PMM

S1088-2

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 1088

(SENATE AUTHORS: PRATT, Dahms, Sparks and Mathews)							
DATE	D-PG	OFFICIAL STATUS					
02/16/2017	639	Introduction and first reading					
		Referred to Energy and Utilities Finance and Policy					
03/08/2017	1160a	Comm report: To pass as amended and re-refer to State Government Finance and Policy and					
		Elections					
03/13/2017	1302a	Comm report: To pass as amended					
		Second reading					
03/14/2017	1462	General Orders: Stricken and re-referred to Finance					

1.1	A bill for an act
1.2	relating to energy; establishing a stakeholder group to develop recommendations
1.3	for consumer protections relating to residential PACE financing; suspending
1.4 1.5	authorization for residential PACE financing; requiring a report; amending Minnesota Statutes 2016, section 216C.435, by adding a subdivision.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2016, section 216C.435, is amended by adding a subdivision
1.8	to read:
1.9	Subd. 7a. Multifamily residential dwelling. "Multifamily residential dwelling" means
1.10	a residential dwelling containing five or more units intended for use as a residence by tenants
1.11	or lessees of the owner.
1.12	Sec. 2. RESIDENTIAL PACE CONSUMER PROTECTION LEGISLATION TASK
1.13	FORCE PROGRAMS.
1.14	Subdivision 1. Establishment. The Residential PACE Consumer Protection Legislation
1.15	Task Force shall develop recommendations for consumer protection legislation for any
1.16	energy improvements financing program implemented under Minnesota Statutes, sections
1.17	216C.435 to 216C.436, for single-family residential dwellings. For purposes of this section,
1.18	"residential PACE" or "PACE" means energy improvement financing programs for
1.19	single-family residential dwellings authorized under Minnesota Statutes, sections 216C.435
1.20	<u>to 216C.436.</u>
1.21	Subd. 2. Task force. (a) The task force consists of 16 members as follows:
1.22	(1) one member appointed by the Minnesota Association of Realtors;

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2.1	<u>(2) one n</u>	nember appointed by	the Center for	Energy and Environme	ent;			
2.2	(3) one n	(3) one member appointed by the Minnesota Bankers Association;						
2.3	(4) one n	(4) one member appointed by the Legal Services Advocacy Project;						
2.4	(5) one n	(5) one member appointed by the Minnesota Credit Union Network;						
2.5	<u>(6) one n</u>	(6) one member appointed by the Minnesota Solar Energy Industry Association;						
2.6	<u>(7) one n</u>	(7) one member appointed by the St. Paul Port Authority;						
2.7	<u>(8) one n</u>	(8) one member appointed by the League of Minnesota Cities;						
2.8	(9) one member appointed by the Association of Minnesota Counties;							
2.9	(10) one member appointed by AARP Minnesota;							
2.10	(11) one member appointed by Fresh Energy;							
2.11	(12) one	member appointed by	y the Citizens V	Utility Board of Minnes	sota;			
2.12	(13) one	(13) one member appointed by Clean Energy Economy Minnesota;						
2.13	(14) one member appointed by the Minnesota Land Title Association;							
2.14	(15) one	(15) one member appointed by an organization with experience implementing residential						
2.15	PACE progr	PACE programs in other states; and						
2.16	(16) the	commissioner of com	merce or a des	ignee.				
2.17	<u>(b) Any p</u>	(b) Any public member can designate a substitute from the same organization to replace						
2.18	that member at a meeting of the task force.							
2.19	<u>Subd. 3.</u>	Duties. The task force	e must develop	p recommendations to:				
2.20	(1) address concerns regarding the possible constraints on free alienation of residential							
2.21	property cau	used by existence and	amount of the	PACE liens;				
2.22	<u>(2)</u> reduc	e and minimize any p	point-of-sale co	onfusion in transactions	involving			
2.23	PACE-encur	mbered homes;						
2.24	(3) ensur	e conspicuous and m	eaningful discl	osure of, among other t	things:			
2.25	<u>(i) all cos</u>	sts and fees of a resid	ential PACE lo	an; and				
2.26	(ii) the ris	(ii) the risks, such as foreclosure and higher costs, that may be associated with residential						
2.27	PACE loans	relative to other finan	ncing mechanis	sms;				
2.28	<u>(4)</u> ensur	e that the ability to re	pay standard u	ses commonly accepted	d underwriting			
2.29	principles;							

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3.1	(5) ensur	e that consumer provi	sions required o	f and protections that a	upply to conventional			
3.2			•	not limited to the Truth				
3.3	the Real Est	the Real Estate Settlement Procedures Act, are required of and apply to PACE financing;						
3.4	<u>(6) addre</u>	(6) address any unique protections necessary for elderly, low-income homeowners and						
3.5	other finance	other financially vulnerable homeowners;						
3.6	<u>(7) estab</u>	(7) establish criteria for ensuring the cost-effectiveness of PACE-enabled clean energy						
3.7	improvemen	improvements; and						
3.8	<u>(8)</u> addre	ess any other issues the	ne task force ide	entifies that are necess	sary to protect			
3.9	consumers.							
3.10	Subd. 4. Administrative support. The commissioner of commerce shall provide							
3.11	administrative support and meeting space for the task force.							
3.12	<u>Subd. 5.</u>	Compensation. Mer	mbers serve wit	hout compensation an	d shall not be			
3.13	reimbursed for expenses.							
3.14	Subd. 6. Chair. The commissioner of commerce or the commissioner's designee shall							
3.15	serve as chair.							
3.16	Subd. 7.	Meetings. The task f	orce shall meet	regularly, at the call o	f the chair. Meetings			
3.17	of the task force are subject to Minnesota Statutes, chapter 13D.							
3.18	<u>Subd. 8.</u>	Appointments; first	t meeting. App	ointments must be ma	de by June 1, 2017.			
3.19	The commis	sioner of commerce	must convene t	he first meeting by Ju	ly 15, 2017.			
3.20	Subd. 9.	Report to legislatur	e. By January 1	5, 2018, the commiss	ioner shall submit a			
3.21	report detail	ing the task force's fi	ndings and reco	ommendations to the c	hairs and ranking			
3.22	minority me	mbers of the senate a	and house of rep	presentatives committe	ees with jurisdiction			
3.23	over energy and consumer protection policy and finance. The report must include any draft							
3.24	legislation n	ecessary to implement	nt the recomme	ndations of the task for	orce.			
3.25	<u>Subd. 10</u>	<u>Suspension of residual</u>	dential PACE.	Until legislation is en	acted establishing			
3.26	consumer pr	otections that addres	ses, but is not li	mited to, the concerns	s identified in			
3.27	subdivision	3, no programs for th	e financing of o	energy improvements	on a single-family			
3.28	residential p	roperty dwelling und	ler Minnesota S	tatutes, sections 216C	2.435 to 216C.436,			
3.29	may be oper	rated after the effective	ve date of this s	ection.				
3.30				pire January 15, 2018	s, or after submitting			
3.31	the report re	quired in this section	, whichever is e	earlier.				
3.32	EFFEC	FIVE DATE. This se	ection is effective	ve the day following f	inal enactment.			

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