SF1047

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SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

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S.F. No. 1047

(SENATE AUTI	HORS: SENJ	EM and Newton)
DATE	D-PG	OFFICIAL STATUS
02/15/2021	399	Introduction and first reading
		Referred to Energy and Utilities Finance and Policy
02/17/2021	440	Author added Newton
02/25/2021	502	Comm report: To pass
	541	Second reading
05/06/2021	4176a	Special Order: Amended
	4177	Third reading Passed
05/16/2021	4258	Returned from House
		Presentment date 05/21/2021
		Governor's action Approval 05/25/2021
	4797	Secretary of State Chapter 23 05/25/2021
		Effective date 05/26/21

1.1	A bill for an act
1.2 1.3 1.4	relating to energy; authorizing a power purchase agreement for certain electric cogeneration activities; amending Minnesota Statutes 2020, section 216B.2424, by adding subdivisions.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2020, section 216B.2424, is amended by adding a subdivision
1.7	to read:
1.8	Subd. 5b. Definitions. (a) For the purposes of subdivision 5c, the following terms have
1.9	the meanings given.
1.10	(b) "Agreement period" means the period beginning January 1, 2023, and ending
1.11	December 31, 2024.
1.12	(c) "Ash" means all species of the genus Fraxinus.
1.12 1.13	 (c) "Ash" means all species of the genus <i>Fraxinus</i>. (d) "Cogeneration facility" means the St. Paul district heating and cooling system
1.13	(d) "Cogeneration facility" means the St. Paul district heating and cooling system
1.13 1.14	(d) "Cogeneration facility" means the St. Paul district heating and cooling system cogeneration facility that uses waste wood as the facility's primary fuel source, provides
1.13 1.14 1.15	(d) "Cogeneration facility" means the St. Paul district heating and cooling system cogeneration facility that uses waste wood as the facility's primary fuel source, provides thermal energy to St. Paul, and sells electricity to a public utility through a power purchase
1.13 1.14 1.15 1.16	(d) "Cogeneration facility" means the St. Paul district heating and cooling system cogeneration facility that uses waste wood as the facility's primary fuel source, provides thermal energy to St. Paul, and sells electricity to a public utility through a power purchase agreement approved by the Public Utilities Commission.
1.13 1.14 1.15 1.16 1.17	(d) "Cogeneration facility" means the St. Paul district heating and cooling system cogeneration facility that uses waste wood as the facility's primary fuel source, provides thermal energy to St. Paul, and sells electricity to a public utility through a power purchase agreement approved by the Public Utilities Commission. (e) "Department" means the Department of Agriculture.
 1.13 1.14 1.15 1.16 1.17 1.18 	 (d) "Cogeneration facility" means the St. Paul district heating and cooling system cogeneration facility that uses waste wood as the facility's primary fuel source, provides thermal energy to St. Paul, and sells electricity to a public utility through a power purchase agreement approved by the Public Utilities Commission. (e) "Department" means the Department of Agriculture. (f) "Emerald ash borer" means the insect known as emerald ash borer, <i>Agrilus planipennis</i>

2.1	(h) "St. Paul district heating and cooling system" means a system of boilers, distribution
2.2	pipes, and other equipment that provides energy for heating and cooling in St. Paul, and
2.3	includes the cogeneration facility.
2.4	(i) "Waste wood from ash trees" means ash logs and lumber, ash tree waste, and ash
2.5	chips and mulch.
2.6	EFFECTIVE DATE. This section is effective the day following final enactment.
2.7	Sec. 2. Minnesota Statutes 2020, section 216B.2424, is amended by adding a subdivision
2.8	to read:
2.9	Subd. 5c. New power purchase agreement. (a) No later than August 1, 2021, a public
2.10	utility subject to subdivision 5 and the cogeneration facility may file a proposal with the
2.11	commission to enter into a power purchase agreement that governs the public utility's
2.12	purchase of electricity generated by the cogeneration facility. The power purchase agreement
2.13	may extend no later than December 31, 2024, and must not be extended beyond that date
2.14	except as provided in paragraph (f).
2.15	(b) The commission is prohibited from approving a new power purchase agreement filed
2.16	under this subdivision that does not meet all of the following conditions:
2.17	(1) the cogeneration facility agrees that any waste wood from ash trees removed from
2.18	Minnesota counties that have been designated as quarantined areas in Section IV of the
2.19	Minnesota State Formal Quarantine for Emerald Ash Borer, issued by the commissioner of
2.20	agriculture under section 18G.06, effective November 14, 2019, as amended, for utilization
2.21	as biomass fuel by the cogeneration facility must be accompanied by evidence:
2.22	(i) demonstrating that the transport of biomass fuel from processed waste wood from
2.23	ash trees to the cogeneration facility complies with the department's regulatory requirements
2.24	under the Minnesota State Formal Quarantine for Emerald Ash Borer, which may consist
2.25	<u>of:</u>
2.26	(A) a certificate authorized or prepared by the commissioner of agriculture or an employee
2.27	of the Animal and Plant Health Inspection Service of the United States Department of
2.28	Agriculture verifying compliance; or
2.29	(B) shipping documents demonstrating compliance; or
2.30	(ii) certifying that the waste wood from ash trees has been chipped to one inch or less
2.31	in two dimensions, and was chipped within the county from which the ash trees were
2.32	originally removed;

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3.1	(2) the price per megawatt hour of electricity paid by the public utility demonstrates						
3.2	significant savings compared to the existing power purchase agreement, with a price that						
3.3	does not exc	does not exceed \$98 per megawatt hour;					
3.4	(3) the pr	(3) the proposal includes a proposal to the commission for one or more electrification					
3.5	projects that	projects that result in the St. Paul district heating and cooling system being powered by					
3.6	electricity ge	electricity generated from renewable energy technologies. The plan must evaluate					
3.7	electrificatio	electrification at three or more levels from ten to 100 percent, including 100 percent of the					
3.8	energy used	energy used by the St. Paul district heating and cooling system to be implemented by					
3.9	December 31, 2027. The proposal may also evaluate alternative dates for implementation.						
3.10	For each level of electrification analyzed, the proposal must contain:						
3.11	(i) a description of the alternative electrification technologies evaluated and whose						
3.12	implementation is proposed as part of the electrification project;						
3.13	(ii) an estimate of the cost of the electrification project to the public utility, the impact						
3.14	on the monthly energy bills of the public utility's Minnesota customers, and the impact on						
3.15	the monthly energy bills of St. Paul district heating and cooling system customers;						
3.16	(iii) an estimate of the reduction in greenhouse gas emissions resulting from the						
3.17	electrification project, including greenhouse gas emissions associated with the transportation						
3.18	of waste wood;						
3.19	(iv) estim	(iv) estimated impacts on the operations of the St. Paul district heating and cooling					
3.20	system; and						
3.21	<u>(v) a time</u>	eline for the electrific	ation project; ar	nd			
3.22	(4) the po	wer purchase agreer	nent provides a	net benefit to the utili	ty customers or the		
3.23	state.						
3.24	<u>(c)</u> The c	ommission may appr	ove, or approve	as modified, a propos	ed electrification		
3.25	project that r	neets the requiremen	ts of this subdiv	ision if it finds the ele	ectrification project		
3.26	is in the publ	ic interest, or the cor	nmission may re	eject the project if it fi	nds that the project		
3.27	is not in the	public interest. When	n determining wl	nether an electrification	on project is in the		
3.28	public intere	st, the commission m	ay consider the	effects of the electrific	cation project on air		
3.29	emissions fro	om the St. Paul distri	ct heating and co	poling system and how	w the emissions		
3.30	impact the en	nvironment and resid	ents of affected	neighborhoods.			
3.31	(d) Durin	g the agreement perio	od, the cogenerat	ion facility must attem	pt to obtain funding		
3.32	to reduce the	cost of generating e	lectricity and en	able the facility to con	ntinue to operate		
3.33	beyond the a	greement period to a	ddress the remov	al of ash trees, as des	cribed in paragraph		

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4.1	(\mathbf{b}) clause (1)) without any subsi	dy or contribut	ion from any power pu	rchase agreement	
	(b), clause (1), without any subsidy or contribution from any power purchase agreement					
4.2	after December 31, 2024. The cogeneration facility must submit periodic reports to the					
4.3	commission regarding the efforts made under this paragraph.					
4.4	(e) Upon approval of the new power purchase agreement, the commission must require					
4.5	periodic reporting regarding progress toward development of a proposal for an electrification					
4.6	project.					
4.7	(f) Excep	t as provided in para	graph (a), the c	ommission is prohibite	ed from approving a	
4.8	power purch	ase agreement after t	he agreement p	period unless it approve	es an electrification	
4.9	project. Nothing in this section shall require any utility to enter into a power purchase					
4.10	agreement with the cogeneration facility after December 31, 2024.					
4.11	(g) Upon	approval of an elect	rification proje	ct, the commission mu	st require periodic	
4.12	reporting reg	arding the progress	toward implem	entation of the electrifi	ication project.	
4.13	(h) If the	commission approve	es the proposal	submitted under parag	raph (b), clause (3),	
4.14	the commiss	ion may allow the pu	ublic utility to r	ecover prudently incur	red costs net of	
4.15	revenues res	ulting from the elect	rification project	et through an automation	c cost recovery	
4.16	mechanism t	hat allows for cost re	ecovery outside	of a general rate case.	The cost recovery	
4.17	mechanism a	approved by the com	mission must:			
4.18	<u>(1) allow</u>	a reasonable return	on the capital in	nvested in the electrific	ation project by the	
4.19	public utility	, as determined by th	ne commission;	and		
4.20	<u>(</u> 2) recov	er costs only from th	e public utility	s Minnesota electric se	ervice customers.	

4.21 **EFFECTIVE DATE.** This section is effective the day following final enactment.