RSI/EE

20-8681

SENATE STATE OF MINNESOTA SPECIAL SESSION

S.F. No. 35

 (SENATE AUTHORS: LANG)

 DATE
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 OFFICIAL STATUS

 06/12/2020
 Introduction and first reading Referred to Rules and Administration

1.1	A bill for an act
1.2 1.3	relating to energy; establishing a process to compensate businesses for loss of business opportunity resulting from sale and closure of a biomass energy plant.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. BIOMASS BUSINESS COMPENSATION.
1.6	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
1.7	the meanings given.
1.8	(b) "Biomass plant" means the biomass plant identified under Minnesota Statutes, section
1.9	116C.779, subdivision 1, paragraph (f).
1.10	(c) "Early termination" means the early termination of the power purchase agreement
1.11	authorized under Minnesota Statutes, section 216B.2424, subdivision 9, with the biomass
1.12	plant.
1.13	(d) "Operating income" means a business's revenue minus its operating expenses.
1.14	Subd. 2. Office of Administrative Hearings; claims process. (a) The chief
1.15	administrative law judge of the Office of Administrative Hearings must assign an
1.16	administrative law judge to administer a claims award process to compensate businesses
1.17	negatively affected by the early termination. The chief administrative law judge may develop
1.18	a process, prescribe forms, identify documentation affected businesses must submit with
1.19	claims, and issue awards to eligible businesses consistent with this section. The process
1.20	must allow, but not require, an authorized representative from each business that applies
1.21	for compensation to appear in person before the assigned administrative law judge to provide
1.22	evidence in support of the business's claim.

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2.1	(b) The chief administrative law judge may contract with and use the services of financial
2.2	or other consultants to examine financial documentation presented by claimants or otherwise
2.3	assist in the evaluation and award of claims.
2.4	(c) Records submitted to the Office of Administrative Hearings as part of the claims
2.5	process constitute business data under Minnesota Statutes, section 13.591.
2.6	(d) An award made under this section is final and is not subject to judicial review.
2.7	(e) An award made under this section does not constitute an admission of liability by
2.8	the state for any damages or other losses suffered by a business affected by the early
2.9	termination.
2.10	Subd. 3. Eligibility. To be eligible for an award of compensation, an affected business
2.11	must meet the following criteria:
2.12	(1) as of May 1, 2017, the affected business was operating under the terms of a valid
2.13	written contract, or an oral contract that is sufficiently supported by business records, with
2.14	the company operating the biomass plant or the fertilizer plant integrated with the biomass
2.15	plant to supply or manage material for, or receive material from, the biomass plant or the
2.16	fertilizer plant integrated with the biomass plant;
2.17	(2) the affected business is located in the state; and
2.18	(3) as the result of the early termination, the affected business suffered:
2.19	(i) decreased operating income; or
2.20	(ii) the loss of value of investments in real or personal property essential to its business
2.21	operations with the biomass plant.
2.22	Subd. 4. Types of claims. (a) An eligible business may make claims for a compensation
2.23	award based on either or both:
2.24	(1) decreased operating income; or
2.25	(2) the loss of value of investments in real or personal property essential to its business
2.26	operations with the biomass plant.
2.27	(b) To establish and quantify a claim for decreased operating income, an eligible business
2.28	<u>must:</u>
2.29	(1) demonstrate its operating income over the past five years derived from supplying or
2.30	managing material for, or receiving material from, the biomass plant;

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(2) prese	nt evidence of any a	alternative busin	ess opportunities it has p	ursued or could
			ermination of its contract	
plant; and				
<u>(3)</u> demo	onstrate the amount	that the business	's annual operating incon	ne, including
operating in	come from any alter	rnative business	opportunities, after the te	ermination of the
business's cc	ontract with the bion	nass plant is less	than the five-year average	e of the business's
annual opera	ating income before	the early termin	ation.	
<u>(c)</u> To es	tablish and quantify	v a loss of value of	of investments in real or	personal property
claim, an eli	gible business must	provide sufficie	nt evidence of:	
(1) the es	sential nature of the	e investment mad	e in the property to fulfill	the contract with
the biomass	<u>plant;</u>			
(2) the ex	tent to which the el	igible business is	able to repurpose the pro-	operty for another
productive u	se after the early ter	mination, includi	ng but not limited to the u	se, sales, salvage,
or scrap valu	ue of the property for	or which the loss	is claimed; and	
(3) the va	alue of the eligible l	business's nonde	preciated investment in the	he property.
Subd. 5.	Limitations on aw	ards. (a) A com	pensation award for a dec	creased operating
income clair	n must not exceed t	he amount calcu	lated under subdivision 4	l, paragraph (b),
clause (3), m	nultiplied by two.			
<u>(b)</u> The u	ıse, sales, salvage, o	or scrap value of	the property for which a	loss is claimed
must be ded	ucted from a compe	ensation award for	or a loss of value of inves	stments in real or
personal pro	perty claim.			
<u>(c)</u> A pay	ment received fron	n business interru	uption insurance policies	, settlements, or
other forms	of compensation re	lated to the termi	nation of the business's c	contract with the
biomass plar	nt must be deducted	from any compe	nsation award provided u	under this section.
<u>Subd. 6.</u>	Priority. The chief	administrative la	aw judge may give priori	ty to claims by
eligible busi	nesses that demons	trate a significan	t effort to pursue alternat	ive business
opportunitie	s or to conduct othe	r loss mitigation	efforts to reduce its clain	ned losses related
to the termin	nation of its contract	t with the compa	ny operating the biomass	s plant.
Subd. 7.	Awarding claims.	If the amount pro	ovided for compensation	in the biomass
business con	npensation account	established unde	r section 2 is insufficient	to fully award all
claims eligib	ble for an award, all	awards must be	adjusted proportionally b	ased on the value
of the claim.	<u>.</u>			

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Subd. 8. Deadlines. The chief administrative law judge must make the application 4.1 process for eligible claims available by August 1, 2020. A business seeking an award under 4.2 4.3 this section must file all claims with the chief administrative law judge within 60 days of the date the chief administrative law judge makes the application process for eligible claims 4.4 available. All preliminary awards on eligible claims must be made within 120 days of the 4.5 deadline date to file claims. Any requests to reconsider an award denial must be filed with 4.6 the chief administrative law judge within 60 days of the notice date for preliminary awards. 4.7 All final awards for eligible claims must be made within 60 days of the deadline date to file 4.8 reconsideration requests. The commissioner of management and budget must pay all awarded 4.9 claims within 45 days of the date the commissioner of management and budget receives 4.10 notice of the final awards from the chief administrative law judge. 4.11 Subd. 9. Expiration. This section expires June 30, 2022. 4.12 **EFFECTIVE DATE.** This section is effective the day following final enactment. 4.13 Sec. 2. BIOMASS BUSINESS COMPENSATION ACCOUNT. 4.14 Subdivision 1. Account established. A biomass business compensation account is 4.15 established as a separate account in the special revenue fund in the state treasury. 4.16 Appropriations and transfers to the account must be credited to the account. Earnings, such 4.17 as interest, and any other earnings arising from the assets of the account are credited to the 4.18 account. Funds remaining in the account as of December 31, 2022, must be transferred to 4.19 4.20 the renewable development account established under Minnesota Statutes, section 116C.779. Subd. 2. Funding for the special account. Notwithstanding Minnesota Statutes, section 4.21 116C.779, subdivision 1, paragraph (j), on July 1, 2020, \$20,000,000, and on July 1, 2021, 4.22 \$20,000,000 must be transferred from the renewable development account under Minnesota 4.23

Statutes, section 116C.779, to the biomass business compensation account established under subdivision 1. The transferred funds are appropriated to pay eligible obligations under the 4.25 biomass business compensation program established under section 1. 4.26

Subd. 3. Payment of expenses. The chief administrative law judge must certify to the 4.27 commissioner of management and budget the total costs incurred to administer the biomass 4.28 business compensation claims process. The commissioner of management and budget must 4.29 4.30 transfer an amount equal to the certified costs incurred for biomass business compensation claim activities from the renewable development account under Minnesota Statutes, section 4.31 116C.779, and deposit it in the administrative hearings account under Minnesota Statutes, 4.32 section 14.54. Transfers may occur quarterly throughout the fiscal year and must be based 4.33

4.24

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5.1	on quarterly cos	t and revenue repor	rts, with final certifica	tion and reconciliation	on after each

- 5.2 <u>fiscal year.</u> The total amount transferred under this subdivision must not exceed \$200,000.
- 5.3 Subd. 4. Expiration. This section expires June 30, 2022.
- 5.4 **EFFECTIVE DATE.** This section is effective the day following final enactment.