RSI

S2132-1

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 2132

(SENATE AUTHORS: SENJEM, Bakk and Nelson)					
DATE	D-PG	OFFICIAL STATUS			
03/17/2021	955	Introduction and first reading			
		Referred to Energy and Utilities Finance and Policy			
03/24/2021	1146a	Comm report: To pass as amended and re-refer to Finance			
		Joint rule 2.03, referred to Rules and Administration			
03/25/2021	1170	Author added Bakk			
04/06/2021		Comm report: Adopt previous comm report Jt rule 2.03 suspended			
		Author added Nelson			
		See SF1018, Sec. 1-2			

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to energy; establishing a loan program for municipal utilities paying unusually high prices for natural gas in February 2021; establishing a program to defray high natural gas bills from the February 2021 price spike for low-income households; appropriating money.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. MUNICIPAL NATURAL GAS UTILITIES; 2021 POLAR VORTEX
1.8	LOAN ACCOUNT.
1.9	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
1.10	the meanings given.
1.11	(b) "Commissioner" means the commissioner of commerce.
1.12	(c) "Critical period" means the period beginning February 12, 2021, and ending February
1.13	<u>17, 2021.</u>
1.14	(d) "Incremental cost" means the average unit price a utility paid for natural gas purchased
1.15	for immediate delivery during the critical period, minus the average natural gas unit price
1.16	for wholesale natural gas the utility paid during the period between February 5, 2021, and
1.17	February 10, 2021.
1.18	(e) "Incremental volume" means the difference between the volume of gas a utility
1.19	purchased for immediate delivery in Minnesota during the critical period and the volume
1.20	of gas a utility distributed in Minnesota between February 5, 2021, and February 10, 2021.
1.21	(f) "Spot price" means the price paid per unit for an immediate delivery of natural gas.

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2.1	(g) "Utility'	' means a nonprofi	t municipal uti	lity established under N	Ainnesota Statutes,
2.2				ch it provides service, a	
2.3	gas to retail cus	stomers in Minnes	ota.		
2.4	Subd. 2. Es	tablishment of ac	count; expendi	tures. The 2021 polary	vortex loan account
2.5	is established in	a special revenue	fund. The comm	nissioner must manage t	the account. Money
2.6	in the account r	nay be used to mal	ke loans under t	his section and to pay t	he reasonable costs
2.7	incurred to adm	ninister this sectior	<u>ı.</u>		
2.8	<u>Subd. 3.</u> Pu	rpose. The 2021 p	oolar vortex loa	n account is established	d to alleviate cash
2.9	flow problems	experienced by Mi	innesota munic	pal gas utilities that pu	rchased natural gas
2.10	supplies for im-	mediate delivery a	t unusually hig	h prices during the extr	eme cold weather
2.11	in February 202	21.			
2.12	<u>Subd. 4.</u> Eli	gible applicants.	A utility that pu	rchased natural gas for	immediate delivery
2.13	during the critic	al period to distribu	ite the natural g	as to Minnesota retail na	itural gas customers
2.14	is eligible to re-	ceive a loan under	this section.		
2.15	<u>Subd. 5.</u> Ap	plications. (a) An	applicant for a	loan under this section	1 must file an
2.16	application with	the commissioner	on a form deve	loped by the commission	ner. The application
2.17	must require an	applicant to supp	<u>ly:</u>		
2.18	(1) the utilit	ty's incremental co	st and increme	ntal volume;	
2.19	(2) evidence	e indicating the pri	ices and volum	es of natural gas purcha	ased by the utility
2.20	during the critic	cal period that the	utility used to o	calculate the utility's in	cremental cost and
2.21	incremental vol	lume; and			
2.22	<u>(3) any addi</u>	itional information	required by th	e commissioner.	
2.23	<u>(b)</u> The com	missioner must de	evelop procedu	res governing the filing	g of applications,
2.24	review of appli	cations, and award	ling of loans ur	der this section.	
2.25	<u>Subd. 6.</u> Lo	an terms; limits;	repayment. (a) A loan made under th	is section must be
2.26	a zero-interest	loan with a term no	ot exceeding fir	ve years.	
2.27	<u>(b)</u> The com	missioner must de	etermine the an	nount of a loan based of	n the information
2.28	provided in an	application filed u	nder this sectio	n. A utility's loan must	not exceed the
2.29	utility's increm	ental cost multiplic	ed by its incren	nental volume. The con	nmissioner may
2.30	reduce the amo	unt of loans propo	ortionately if the	e demand for loan assis	tance exceeds the
2.31	funds available	for loans.			

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<u>(c)</u> Loa	n principal repayments	must be made	to the commissioner.	The commissioner
must depos	it money received from	n loan principa	ll repayments in the ge	eneral fund.
Subd. 7	. Use of loan funds. (a) A utility awa	rded a loan under this	section must use the
loan funds	to pay for natural gas pu	rchased during	g the critical period for	immediate delivery.
The utility	must submit to the com	missioner evi	dence that the full loar	n amount was used
to pay for 1	natural gas as provided	in this section	. The evidence must be	e submitted to the
commissio	ner within ten days of t	he date the pa	yment was made.	
<u>(b)</u> A u	tility that is issued a loa	n under this s	ection and that also rec	ceives funding from
another sou	arce that is meant to be	used for the p	urpose described in su	bdivision 3 must
remit an an	nount equal to the addit	tional funding	received to the commi	issioner within ten
days of the	date the utility receive	d the additiona	al funding or received	a loan under this
section, wh	nichever is later.			
EFFEC	CTIVE DATE. This see	ction is effecti	ve the day following fi	inal enactment.
Sec. 2. <u>L</u>	OW-INCOME NATU	RAL GAS H	EATING ASSISTAN	<u>CE; 2021 POLAR</u>
VORTEX.	<u>.</u>			
Subdivi	sion 1. Definitions. (a)	For the purpos	ses of this section, the f	ollowing terms have
the meanin	gs given.			
<u>(b) "Co</u>	mmission" means the F	Public Utilities	Commission.	
<u>(c)</u> "Co	mmissioner" means the	commissione	r of commerce.	
<u>(d)</u> "Co	operative association" m	eans a coopera	tive association organiz	zed under Minnesota
Statutes, cl	napter 308A, that sells r	natural gas to 1	retail customers in Mir	inesota.
<u>(e)</u> "Cri	tical period" means the	period beginni	ng February 12, 2021, a	and ending February
17, 2021.				
<u>(f)</u> "Dis	trict heating system" m	eans a nonpro	fit district heating syst	em organized under
Minnesota	Statutes, chapter 317A,	that provides	thermal energy in the	form of steam or hot
water gene	rated from natural gas t	o residential r	etail customers.	
<u>(g</u>) "Eli	gible low-income hous	ehold" means	a Minnesota residentia	al household that
consumed	natural gas for space he	ating during th	ne critical period and, a	as determined by the

3.29 <u>utility providing natural gas service to the household:</u>

3.30 (1) received federal heating assistance under LIHEAP between October 1, 2019, and
3.31 September 30, 2021;

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4.1	(2) partic	ipated in a payment ag	greement with	the utility under Minneso	ota Statutes, section
4.2	<u> </u>			since March 2020; or	
4.3	(3) has m	issed two or more uti	lity bill payme	ents or submitted two or	more partial utility
4.4	<u> </u>	s since October 2020			<u></u>
4 5			_	onormu accistonao progr	om under United
4.5 4.6	<u> </u>			energy assistance progr I Minnesota Statutes, se	
4.7	subdivision		<u>1 to 0050, une</u>	i minesota Statutes, se	<u>enon 2100.02,</u>
			6 (, , 11		r
4.8	<u> </u>	• •	•	lity established under M	
4.9		customers in Minneso	-	ch it provides service, a	ind (2) sells natural
4.10					
4.11			•	defined in Minnesota St	
4.12	<u>216B.02, sub</u>	odivision 4, that sells	natural gas to	retail customers in Min	nesota.
4.13	<u>(k)</u> "Utili	ty" means:			
4.14	<u>(1) a mur</u>	nicipal utility;			
4.15	<u>(2)</u> a pub	lic utility, including a	public utility	that is exempt from the	provisions of
4.16	Minnesota S	tatutes, chapter 216B	• <u>•</u>		
4.17	<u>(3) a coo</u>	perative association of	rganized unde	er Minnesota Statutes, cl	hapter 308A; or
4.18	<u>(4) a dist</u>	rict heating system.			
4.19	Subd. 2.	Assistance program.	(a) The comm	nissioner of commerce m	ust, in consultation
4.20	with utilities	<u>:</u>			
4.21	(1) devel	op and implement a p	orogram in wh	ich each public utility, u	ipon approval by
4.22	the commiss	ion of a true-up mech	anism for the	cost of natural gas purcl	hased by the public
4.23	utility during	g the critical period, a	nd each munic	cipal utility, cooperative	association, and
4.24	district heating	ng system, provides b	oill credits to e	ligible low-income hou	seholds to defray a
4.25	portion of th	e elevated costs the h	ousehold paid	for natural gas the hous	sehold consumed
4.26	during the cr	itical period; and			
4.27	(2) devel	op a methodology, ba	sed on utility	purchasing data, utility	consumption data,
4.28	and natural g	gas pricing informatio	n, to estimate	the increase in natural g	gas bills of eligible
4.29	low-income	households during the	e critical perio	od.	
4.30	(b) Each	utility requesting assi	stance under t	his section must use the	e methodology
4.31	developed un	nder paragraph (a), cla	use (2), to calc	sulate the bill credit amou	unt for each eligible
4.32	low-income	household.			

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5.1	(c) The commissioner must, utilizing data presented in Public Utilities Commission
5.2	Docket No. 21-135 and data collected from utilities estimating the number of eligible
5.3	low-income households the utility serves:
5.4	(1) allocate the appropriation in section 4 among public and municipal utilities,
5.5	cooperative associations, and district heating systems;
5.6	(2) allocate assistance to individual municipal utilities, cooperative associations, and
5.7	district heating systems; and
5.8	(3) determine the amount of bill credits that eligible low-income households served by
5.9	municipal utilities, cooperative associations, and district heating systems receive under this
5.10	section and the timing, process, notice, and mechanisms utilities must use to issue the credits.
5.11	(d) The commission must, by order, utilizing the data presented in Public Utilities
5.12	Commission Docket No. 21-135, the commissioner's allocation of the appropriation in
5.13	section 4 to public utilities, criteria the commission deems necessary to target relief, and
5.14	filings the commission requests from individual public utilities, determine the amount of
5.15	bill credits eligible low-income households served by public utilities receive under this
5.16	section.
5.17	(e) A utility must comply with a request from the commissioner or the commission for
5.18	any additional data necessary to carry out the duties of this section.
5.19	(f) A bill credit issued under this section must not exceed a reasonable estimate made
5.20	using a methodology approved by the commissioner or as determined by the commission,
5.21	as applicable, and may be apportioned to an eligible low-income household over a period
5.22	of up to 12 months, or longer if deemed appropriate by the commission or the commissioner.
5.23	(g) The commissioner and the commission may proportionately reduce the amount of
5.24	a bill credit a utility provides to a customer under this section if the aggregated calculated
5.25	amount for bill credits exceeds available funds.
5.26	(h) The commission must, by order, determine the aggregate amount of bill credits each
5.27	public utility must provide to eligible low-income households and must provide a copy of
5.28	the order to the commissioner. Upon receipt of the order, the commissioner shall transfer
5.29	from the appropriation made in section 4, paragraph (b), the aggregate amount of funds
5.30	available for bill credits, as determined by the commission, to the applicable public utility.
5.31	Subd. 3. Eligible expenditure. The commissioner may make expenditures under this
5.32	section to:
5.33	(1) provide funds to utilities to issue bill credits to eligible low-income households:

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6.1	(2) reimburse	the Department o	f Commerce for	the reasonable costs in	curred to administer
6.2	this section; and				
6.3	(3) reimburse	the commission	for the reasonab	le costs incurred to adr	ninister this section.
6.4	EFFECTIV	E DATE. This se	ction is effectiv	e the day following fi	nal enactment.
6.5	Sec. 3. ADDIT	TIONAL FUNDS	<u>8.</u>		
6.6	(a) Any feder	ral funds received	l by the state the	at are intended to prov	vide relief from the
6.7	natural gas price	spike experienced	l during the criti	cal period must be dep	osited in the general
6.8	fund. To the exte	ent that the approp	priation in section	on 4, paragraph (b), m	neets the relevant
6.9	spending require	ements of these fe	deral funds, the	appropriation is redu	ced by the amount
6.10	of the federal fur	nds.			
6.11	(b) Any funds	s awarded to the s	tate as a result o	f a settlement or legal	judgment regarding
6.12	price gouging or	other malfeasance	e relating to over	rpayment for natural g	as consumed during
6.13	the critical perio	d must be deposi	ted in the generation	al fund and must be us	sed to reduce the
6.14	amount of the ap	propriation made	e in section 4, pa	aragraph (b).	
6.15	EFFECTIV	E DATE. This se	ction is effectiv	e the day following fi	nal enactment.
6.16	Sec. 4. <u>APPR(</u>	OPRIATIONS.			
6.17	<u>(a) \$15,000,0</u>	000 in fiscal year	2021 is appropr	iated from the genera	l fund to the
6.18	commissioner of	commerce to ma	ke loans to eligi	ble municipal utilities	under section 1 and
6.19	to reimburse the	commissioner fo	r the reasonable	e costs incurred to adn	ninister section 1.
6.20	Any unexpended	l funds remaining	g at the end of th	ne biennium cancel to	the general fund.
6.21	<u>(b)</u> \$ in f	iscal year 2021 is	appropriated fi	om the general fund t	o the commissioner
6.22	of commerce for	transfer to utiliti	es to fund bill c	redits to low-income	households in
6.23	Minnesota that co	onsumed natural g	gas during the sp	ike in natural gas price	es between February
6.24	12, 2021, and Fe	bruary 17, 2021,	as described in s	section 2. This is a one	time appropriation.
6.25	Any unexpended	l funds at the end	of the bienniur	n cancel to the genera	<u>l fund.</u>

6.26 **EFFECTIVE DATE.** This section is effective the day following final enactment.