SF3060

RSI

S3060-1

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 3060

DATE	D-PG	OFFICIAL STATUS
02/10/2022	4969	Introduction and first reading
		Referred to Energy and Utilities Finance and Policy
03/03/2022		Comm report: To pass as amended
		Second reading

1.1	A bill for an act
1.2 1.3 1.4	relating to energy; modifying the property assessed clean energy program; amending Minnesota Statutes 2020, sections 216C.435, subdivision 8; 216C.436, subdivision 2, by adding a subdivision.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2020, section 216C.435, subdivision 8, is amended to read:
1.7	Subd. 8. Qualifying commercial real property. "Qualifying commercial real property"
1.8	means a multifamily residential dwelling, or a commercial or industrial building, or farmland
1.9	that the implementing entity has determined, after review of an energy audit or, renewable
1.10	energy system feasibility study, or agronomic assessment, can be benefited by installation
1.11	of cost-effective energy improvements or land and water improvements, as defined in section
1.12	216C.436, subdivision 1b. Qualifying commercial real property includes new construction.
1.13	Sec. 2. Minnesota Statutes 2020, section 216C.436, is amended by adding a subdivision
1.14	to read:
1.15	Subd. 1b. Definition. For the purposes of this section, "land and water improvements"
1.16	means:
1.17	(1) any improvement to qualifying farmland, as defined in section 273.13, subdivision
1.18	23, that is permanent in nature, results in improved agricultural productivity or resiliency,
1.19	and reduces environmental impact; or
1.20	(2) water conservation measures, which includes permanently affixed equipment,
1.21	appliances, or improvements that reduce a property's water consumption or that enable the
1.22	property to manage water more efficiently.

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2.1	Sec. 3. Minr	nesota Statutes 2020	, section 216C.4	436, subdivision 2, is	amended to read:
2.2	Subd. 2. P	rogram requireme	nts. A commerc	cial PACE loan progra	m must:
2.3	(1) impose	e requirements and c	conditions on fir	nancing arrangements	to ensure timely
2.4	repayment;				
2.5	(2) require	an energy audit or r	enewable energ	y system feasibility stu	idy to be conducted
2.6	on the qualify	ing commercial real	l property and re	eviewed by the impler	nenting entity prior
2.7	to approval of	the financing;			
2.8	(3) require	the inspection of al	ll installations a	nd a performance veri	fication of at least
2.9	ten percent of	the cost-effective e	nergy improven	nents or land and wate	r improvements
2.10	financed by th	ne program;			
2.11	(4) not pro	hibit the financing	of all cost-effect	ive energy improvem	ents or land and
2.12	water improve	ements not otherwis	e prohibited by	this section;	
2.13	(5) require	that all cost-effectiv	ve energy impro	vements or land and w	vater improvements
2.14	be made to a c	qualifying commerc	ial real property	prior to, or in conjun	ction with, an
2.15	applicant's rep	ayment of financing	for cost-effectiv	ve energy improvemen	its for that property;
2.16	(6) have co	ost-effective energy	improvements <u>c</u>	or land and water impr	covements financed
2.17	by the program	n performed by a lie	censed contracto	or as required by chap	ter 326B or other
2.18	law or ordinar	nce;			
2.19	(7) require	disclosures to borro	owers by the imp	plementing entity of th	ne risks involved in
2.20	borrowing, inc	cluding the risk of f	oreclosure if a ta	ax delinquency results	from a default;
2.21	(8) provide	e financing only to t	hose who demo	nstrate an ability to re	pay;
2.22	(9) not pro	wide financing for a	qualifying com	mercial real property	in which the owner
2.23	is not current	on mortgage or real	property tax pa	yments;	
2.24	(10) requir	e a petition to the in	nplementing en	tity by all owners of tl	ne qualifying
2.25	commercial re	al property requesting	ng collections of	repayments as a speci	al assessment under
2.26	section 429.10)1;			
2.27	(11) provid	le that payments and	l assessments ar	e not accelerated due t	to a default and that
2.28	a tax delinque	ncy exists only for	assessments not	paid when due; and	
2.29	(12) requir	e that liability for s	pecial assessment	nts related to the finar	icing runs with the
2.30	qualifying cor	nmercial real prope	rty <u>; and</u>		

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- 3.1 (13) prior to financing any improvements to or imposing any assessment upon qualifying
- 3.2 <u>commercial real property, require notice to and written consent from the mortgage lender</u>
- 3.3 of any mortgage encumbering or otherwise secured by the qualifying commercial real
- 3.4 property.