S.F. No. 1918, as introduced - 87th Legislative Session (2011-2012) [11-1036]

SENATE STATE OF MINNESOTA EIGHTY-SEVENTH LEGISLATURE S.F. No. 1918

(SENATE AUTHORS: CHAMBERLAIN and Parry)

DATE	D-PG	OFFICIAL STATUS
02/16/2012	3834	
		Referred to State Government Innovation and Veterans
03/01/2012		Comm report: To pass as amended and re-refer to Energy, Utilities and Telecommunications

1.1	A bill for an act
1.2	relating to public administration; modifying provisions governing energy forward
1.3	pricing mechanisms for government agencies; amending Minnesota Statutes
1.4	2010, section 16C.143; repealing Minnesota Statutes 2010, section 383B.1588.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2010, section 16C.143, is amended to read:
1.7	16C.143 ENERGY FORWARD PRICING MECHANISMS.
1.8	Subdivision 1. Definitions. The following definitions apply in this section:
1.9	(1) "energy" means natural gas, heating oil, propane, diesel fuel, unleaded fuel, and
1.10	any other energy source except electricity used in state operations; and
1.11	(2) "forward pricing mechanism" means either: (i) a contract or financial instrument
1.12	that obligates a state government agency to buy or sell a specified quantity of energy
1.13	at a future date at a set price-; or (ii) an option to buy or sell the contract or financial
1.14	instrument; and
1.15	(3) "government agency" means the state, the Minnesota state colleges and
1.16	universities, the University of Minnesota, a statutory or home rule charter city, a county, a
1.17	town, a school district, a regional agency, or another political subdivision.
1.18	Subd. 2. Authority. Notwithstanding any other law to the contrary, the
1.19	commissioner a government agency may use forward pricing mechanisms for budget
1.20	risk reduction.
1.21	Subd. 3. Conditions. Forward pricing mechanism transactions must be made only
1.22	under the following conditions:

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2.1	(1) the quantity of energy affected by the forward pricing mechanism must not
2.2	exceed 90 percent of the estimated energy use for the state government agency for the
2.3	same period, which shall not exceed 24 months from the trade date of the transaction; and
2.4	(2) a separate account must be established for each operational energy for each
2.5	government agency and for each individual state agency using a forward pricing
2.6	mechanism.
2.7	Subd. 4. Written policies and procedures. Before exercising the authority under
2.8	this section, the commissioner government agency must develop written policies and
2.9	procedures governing the use of forward pricing mechanisms.
2.10	Subd. 5. Oversight process. Before exercising authority under subdivision 2, the
2.11	government agency must establish an oversight process that provides for review of the
2.12	government agency's use of forward pricing mechanisms. The oversight process must
2.13	include: internal or external audit reviews; annual reports to, and review by, an internal
2.14	investment committee; and internal management control.
2.15	EFFECTIVE DATE. This section is effective July 1, 2011, and applies to forward
2.16	pricing transactions entered into on or after that date.
2.17	Sec. 2. <u>REPEALER.</u>
2.18	Minnesota Statutes 2010, section 383B.1588, is repealed.
2.19	EFFECTIVE DATE. This section is effective July 1, 2011. The authority previously
2.20	granted by Minnesota Statutes, section 383B.1588, is granted under Minnesota Statutes,
2.21	section 16C.143, and the repeal of Minnesota Statutes, section 383B.1588, does not affect

2.22 <u>any forward pricing transaction entered into before the effective date of this section.</u>