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## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 3535

(SENATE AUTHORS: PORT and Frentz)				
DATE	D-PG	OFFICIAL STATUS		
02/12/2024	11554	Introduction and first reading Referred to Energy, Utilities, Environment, and Climate		
02/26/2024	11824	Author added Frentz		
03/11/2024		Comm report: To pass as amended Second reading		

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to energy; modifying the commercial property assessed clean energy program; amending Minnesota Statutes 2022, sections 216C.435, subdivisions 3a, 3b, 4, 10, by adding subdivisions; 216C.436, subdivisions 1, 4, 7, 8, 10; Minnesota Statutes 2023 Supplement, sections 216C.435, subdivision 8; 216C.436, subdivisions 1b, 2.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2022, section 216C.435, subdivision 3a, is amended to read:
1.9	Subd. 3a. Cost-effective Energy improvements. "Cost-effective Energy improvements"
1.10	means:
1.11	(1) any new construction, renovation, or retrofitting of qualifying commercial real
1.12	property to improve energy efficiency that: (i) is permanently affixed to the property; and
1.13	(ii) results in a net reduction in energy consumption without altering the principal source
1.14	of energy, and has been identified or greenhouse gas emissions, as documented in an energy
1.15	audit as repaying the purchase and installation costs in 20 years or less, based on the amount
1.16	of future energy saved and estimated future energy prices or emissions avoided;
1.17	(2) any renovation or retrofitting of qualifying residential real property that is permanently
1.18	affixed to the property and is eligible to receive an incentive through a program offered by
1.19	the electric or natural gas utility that provides service under section 216B.241 to the property
1.20	or is otherwise determined to be a cost-effective an eligible energy improvement by the
1.21	commissioner under section 216B.241, subdivision 1d, paragraph (a);
1.22	(3) permanent installation of new or upgraded electrical circuits and related equipment
1.23	to enable electrical vehicle charging; or

(4) a solar voltaic or solar thermal energy system attached to, installed within, or 2.1 proximate to a building that generates electrical or thermal energy from a renewable energy 2.2 source that has been identified documented in an energy audit or renewable energy system 2.3 feasibility study as repaying their purchase and installation costs in 20 years or less, based 2.4 on the amount of future energy saved and estimated future energy prices, along with the 2.5 estimated amount of related renewable energy production. 2.6 Sec. 2. Minnesota Statutes 2022, section 216C.435, subdivision 3b, is amended to read: 2.7 Subd. 3b. Commercial PACE loan contractor. "Commercial PACE loan contractor" 2.8 means a person or entity that installs cost-effective energy eligible improvements financed 2.9 under a commercial PACE loan program. 2.10 Sec. 3. Minnesota Statutes 2022, section 216C.435, is amended by adding a subdivision 2.11 to read: 2.12 Subd. 3e. Eligible improvement. "Eligible improvement" means one or more energy 2.13 improvements, resiliency improvements, or water improvements made to qualifying real 2.14 2.15 property. Sec. 4. Minnesota Statutes 2022, section 216C.435, subdivision 4, is amended to read: 2.16 Subd. 4. Energy audit. "Energy audit" means a formal evaluation of the energy 2.17 consumption of a building by a certified energy auditor, whose certification is approved by 2.18 the commissioner, for the purpose of identifying appropriate energy improvements that 2.19

- 2.20 could be made to the building and including an estimate of the length of time a specific
- 2.21 energy improvement will take to repay its purchase and installation costs, based on the
- 2.22 amount of energy saved and estimated future energy prices effective useful life, the reduction
- 2.23 of energy consumption, and the related avoided greenhouse gas emissions resulting from
- 2.24 <u>the proposed eligible improvements.</u>
- 2.25 Sec. 5. Minnesota Statutes 2023 Supplement, section 216C.435, subdivision 8, is amended
  2.26 to read:

Subd. 8. Qualifying commercial real property. "Qualifying commercial real property"
means a multifamily residential dwelling, a commercial or industrial building, or farmland,
as defined in section 216C.436, subdivision 1b, that the implementing entity has determined,
after review of an energy audit, renewable energy system feasibility study, <u>water</u>
improvement study, resiliency improvement study, or agronomic assessment, as defined in

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3.1 section 216C.436, subdivision 1b, can benefit from the installation of cost-effective energy

- 3.2 installing eligible improvements or land and water improvements, as defined in section
- 3.3 216C.436, subdivision 1b. Qualifying commercial real property includes new construction.

3.4	Sec. 6. Minnesota Statutes 2022, section 216C.435, subdivision 10, is amended to read:
3.5	Subd. 10. Renewable energy system feasibility study. "Renewable energy system
3.6	feasibility study" means a written study, conducted by a contractor trained to perform that
3.7	analysis, for the purpose of determining the feasibility of installing a renewable energy
3.8	system in a building, including an estimate of the length of time a specific effective useful
3.9	life, the production of renewable energy, and any related avoided greenhouse gas emissions
3.10	of the proposed renewable energy system will take to repay its purchase and installation
3.11	costs, based on the amount of energy saved and estimated future energy prices. For a
3.12	geothermal energy improvement, the feasibility study must calculate net savings in terms
3.13	of nongeothermal energy and costs.
3.14	Sec. 7. Minnesota Statutes 2022, section 216C.435, is amended by adding a subdivision
3.15	to read:
3.16	Subd. 11a. Resiliency improvement. "Resiliency improvement" means one or more
3.17	installations or modifications to eligible commercial real property that are designed to
3.18	improve a property's resiliency by improving the eligible real property's:
3.19	(1) structural integrity for seismic events;
3.20	(2) indoor air quality;
3.21	(3) durability to resist wind, fire, and flooding;
3.22	(4) ability to withstand an electric power outage;
3.23	(5) stormwater control measures, including structural and nonstructural measures to
3.24	mitigate stormwater runoff;
3.25	(6) ability to mitigate the impacts of extreme temperatures; or
3.26	(7) ability to mitigate greenhouse gas embodied emissions from the eligible real property.
3.27	Sec. 8. Minnesota Statutes 2022, section 216C.435, is amended by adding a subdivision
3.28	to read:
3.29	Subd. 11b. Resiliency improvement feasibility study. "Resiliency improvement

3.30 <u>feasibility study</u>" means a written study that is conducted by a contractor trained to perform

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4.1	the analysis to	: (1) determine the f	feasibility of in	stalling a resiliency ir	nprovement; (2)
4.2				the property; and (3) e	
4.3		he proposed resilien			
4.4	Sec. 9. Minn	esota Statutes 2022,	, section 216C.	435, is amended by a	dding a subdivision
4.5	to read:				
4.6	Subd. 14.	Water improvemen	<b>t.</b> "Water impr	ovement" means one o	or more installations
4.7	or modificatio	ns to qualifying com	mercial real p	operty that are design	ed to improve water
4.8	efficiency or v	vater quality by:			
4.9	(1) reducin	ng water consumptio	n;		
4.10	<u>(2) improv</u>	ing the quality, pota	bility, or safety	of water for the qual	ifying property; or
4.11	(3) conserv	ving or remediating	water, in whole	e or in part, on qualify	ving real property.
4.12	Sec. 10. Min	nesota Statutes 2022	2, section 216C	2.435, is amended by a	adding a subdivision
4.13	to read:				C C
4.14	Subd 15 V	Water imnrovemen	t feasibility stu	dy. "Water improvem	ent feasibility study"
4.15				tractor trained to perfe	
4.16				ts that could be made	<b>-</b>
4.17				n of water consumption	
4.18	improvement	in water quality resu	llting from the	proposed water impro	ovements.
4.19	Sec. 11. Min	nesota Statutes 2022	2, section 2160	C.436, subdivision 1, i	s amended to read:
4.20	Subdivisio	n 1. <b>Program purp</b> o	ose and author	•ity. An implementing	entity may establish
4.21	a commercial	PACE loan program	to finance <del>cos</del>	t <del>effective</del> energy, wa	ater, and resiliency
4.22	improvements	to enable owners of	f qualifying co	mmercial real propert	y to pay for <del>the</del>
4.23	cost-effective	energy eligible impr	rovements to th	ne qualifying real prop	perty with the net
4.24	proceeds and i	nterest earnings of re	evenue bonds a	uthorized in this sectio	on. An implementing
4.25	entity may lim	it the number of qua	alifying comm	ercial real properties f	for which a property
4.26	owner may rec	ceive program finan	cing.		
4.27	Sec. 12. Min	inesota Statutes 202	3 Supplement,	section 216C.436, sul	bdivision 1b, is
4.28	amended to re	ad:			
4.29	Subd. 1b. I	<b>Definitions.</b> (a) For	the purposes of	f this section, the follo	wing terms have the
4.30	meanings give	n.			

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5.1	(b) "Agronomic assessment" means a study by an independent third party that assesses
5.2	the environmental impacts of proposed land and water improvements on farmland.
5.3	(c) "Farmland" means land classified as 2a, 2b, or 2c for property tax purposes under
5.4	section 273.13, subdivision 23.
5.5	(d) "Land and water improvement" means:
5.6	(1) an improvement to farmland that:
5.7	(i) is permanent;
5.8	(ii) results in improved agricultural profitability or resiliency;
5.9	(iii) reduces the environmental impact of agricultural production; and
5.10	(iv) if the improvement affects drainage, complies with the most recent versions of the
5.11	applicable following conservation practice standards issued by the United States Department
5.12	of Agriculture's Natural Resources Conservation Service: Drainage Water Management
5.13	(Code 554), Saturated Buffer (Code 604), Denitrifying Bioreactor (Code 605), and
5.14	Constructed Wetland (Code 656); or
5.15	(2) water conservation and quality measures, which include permanently affixed
5.16	equipment, appliances, or improvements that reduce a property's water consumption or that
5.17	enable water to be managed more efficiently.
5.18	(e) "Resiliency" means:
5.19	(1) the ability of farmland to maintain and enhance profitability, soil health, and water
5.20	quality- <u>;</u>
5.21	(2) the ability to mitigate greenhouse gas embodied emissions from an eligible real
5.22	property; or
5.23	(3) an increase in building resilience through flood mitigation, stormwater management,
5.24	wildfire and wind resistance, energy storage use, or microgrid use.
5.25	Sec. 13. Minnesota Statutes 2023 Supplement, section 216C.436, subdivision 2, is amended
5.26	to read:
5.27	Subd. 2. Program requirements. A commercial PACE loan program must:
5.28	(1) impose requirements and conditions on financing arrangements to ensure timely
5.29	repayment;

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- (2) require an energy audit, renewable energy system feasibility study, resiliency
   improvement study, water improvement study, or agronomic or soil health assessment to
   be conducted on the qualifying commercial real property and reviewed by the implementing
- 6.4 entity prior to approval of the financing;
- 6.5 (3) require the inspection or verification of all installations and a performance verification
  6.6 of at least ten percent of the cost-effective energy eligible improvements or land and water
  6.7 improvements financed by the program;
- 6.8 (4) not prohibit the financing of all cost-effective energy eligible improvements or land
  6.9 and water improvements not otherwise prohibited by this section;
- 6.10 (5) require that all cost-effective energy eligible improvements or land and water
  6.11 improvements be made to a qualifying commercial real property prior to, or in conjunction
  6.12 with, an applicant's repayment of financing for cost-effective energy eligible improvements
  6.13 or land and water improvements for that the qualifying commercial real property;
- 6.14 (6) have cost-effective energy eligible improvements or land and water improvements
  6.15 financed by the program performed by a licensed contractor as required by chapter 326B
  6.16 or other law or ordinance;
- 6.17 (7) require disclosures in the loan document to borrowers by the implementing entity
  6.18 of: (i) the risks involved in borrowing, including the risk of foreclosure if a tax delinquency
  6.19 results from a default; and (ii) all the terms and conditions of the commercial PACE loan
  6.20 and the installation of cost-effective energy eligible improvements or land and water
  6.21 improvements, including the interest rate being charged on the loan;
- 6.22 (8) provide financing only to those who demonstrate an ability to repay;
- 6.23 (9) not provide financing for a qualifying commercial real property in which the owner6.24 is not current on mortgage or real property tax payments;
- (10) require a petition to the implementing entity by all owners of the qualifying
  commercial real property requesting collections of repayments as a special assessment under
  section 429.101;
- 6.28 (11) provide that payments and assessments are not accelerated due to a default and that6.29 a tax delinquency exists only for assessments not paid when due;
- 6.30 (12) require that liability for special assessments related to the financing runs with the6.31 qualifying commercial real property; and

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7.1	(13) prior to financing any improvements to or imposing any assessment upon qualifying
7.2	commercial real property, require notice to and written consent from the mortgage lender
7.3	of any mortgage encumbering or otherwise secured by the qualifying commercial real
7.4	property.
7.5	Sec. 14. Minnesota Statutes 2022, section 216C.436, subdivision 4, is amended to read:
7.6	Subd. 4. Financing terms. Financing provided under this section must have:
7.7	(1) a cost-weighted average maturity not exceeding the useful life of the energy eligible
7.8	improvements installed, as determined by the implementing entity, but in no event may a
7.9	term exceed 20_30 years;
7.10	(2) a principal amount not to exceed the lesser of:
7.11	(i) the greater of $20 30$ percent of the assessed value of the real property on which the
7.12	improvements are to be installed or 20 30 percent of the real property's appraised value,
7.13	accepted or approved by the mortgage lender; or
7.14	(ii) the actual cost of installing the energy eligible improvements, including the costs of
7.15	necessary equipment, materials, and labor, the costs of each related energy audit or, renewable
7.16	energy system feasibility study, water improvement study, resiliency improvement study,
7.17	and the cost of verification of installation; and
7.18	(3) an interest rate sufficient to pay the financing costs of the program, including the
7.19	issuance of bonds and any financing delinquencies.
7.20	Sec. 15. Minnesota Statutes 2022, section 216C.436, subdivision 7, is amended to read:
7.21	Subd. 7. Repayment. An implementing entity that finances an energy eligible
7.22	improvement under this section must:
7.23	(1) secure payment with a lien against the qualifying commercial real property; and
7.24	(2) collect repayments as a special assessment as provided for in section 429.101 or by
7.25	charter, provided that special assessments may be made payable in up to $2030$ equal annual
7.26	installments.
7.27	If the implementing entity is an authority, the local government that authorized the
7.28	authority to act as implementing entity shall impose and collect special assessments necessary
7.29	to pay debt service on bonds issued by the implementing entity under subdivision 8, and

7.30 shall transfer all collections of the assessments upon receipt to the authority.

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- Sec. 16. Minnesota Statutes 2022, 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 30 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.
- 8.15 Sec. 17. Minnesota Statutes 2022, section 216C.436, subdivision 10, is amended to read:
- 8.16 Subd. 10. Improvements; real property or fixture. A cost-effective energy An eligible
  8.17 improvement financed under a PACE loan program, including all equipment purchased in
  8.18 whole or in part with loan proceeds under a loan program, is deemed real property or a
  8.19 fixture attached to the real property.