19-3774

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

SS/CH

S.F. No. 1888

(SENATE AUTHORS: HOUSLEY, Tomassoni, Anderson, B. and Mathews)DATED-PGOFFICIAL STATUS02/28/2019Introduction and first reading
Referred to Jobs and Economic Growth Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to economic development; creating the community energy transition competitive grant program; transferring money; creating an advisory council; requiring reports; proposing coding for new law in Minnesota Statutes, chapter 116J.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [116J.55] COMMUNITY ENERGY TRANSITION GRANTS.
1.8	Subdivision 1. Definitions. (a) For the purposes of this section, the terms in this
1.9	subdivision have the meanings given.
1.10	(b) "Advisory council" means the Community Energy Transition Grant Advisory Council
1.11	created in this section.
1.12	(c) "Commissioner" means the commissioner of employment and economic development.
1.13	(d) "Eligible community" means a county, municipality, or tribal government that hosts
1.14	an investor-owned electric generating plant powered by coal, nuclear energy, or natural gas.
1.15	Subd. 2. Establishment. The commissioner shall establish a community energy transition
1.16	grant program to award grants to promote economic development in eligible communities.
1.17	Subd. 3. Funding. (a) A community energy transition account is created in the special
1.18	revenue fund in the state treasury. Money in the account is appropriated to the commissioner
1.19	for grants as provided in this section and must be expended only as provided in this section.
1.20	(b) On July 1, 2019, \$15,000,000 is transferred from the renewable development account
1.21	under section 116C.779 to the commissioner for deposit in the community energy transition
1.22	account.

	02/19/19	REVISOR	SS/CH	19-3774	as introduced			
2.1	(c) On July	1, 2020, and on	each July 1 thereaft	er, \$10,000,000 is trar	nsferred from the			
2.2	renewable development account under section 116C.779 to the commissioner for deposit							
2.3	in the community energy transition account. This transfer must be made before any other							
2.4	payments or transfers required under section 116C.779.							
2.5	(d) Until Ju	(d) Until July 1, 2024, expenditures from the community energy transition account must						
2.6	be less than \$2,000,000 each fiscal year.							
2.7	Subd. 4. Grants to eligible communities. (a) The commissioner must award grants to							
2.8	eligible communities through a competitive grant process.							
2.9	(b) To receive grant funds, an eligible community must submit a written application to							
2.10	the commissioner, using a form developed by the commissioner.							
2.11	(c) The cor	(c) The commissioner must consider the recommendations of the Community Energy						
2.12	Transition Gra	Transition Grant Advisory Council before selecting grant recipients.						
2.13	(d) Grants	(d) Grants must be used to plan for or address the economic and social impact on the						
2.14	community of plant retirement or transition. Specific uses may include but are not limited							
2.15	<u>to:</u>							
2.16	(1) research	<u>ı;</u>						
2.17	(2) planning;							
2.18	(3) studies;	(3) studies;						
2.19	(4) capital	(4) capital improvements;						
2.20	(5) incentiv	ves for businesses	s to open, relocate, o	or expand; and				
2.21	<u>(6)</u> job train	(6) job training.						
2.22	<u>Subd. 5.</u> A	dvisory council.	(a) By September 1	, 2019, the commissio	oner shall appoint			
2.23	representatives	s to a Community	Energy Transition	Grant Advisory Coun	cil composed of			

- 2.24 the following members:
- 2.25 (1) the commissioner of employment and economic development, or a designee;
- 2.26 (2) the commissioner of transportation, or a designee;
- 2.27 (3) the commissioner of the Minnesota Pollution Control Agency, or a designee;
- 2.28 (4) the commissioner of natural resources, or a designee;
- 2.29 (5) the commissioner of commerce, or a designee;
- 2.30 (6) the commissioner of administration, or a designee;

	02/19/19	REVISOR	SS/CH	19-3774	as introduced			
3.1	(7) one representative of the Prairie Island Indian community;							
3.2	(8) two representatives of workers at investor-owned electric generating plants powered							
3.3	by coal, nuclear energy, or natural gas; and							
3.4	<u>(9) four 1</u>	(9) four representatives of eligible communities, of which, two must be counties, two						
3.5	must be municipalities, at least one must host a coal plant, and at least one must host a							
3.6	nuclear plan	nuclear plant.						
3.7	After the initial appointments, members of the advisory council shall be appointed no later							
3.8	than January 15 of every odd-numbered year and shall serve until January 15 of the next							
3.9	odd-numbered year. Members may be removed and vacancies filled as provided in section							
3.10	15.059, subdivision 4. Appointed members are eligible for reappointment.							
3.11	(b) The advisory council shall elect a chair and other officers at its first meeting.							
3.12	(c) The advisory council shall review applications for community energy transition							
3.13	grants and m	nake recommendation	ons to the commis	sioner of employment a	and economic			
3.14	development.							
3.15	<u>(d)</u> A me	mber of the advisor	y council must no	ot participate in the cons	sideration of an			
3.16	application f	from the community	that member rep	resents.				
3.17	(e) Meml	pers of the advisory c	council serve with	out compensation or pay	ment of expenses.			
3.18	<u>(f)</u> The co	ommissioner of emp	loyment and ecor	nomic development or th	e commissioner's			
3.19	designee sha	all provide meeting s	space and admini	strative services for the	advisory council.			
3.20	All costs necessary to support the advisory council's operations must be absorbed using							
3.21	existing app	ropriations available	e to the commissi	oner.				
3.22	(g) The a	dvisory council is s	ubject to chapter	13D, but may close a m	eeting to discuss			
3.23	sensitive pri	vate business inform	nation included ir	grant applications. Dat	a related to an			
3.24	application f	for a grant submitted	l to the advisory of	council is governed by s	section 13.599.			
3.25	<u>(h)</u> The c	commissioner shall c	convene the first	meeting of the advisory	council no later			
3.26	than Septem	ber 1, 2019.						
3.27	Subd. 6.	Reports to the legisl	lature. By Januar	y 15, 2021, and each Jan	uary 15 thereafter,			
3.28	the commiss	ioner must submit a	report to the cha	irs and ranking minority	y members of the			
3.29	committees of the house of representatives and the senate having jurisdiction over economic							
3.30	development that details the use of grant funds. When possible, this report must include							
3.31	data on the e	economic impact ach	nieved by each gr	ant.				