RSI/KR

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 5533

SENATE AUTI	HORS: MCE	WEN)
DATE	D-PG	OFFICIAL STATUS
05/17/2024		Introduction and first reading
		Referred to Energy, Utilities, Environment, and Climate

1.1	A bill for an act
1.2 1.3 1.4	relating to energy; requiring certain buildings to meet energy performance standards; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 216C.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [216C.332] BUILDING ENERGY PERFORMANCE STANDARDS.
1.7	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
1.8	the meanings given.
1.9	(b) "Building type" means a category of buildings similar in design, function, and energy
1.10	use.
1.11	(c) "Covered building" has the meaning given to "covered property" in section 216C.331,
1.12	subdivision 1.
1.13	(d) "Energy" has the meaning given in section 216C.331, subdivision 1.
1.14	(e) "Energy use intensity" has the meaning given in section 216C.331, subdivision 1.
1.15	(f) "Energy Star Portfolio Manager" has the meaning given in section 216C.331,
1.16	subdivision 1.
1.17	(g) "Final performance standard" means the numeric value of a performance metric that
1.18	covered buildings must meet by 2045.
1.19	(h) "Financial distress" means that a covered building:
1.20	(1) is the subject of a qualified tax lien sale or public auction due to property tax
1.21	arrearages;

Section 1.

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2.1	<u>(2) is co</u>	ontrolled by a court-	appointed receiver	based on financial prob	lems;
2.2	<u>(3) is or</u>	wned by a financial	institution through	default by the borrower	2
2.3	<u>(4) has</u>	been acquired by de	ed in lieu of foreclo	osure; or	
2.4	<u>(5) has</u>	a senior mortgage th	nat is subject to a no	otice of default.	
2.5	<u>(i)</u> "Gre	enhouse gas emissio	ons" means emissio	ns of carbon dioxide, m	ethane, nitrous
2.6	oxide, hydr	ofluorocarbons, per	fluorocarbons, and s	sulfur hexafluoride resul	ting from energy
2.7	used at a b	uilding site.			
2.8	<u>(j)</u> "Inte	erim performance me	etric" means the nur	meric value of a perform	nance metric that
2.9	covered pro	operties must meet e	every five years unt	<u>il 2045.</u>	
2.10	<u>(k)</u> "Mı	ultifamily affordable	housing" means a	covered building that:	
2.11	<u>(1) cont</u>	tains five or more dy	velling units;		
2.12	(2) is en	cumbered by an agre	eement that limits re	ents charged to tenants or	· imposes income
2.13	limits on te	nants, whether those	limits are imposed	by a governmental entity	y or self-imposed
2.14	by the owner; and				
2.15	(3) receives or received financing or financial assistance from the federal government.				
2.16	<u>(l)</u> "Ow	ner" means:			
2.17	<u>(1) an i</u>	ndividual or entity tl	nat possesses the tit	le to a covered building	; or
2.18	<u>(2)</u> an a	gent authorized to a	ct on behalf of the	covered building owner.	<u>.</u>
2.19	<u>(m)</u> "Pe	erformance metric" n	neans an objectivel	y verifiable numeric mea	asure of building
2.20	performance	ce with respect to en	ergy use or greenho	ouse gas emissions.	
2.21	<u>(n) "Tot</u>	tal floor area" has th	e meaning given in	section 216C.331, subc	livision 1.
2.22	Subd. 2	<u>. Establishment.</u> Tl	ne commissioner m	ust establish and mainta	in a building
2.23	performance standards program. The purpose of the program is to reduce: (1) the amount				
2.24	of energy used to (i) heat and cool buildings, and (ii) provide other energy services; and (2)				
2.25	greenhouse gas emissions from buildings to assist the state in meeting the greenhouse gas				
2.26	reduction goals under section 216H.02, subdivision 1.				
2.27	Subd. 3. Classification of covered buildings. For the purposes of this section, a covered				
2.28	building is	classified as follows	<u>S:</u>		
2.29	<u>Class</u>	<u>Ownership</u>		Total floor area	a (square feet)
2.30 2.31	<u>1</u>	City, state, county metropolitan coun		<u>50,000 or more</u>	

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3.1	<u>2</u>	Private		100,000 or more			
3.2	3	Private		50,000 or more			
3.3		Final performance	standards: establishi	nent. (a) No later tha	n January 1,		
3.4		Subd. 4. Final performance standards; establishment. (a) No later than January 1, 2026, the commissioner must establish final performance standards with respect to energy					
3.5			s for all covered building				
3.6			at a level so that in 204				
3.7	met by all c	overed buildings:					
3.8	(1) the a	ggregated energy use	e intensity of all covered	l buildings is reduced	by 30 percent		
3.9	from a 2005	5 baseline; and					
3.10	<u>(2)</u> the a	ggregated greenhous	se gas emissions from a	ll covered buildings i	s reduced by		
3.11	90 percent f	from a 2005 baseline	<u>-</u>				
3.12	<u>(b)</u> Whe	n establishing final p	performance standards,	the commissioner ma	y utilize the		
3.13	building typ	es used in the Energy	Star Portfolio Manager	benchmarking tool or	other building		
3.14	types.						
3.15	(c) Class	s 1 covered buildings	s must meet the final pe	erformance standard r	no later than		
3.16	2043. Class	2 covered buildings	must meet the final pe	rformance standard ne	o later than		
3.17	2044. Class 3 covered buildings must meet the final performance standard no later than						
3.18	<u>2045.</u>						
3.19	(d) Final	l performance standa	rds established for a cov	vered property contain	ing more than		
3.20	a single bui	lding type must be ca	alculated on a pro rata b	asis based on the squ	are footage of		
3.21	each buildir	ng type.					
3.22	<u>Subd. 5.</u>	Interim performar	ice standards; establis	hment. The commiss	sioner must		
3.23	establish int	terim performance st	andards for energy use	intensity and greenho	ouse gas		
3.24	emissions tl	hat each covered bui	ding must meet every	five years, beginning	in 2028 for		
3.25	class 1 cove	ered buildings and co	ontinuing until 2045 for	class 3 covered build	lings. The		
3.26	interim perf	formance standards n	nust be calculated on a	straight-line trajector	y with respect		
3.27	to the final p	verformance standard	s so that covered building	igs meeting the interin	n performance		
3.28	standards de	emonstrate steady pr	ogress toward the final	performance standard	ds in equal		
3.29	increments.	Each owner must su	bmit a report to the con	nmissioner, on a forn	n prescribed		
3.30	by the com	missioner, demonstra	ting the building's prog	gress toward meeting	the interim		
3.31	performanc	e standards.					
3.32	<u>Subd. 6.</u>	Performance stand	ards; extensions; exem	ptions; adjustments.	(a) An owner		
3.33	may reques	t the commissioner to	o issue the owner an ex	tension, exemption, c	or adjustment		

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o an interim or f	final performance star	ndard for a covered	l building. The commis	sioner may
pprove the requ	lest if the commission	ner determines that	<u>:</u>	
(1) the cover	ed building is experie	encing financial dis	tress;	
(2) during the	e 12 months before the	performance stand	ard becomes effective,	the covered
ouilding:				
(i) has been l	ess than 50 percent o	ccupied;		
(ii) does not	have a certificate of o	ccupancy or a tem	porary certificate of oc	cupancy;
(iii) was issu	ed a demolition perm	it that remains cur	rent; or	
(iv) received	no energy services fo	or at least 30 days;		
(3) meeting t	he performance stand	ard would cause th	ne owner financial hard	ship; or
(4) meeting t	he performance stand	ard is not in the pu	ıblic interest.	
(b) If an own	er submits a request	under this subdivis	ion less than one year b	before the
leadline for the	applicable performan	ce standard, the ow	vner may be subject to a	a penalty of
1p to \$1,000, as	determined by the co	mmissioner.		
(c) An owner	of multifamily afford	lable housing is ex	empt from the requirem	ents of this
section until the	owner refinances the	building after the	effective date of this ac	t, at which
oint the multifa	mily affordable hous	ing is subject to th	e next performance star	ndard or
nterim performa	nce standard that cov	ered buildings are	required to meet under s	subdivision
or 4, as applica	able.			
(d) An owner	r is exempt from the r	equirements of thi	s section with respect to	o a covered
ouilding that the	commissioner deterr	nines is subject to	a performance standard	required
by the state or a	political subdivision	that is more stringe	ent than a performance	standard
established unde	r this section.			
Subd. 7. Inte	erface with utility co	nservation progra	ms. Nothing in this see	ction limits
he ability of a p	ublic utility or munic	ipal utility to offer	programs to covered by	uildings, or
o claim energy	savings resulting from	n the offered progr	ams, through the utility	's energy
conservation and	optimization plans ap	proved by the com	missioner under section	216B.2403
or 216B.241.				
Subd. 8. Bui l	ding Performance A	Advisory Commit	tee. (a) No later than A	ugust 15,
2024, the comm	issioner must establis	h and make appoir	tments to a Building Po	erformance
Advisory Comm	ittee consisting of repr	esentatives from the	e following entities and p	professions:

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5.1	(1) the co	ommissioner, or the	e commissioner's d	lesignee as a non-voting 1	member;
5.2	<u>(2) a pub</u>	lic or municipal ut	ility providing nat	ural gas service to Minne	sota retail
5.3	customers;				
5.4	<u>(3)</u> a pub	lic or municipal ut	ility providing elec	ctricity service to Minnes	ota retail
5.5	customers;				
5.6	<u>(4) a prov</u>	vider of energy eff	iciency measures t	o covered buildings;	
5.7	<u>(5) a prov</u>	vider of renewable	energy facilities to	o covered buildings;	
5.8	<u>(6)</u> a pro:	fessional who desi	gns covered buildi	ngs;	
5.9	<u>(7) an en</u>	gineer experienced	l in energy systems	s in covered buildings;	
5.10	<u>(8)</u> a mar	nager of operations	in covered building	ngs;	
5.11	<u>(9)</u> a labo	or union representa	tive of workers wh	no operate or service cove	ered buildings;
5.12	<u>(10)</u> an o	wner of a covered	building containin	g residences for families	2
5.13	<u>(11) an o</u>	wner of a covered	building providing	g affordable housing for f	amilies;
5.14	<u>(12)</u> a ter	nant in a covered b	uilding providing a	affordable housing for fai	milies;
5.15	<u>(13) a no</u>	nprofit organizatio	on that addresses cl	imate change, decarboniz	zation, or green
5.16	building issu	ies;			
5.17	<u>(14) a no</u>	nprofit organizatio	on that addresses en	nvironmental justice issue	es;
5.18	<u>(15) an e</u>	xpert on sustainab	le buildings from t	he University of Minneso	ota's Center for
5.19	Sustainable	Building Research	; and		
5.20	<u>(16) a loc</u>	cal government un	it.		
5.21	<u>(b)</u> The H	Building Performat	nce Advisory Com	mittee must:	
5.22	<u>(1) advis</u>	e the commissione	r on implementing	and operating this section	<u>n;</u>
5.23	<u>(2) recon</u>	nmend final perfor	mance standards fo	or different property type	<u>s;</u>
5.24	<u>(3)</u> review	w and comment or	building performation	ance action plans; and	
5.25	<u>(4) recom</u>	mend procedures f	or exemptions, exte	ensions, and adjustments th	ne commissioner
5.26	<u>may grant u</u>	nder subdivision 5	<u>-</u>		
5.27	<u> </u>	-		by majority vote at the a	
5.28	committee's	initial meeting. Th	e advisory commi	ttee must meet quarterly.	Additional

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6.1	meetings may	be held at the ca	ll of the chair. The	e department must serve a	s staff to the
6.2	advisory com				
()	(d) A dviso	mu committee me	mbarg other then	state employees are gover	mad by saction
6.3 6.4	<u>(d)</u> Advise 15.059.	ny commute me		state employees are gover	ned by section
0.4					
6.5				red building fails to meet	
6.6				nd who has not received a	
6.7				r under subdivision 5 with	
6.8			-	ndard, must make a comp	liance payment
6.9	to the commis	ssioner under this	subdivision.		
6.10	(b) This pa	aragraph applies	to an owner whose	e covered building fails to	meet either the
6.11	applicable gre	enhouse gas emis	sions standard or th	ne applicable energy use in	tensity standard,
6.12	or that meets t	the applicable ene	ergy use standard b	out fails to meet the application	able greenhouse
6.13	gas emissions	standard. The ov	vner must pay to th	ne commissioner a penalty	v, determined by
6.14	the commission	oner using the app	olicable greenhous	e gas emissions valuations	s adopted by the
6.15	Public Utilitie	es Commission u	nder section 216B.	2422, subdivision 3, for e	each metric ton
6.16	or portion the	reof of greenhous	e gas emissions en	nitted by the covered build	ing that exceeds
6.17	the applicable	standard.			
6.18	(c) This pa	aragraph applies t	o an owner whose	e covered building meets t	he applicable
6.19	greenhouse ga	as emissions stan	dard but fails to m	eet the applicable energy	use intensity
6.20	standard. If th	e covered buildir	ng has been ranked	l by the commissioner und	der section
6.21	216C.331, sub	odivision 9, in the	e quartile with the	highest or second-highest	: energy
6.22	performance s	score in the cover	ed property's prop	perty class, no penalty is a	ssessed. If the
6.23	covered build	ing is ranked in t	he quartile with th	e lowest or second-lowest	t energy
6.24	performance s	core quartile, the	owner must pay to	the commissioner a penalt	y, as determined
6.25	by the commi	ssioner, of up to S	\$0.70 for each 1,00	00 British Thermal units c	onsumed by the
6.26	covered build	ing that exceeds	the applicable stan	dard in the year in which	the applicable
6.27	standard appli	ied. This paragrap	oh expires Deceml	per 31, 2039.	
6.28	<u>(d)</u> A com	pliance payment	must be made und	ler this subdivision each y	ear a covered
6.29	building conti	inues to fail to me	eet a performance	standard.	
6.30	(e) When o	determining the a	mount of a compl	iance payment, the comm	issioner must
6.31	consider:				
6.32	<u>(1)</u> the ma	gnitude of the am	nount by which the	e covered building's perfo	rmance exceeds
6.33	the level of th	e applicable perf	ormance standard;		

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7.1	(2) the len	igth of time over v	which the covered	building has failed to me	et the applicable
7.2	performance				
7.3	(3) the ass	sessed value of the	e covered building	: and	
	<u> </u>				
7.4 7.5	(4) the tot over time.	al number of perfo	ormance standards	s the covered building ha	s failed to meet
7.6				hub. The department m	
7.7			-	implementing energy eff	
7.8	<u>in buildings t</u>	o manage a buildi	ng performance te	chnical and financial ass	istance hub. The
7.9	hub must assi	ist owners to comp	oly with this section	on by:	
7.10	(1) offerin	ng technical assista	ance directly to ov	vners regarding energy-s	aving and
7.11	greenhouse g	as emissions redu	ction measures an	d strategies;	
7.12	<u>(2)</u> connec	cting owners with o	other sources of tec	hnical assistance, includi	ng other building
7.13	owners who l	nave been success	ful in reducing en	ergy; and	
7.14	(3) making	g owners aware of	sources of financia	l assistance, including tax	credits, available
7.15	to support the	e implementation	of energy-saving r	neasures that are offered	by utilities or
7.16	available thro	ough programs adr	ninistered by loca	l, state, and federal gove	rnment entities.
7.17	Subd. 11.	Program implen	nentation. The co	mmissioner may contract	t with an
7.18	independent t	hird party to imple	ement any or all of	the commissioner's dutie	es required under
7.19	this section.	The commissioner	must assist owne	rs to access the technical	and financial
7.20	assistance hul	b and the building	performance impr	ovement grant program to	o increase energy
7.21	efficiency and	l reduce greenhous	se gas emissions fr	om the owners' covered p	roperties through
7.22	outreach and	training. The com	missioner must be	egin informing owners of	f this section's
7.23	requirements	as part of outreac	h for the energy b	enchmarking program ur	ider section
7.24	216C.331 in 2	2025.			
7.25	Subd. 12.	Account establis	hed. (a) A buildin	g energy performance st	andards program
7.26	account is est	ablished in the spe	cial revenue accou	int in the state treasury. T	he commissioner
7.27	must credit to	the account appr	opriations and trai	nsfers made to the account	nt, and penalties
7.28	collected und	er this section. Ear	rnings, including i	nterest, dividends, and ar	y other earnings
7.29	arising from a	assets of the accou	nt, must be credite	ed to the account. Money	remaining in the
7.30	account at the	e end of a fiscal ye	ear does not cance	l to the general fund, but	remains in the
7.31	account. The	commissioner mu	ist manage the acc	ount.	
7.32	(b) Money	y in the account th	at is not collected	from penalties is approp	vriated to the
7.33	commissione	r and may be used	only to reimburs	e the reasonable expense	s incurred by the

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8.1	department 1	to administer the bu	ilding energy per	rformance standards prog	gram under this
8.2	section.				
8.3	<u>(c)</u> Mone	ey in the account co	llected from pena	alties is appropriated to th	ne commissioner
8.4	and may only	y be used to award b	ouilding performa	nce improvement grants u	under subdivision
8.5	<u>13.</u>				
8.6	Subd. 13	<u>. Building perforn</u>	nance improvem	e nt grants. (a) A buildin	ig performance
8.7	improvemen	it grant program is e	established in the	department to provide fin	ancial assistance
8.8	to eligible ap	oplicants to make ir	nprovements that	t increase energy efficient	cy and reduce
8.9	greenhouse	gas emissions in or	der to achieve the	e performance standards e	established under
8.10	this section.				
8.11	<u>(b) An ap</u>	oplication for a gram	nt under this section	on must be made to the c	commissioner on
8.12	a form devel	loped by the commi	issioner. The app	lication must be accompa	inied by
8.13	documentati	on, as required by t	he commissioner	<u>.</u>	
8.14	<u>(1) that t</u>	he applicant is the c	owner or represer	ntative of a covered build	ing;
8.15	(2) that t	he applicant has ha	d an energy asses	sment conducted of the c	overed building
8.16	within the la	st 24 months by a c	ualified person,	as determined by the com	missioner,
8.17	indicating th	e energy and green	house gas reduct	ion opportunities of the b	uilding;
8.18	<u>(3) indica</u>	ating the total energ	y and greenhous	e gas emission savings ex	xpected from the
8.19	proposed im	provements; and			
8.20	(4) indica	ating the total cost t	to purchase and in	nstall the improvements.	
8.21	<u>(c)</u> The c	ommissioner must c	levelop administr	ative procedures governir	ng the application
8.22	and grant aw	vard processes.			
8.23	<u>(d)</u> The c	commissioner may,	in consultation w	vith the Building Perform	ance Advisory
8.24	Committee,	establish preference	es for applicants s	seeking grants for certain	building types or
8.25	energy-reduce	ction measures.			
8.26	<u>(e)</u> The c	ommissioner must	modify program	requirements under this s	section when
8.27	necessary to	align with compara	ble federal progr	ams administered by the c	lepartment under
8.28	the federal I	nflation Reduction	Act of 2022, Pub	lic Law 117-189.	
8.29	EFFEC	FIVE DATE. This	section is effectiv	ve the day following final	l enactment.

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9.1 Sec. 2. <u>APPROPRIATION.</u>

- 9.2 \$..... in fiscal year 2025 is appropriated from the general fund to the commissioner of
- 9.3 commerce to administer and enforce the building energy performance standards program
- 9.4 under Minnesota Statutes, section 216C.332. Of this amount: (1) up to \$..... may be used
- 9.5 to award grants to applicants under the building performance improvement grants program
- 9.6 established under Minnesota Statutes, section 216C.332, subdivision 13; and (2) up to \$.....
- 9.7 <u>may be used to fund the technical and financial assistance hub established under Minnesota</u>
- 9.8 <u>Statutes, section 216C.332, subdivision 10.</u>