  utility's ability to offer time-of-use rates.

Sec. 2. 2