MS/LN

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 897

(SENATE AUTHORS: HOUSLEY and Mathews)							
DATE	D-PG	OFFICIAL STATUS					
01/27/2023	466	Introduction and first reading Referred to State and Local Government and Veterans					
03/06/2023	1367	Withdrawn and re-referred to Taxes					

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to local government aid; establishing electric generation transition aid; modifying the local government aid formula; appropriating money; amending Minnesota Statutes 2022, section 477A.013, subdivision 8; proposing coding for new law in Minnesota Statutes, chapter 477A.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2022, section 477A.013, subdivision 8, is amended to read:
1.8	Subd. 8. City formula aid. (a) For aids payable in 2018 and thereafter, the formula aid
1.9	for a city is equal to the product of (1) the difference between its unmet need and its certified
1.10	aid in the previous year and before any aid adjustment under subdivision 13, and (2) the aid
1.11	gap percentage.
1.12	(b) The applicable aid gap percentage must be calculated by the Department of Revenue
1.13	so that the total of the aid under subdivision 9 equals the total amount available for aid under
1.14	section 477A.03. The aid gap percentage must be the same for all cities subject to paragraph
1.15	(a). Data used in calculating aids to cities under sections 477A.011 to 477A.013 shall be
1.16	the most recently available data as of January 1 in the year in which the aid is calculated.
1.17	(c) Notwithstanding paragraph (a), for a city that is eligible for electric generation
1.18	transition aid under section 477A.23, for aids payable in the third year following the base
1.19	year established under section 477A.23, the formula aid for a city is equal to the greater of:
1.20	(1) the amount calculated under paragraph (a); (2) percent of the current unmet need
1.21	calculated for the city; or (3) \$1,000,000.

1

	11/18/22	REVISOR	MS/LN	23-00574	as introduced
2.1	(d) If the	e aid gap percentag	e for the current y	vear is less than zero due t	to the calculation
2.2				uce the amount under par	
2.3	accordingly	<u>.</u>			
2.4	EFFEC'	TIVE DATE. <u>This</u>	section is effecti	ve for aids payable in 202	4 and thereafter.
2.5	Sec. 2. [47	7A.23] ELECTR	IC GENERATIO	ON TRANSITION AID.	
2.6	Subdivis	ion 1. Definitions.	(a) For the purpos	ses of this section, the follo	owing terms have
2.7	the meaning	gs given.			
2.8	<u>(b)</u> "Base	e year" means the a	ssessment year ir	which the net tax capacit	ty differential for
2.9	an eligible c	eity first exceeds	percent of the ne	t tax capacity for an eligib	ole city in the
2.10	preceding as	ssessment year.			
2.11	<u>(</u> c) "Elec	ctric generation pro	perty" means taxa	able property of a coal end	ergy producing
2.12	facility loca	ted in an eligible ci	ty.		
2.13	<u>(d) "Elig</u>	tible city" means a	home rule charter	or statutory city: (1) loca	ated in a
2.14	metropolita	n county as defined	in section 473.12	21, subdivision 4; and (2)	in which the net
2.15	tax capacity	of electric generat	ion property in as	sessment year 2022 equal	led at least
2.16	percent of th	ne net tax capacity	of all property in	the city in that year.	
2.17	<u>(e) "Net</u>	tax capacity differe	ential" means the	greater of: (1) zero; or (2)) the amount by
2.18	which the ne	et tax capacity of el	lectric generation	property for an eligible c	ity was reduced
2.19	in the curren	nt assessment year	from the precedir	ig assessment year.	
2.20	<u>(f)</u> "Cum	ulative differential'	' means the greate	r of: (1) zero; or (2) the dif	ference between:
2.21	(i) the net ta	x capacity for the e	eligible city in the	assessment year precedir	ng the base year;
2.22	and (ii) the	net tax capacity for	the eligible city	in the current assessment	year.
2.23	<u>Subd. 2.</u>	Aid eligibility; pay	y ment. (a) An elig	gible city with a base year o	established under
2.24	subdivision	1 is eligible for tra	nsition aid compu	ated under paragraphs (b)	<u>to (d).</u>
2.25	<u>(b)</u> For a	ids payable in the	first year followir	ng the base year, transitior	ı aid equals
2.26	percent of: ((1) the cumulative of	lifferential; times	(2) the jurisdiction's tax 1	rate for taxes
2.27	payable in the	he base year.			
2.28	<u>(c)</u> For a	ids payable in the s	second year follow	wing the base year, transit	tion aid equals
2.29	percent of: ((1) the cumulative of	lifferential; times	(2) the jurisdiction's tax 1	rate for taxes
2.30	payable in t	he first year follow	ing the base year.		

11/18/22	REVISOR	MS/LN	23-00574	as introduced

- 3.1 (d) For aids payable in the third year following the base year, transition aid equals ...
- 3.2 percent of: (1) the cumulative differential; times (2) the jurisdiction's tax rate for taxes
- 3.3 payable in the second year following the base year.
- 3.4 (e) The commissioner of revenue shall compute the amount of transition aid payable to
- 3.5 each eligible city under this section. On or before August 1 of each year, the commissioner
- 3.6 shall certify the amount of transition aid computed for aids payable in the following year
- 3.7 for each eligible city. The commissioner shall pay transition aid to an eligible city annually
- 3.8 at the times provided in section 477A.015.
- 3.9 (f) The commissioner of revenue may require counties to provide any data that the
- 3.10 <u>commissioner deems necessary to administer this section.</u>
- 3.11 Subd. 3. Appropriation. An amount sufficient to pay transition aid under this section
- 3.12 is annually appropriated from the general fund to the commissioner of revenue.

3.13 **EFFECTIVE DATE.** This section is effective for aids payable in 2024 and thereafter.