1.1

12

1.3

1.4 1.5

1.6

1.7

1.8

SGS

## SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

## S.F. No. 1416

DATE							
02/18/2019	Introduction and first reading						
02/25/2019	527	Referred to State Government Finance and Policy and Elections					
02/23/2019							
05/15/2017	868	Authors added Newton; Housley					
03/14/2019	932	Author added Hall					
		Comm report: To pass					
03/25/2019	977 1264	Second reading Author stricken Housley					
03/23/2019	4689	Rule 47, returned to Local Government					
02/27/2020	1005	Comm report: To pass as amended					
		Second reading					
A bill for an act							
•		ards of time; providing for advanced standard time, also known					
as daylig	ght savin	g time, year-round effective upon authorization by federal law;					
• •		sota Statutes 2018, section 645.071; proposing coding for new					
	-						
law III Iv	mmesote	a Statutes, chapter 645.					
RE IT ENAC		Y THE LEGISLATURE OF THE STATE OF MINNESOTA:					
DE II ENAC		THE LEOISLATORE OF THE STATE OF MINNESOTA.					
Section 1.1	Minnesot	a Statutes 2018, section 645.071, is amended to read:					

1.9 Every mention of, or reference to, any hour or time in any law is to be construed with

1.10 reference to and in accordance with the standard time or advanced standard time provided

1.11 by federal law. No department of the state government and no county, city or town shall

1.12 employ any other time or adopt any ordinance or order providing for the use of any other

1.13 time than the federal standard time <del>or advanced standard time</del>.

## 1.14 **EFFECTIVE DATE.** This section is effective January 1, 2020, until the first

1.15 commencement of advanced standard time, also known as daylight saving time, following

1.16 enactment of an amendment to United States Code, title 15, section 260a, or another

1.17 applicable law, which authorizes states to observe advanced standard time year-round.

## 1.18 Sec. 2. [645.0715] STANDARD OF TIME.

1.19 Every mention of, or reference to, any hour or time in any law, during any period of the

1.20 year, is to be construed with reference to and in accordance with the advanced standard

1.21 time provided by federal law. No department of the state government and no county, city,

1.22 or town shall employ, during any period of the year, any other time, or adopt any ordinance

	SF1416	REVISOR	SGS	S1416-1	1st Engrossment			
2.1	or order providing for the use, during any period of the year, of any other time than the							
2.2	federal advanced standard time.							
2.3	<b>EFFECTIVE DATE.</b> This section is effective upon the first commencement of advanced							
2.4	standard time, also known as daylight saving time, following enactment of an amendment							
2.5	to United States Code, title 15, section 260a, or another applicable law, which authorizes							
2.6	states to observe advanced standard time year-round.							
2.7	2.7 Sec. 3. ABOLISHING DAYLIGHT SAVING TIME.							
2.8	The state cl	aims exemption, a	s permitted unde	er United States Code,	title 15, chapter 6,			
2.9	subchapter IX, section 260a(a), from the requirement in the same federal law to advance							
2.10	standard time by one hour from the second Sunday of March to the first Sunday of November							
2.11	each year.							
2.12	EFFECTI	VE DATE. This se	ection is effective	e January 1, 2020, unti	l the first			
2.13	commencemer	it of advanced stan	dard time, also l	xnown as daylight savi	ng time, following			
2.14	enactment of a	n amendment to U	nited States Coc	le, title 15, section 260	a, or another			
2.15	applicable law	, which authorizes	states to observe	e advanced standard tir	ne year-round.			