SENATE state of minnesota ninetieth session

S.F. No. 3245

(SENATE AUT	(SENATE AUTHORS: PRATT, Marty, Dahms, Goggin and Sparks)				
DATE	D-PG	OFFICIAL STATUS			
03/12/2018	6426	Introduction and first reading			
		Referred to Energy and Utilities Finance and Policy			
03/19/2018	6538a	Comm report: To pass as amended and re-refer to Commerce and Consumer Protection Finance			
		and Policy			
03/21/2018	6819	Comm report: To pass and re-referred to Judiciary and Public Safety Finance and Policy			
03/22/2018	6904a	Comm report: To pass as amended and re-refer to Taxes			
04/16/2018	7309a	Comm report: To pass as amended and re-refer to Finance			
04/19/2018		Comm report: To pass as amended			
		Second reading			

1.1	A bill for an act
1.2	relating to energy; modifying the energy improvements program; providing
1.3	consumer protections for residential property assessed clean energy (PACE) loans;
1.4	providing remedies; amending Minnesota Statutes 2016, sections 45.011, subdivision 1; 46.04, subdivision 1; 46.131, subdivisions 1, 2, 4; 216C.435,
1.5 1.6	subdivisions 1, 2, 3a, 6, 8, by adding subdivisions; 216C.436, subdivisions 1, 2,
1.7	5, 7, 8, 9, by adding a subdivision; 290B.03, subdivision 1; 429.011, subdivision
1.8	2a; 429.021, subdivision 1; 429.101, subdivision 1; Minnesota Statutes 2017
1.9	Supplement, section 46.131, subdivision 11; proposing coding for new law in
1.10 1.11	Minnesota Statutes, chapter 216C; repealing Minnesota Statutes 2016, section 216C.435, subdivision 5.
1.11	
1.12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.13	Section 1. Minnesota Statutes 2016, section 45.011, subdivision 1, is amended to read:
1.14	Subdivision 1. Scope. As used in chapters 45 to 80C, 80E to 83, 155A, <u>216C</u> , 332, 332A,
1.15	332B, 345, and 359, and sections 123A.21, subdivision 7, paragraph (a), clause (23);
1.16	123A.25; 325D.30 to 325D.42; 326B.802 to 326B.885; 386.62 to 386.78; 471.617; and
1.17	471.982, unless the context indicates otherwise, the terms defined in this section have the
1.18	meanings given them.
1.19	Sec. 2. Minnesota Statutes 2016, section 46.04, subdivision 1, is amended to read:
1.20	Subdivision 1. General. The commissioner of commerce, referred to as the commissioner
1.20	
1.21	in chapters 46 to 59A, <u>216C</u> , 332A, and 332B as the commissioner, is vested with all the
1.22	powers, authority, and privileges which, prior to the enactment of Laws 1909, chapter 201,
1.23	were conferred by law upon the public examiner, and shall take over all duties in relation
1.24	to state banks, savings banks, trust companies, savings associations, and other financial
1.25	institutions within the state which, prior to the enactment of chapter 201, were imposed

upon the public examiner. The commissioner of commerce shall exercise a constant 2.1 supervision, either personally or through the examiners herein provided for, over the books 2.2 and affairs of all state banks, savings banks, trust companies, savings associations, credit 2.3 unions, industrial loan and thrift companies, and other financial institutions doing business 2.4 within this state; and shall, through examiners, examine each financial institution at least 2.5 once every 24 calendar months. In satisfying this examination requirement, the commissioner 2.6 may accept reports of examination prepared by a federal agency having comparable 2.7 supervisory powers and examination procedures. With the exception of industrial loan and 2.8 thrift companies which do not have deposit liabilities and licensed regulated lenders, it shall 2.9 be the principal purpose of these examinations to inspect and verify the assets and liabilities 2.10 of each and so far investigate the character and value of the assets of each institution as to 2.11 determine with reasonable certainty that the values are correctly carried on its books. Assets 2.12 and liabilities shall be verified in accordance with methods of procedure which the 2.13 commissioner may determine to be adequate to carry out the intentions of this section. It 2.14 shall be the further purpose of these examinations to assess the adequacy of capital protection 2.15 and the capacity of the institution to meet usual and reasonably anticipated deposit 2.16 withdrawals and other cash commitments without resorting to excessive borrowing or sale 2.17 of assets at a significant loss, and to investigate each institution's compliance with applicable 2.18 laws and rules. Based on the examination findings, the commissioner shall make a 2.19 determination as to whether the institution is being operated in a safe and sound manner. 2.20 None of the above provisions limits the commissioner in making additional examinations 2.21 as deemed necessary or advisable. The commissioner shall investigate the methods of 2.22 operation and conduct of these institutions and their systems of accounting, to ascertain 2 23 whether these methods and systems are in accordance with law and sound banking principles. 2 24 The commissioner may make requirements as to records as deemed necessary to facilitate 2.25 the carrying out of the commissioner's duties and to properly protect the public interest. 2.26 The commissioner may examine, or cause to be examined by these examiners, on oath, any 2.27 officer, director, trustee, owner, agent, clerk, customer, or depositor of any financial 2.28 institution touching the affairs and business thereof, and may issue, or cause to be issued 2.29 by the examiners, subpoenas, and administer, or cause to be administered by the examiners, 2.30 oaths. In case of any refusal to obey any subpoena issued under the commissioner's direction, 2.31 the refusal may at once be reported to the district court of the district in which the bank or 2.32 other financial institution is located, and this court shall enforce obedience to these subpoenas 2.33 in the manner provided by law for enforcing obedience to subpoenas of the court. In all 2.34 matters relating to official duties, the commissioner of commerce has the power possessed 2.35 by courts of law to issue subpoenas and cause them to be served and enforced, and all 2.36

officers, directors, trustees, and employees of state banks, savings banks, trust companies, 3.1 savings associations, and other financial institutions within the state, and all persons having 3.2 dealings with or knowledge of the affairs or methods of these institutions, shall afford 3.3 reasonable facilities for these examinations, make returns and reports to the commissioner 3.4 of commerce as the commissioner may require; attend and answer, under oath, the 3.5 commissioner's lawful inquiries; produce and exhibit any books, accounts, documents, and 3.6 property as the commissioner may desire to inspect, and in all things aid the commissioner 3.7 in the performance of duties. 3.8

3.9 Sec. 3. Minnesota Statutes 2016, section 46.131, subdivision 1, is amended to read:

3.10 Subdivision 1. Examination fee authority. Examination fees of the Department of

3.11 Commerce shall be assessed against financial institutions and residential PACE

3.12 <u>administrators, as defined in section 216C.435, subdivision 10a, in accordance with the</u>

3.13 provisions of this section.

3.14 Sec. 4. Minnesota Statutes 2016, section 46.131, subdivision 2, is amended to read:

Subd. 2. Assessment authority. Each bank, trust company, savings bank, savings
association, regulated lender, industrial loan and thrift company, credit union, motor vehicle
sales finance company, debt management services provider, debt settlement services provider,
and insurance premium finance company, and residential PACE administrator, as defined
in section 216C.435, subdivision 10a, organized under the laws of this state or required to
be administered by the commissioner of commerce shall pay into the state treasury its
proportionate share of the cost of maintaining the Department of Commerce.

3.22 Sec. 5. Minnesota Statutes 2016, section 46.131, subdivision 4, is amended to read:

3.23 Subd. 4. **General assessment basis.** (a) Assessments shall be made by the commissioner 3.24 against each institution within the industry on an equitable basis, according to the total assets 3.25 of each institution as of the end of the previous calendar year.

- 3.26 (b) Assessments against residential PACE administrators, as defined in section 216C.435,
 3.27 subdivision 10a, must be made by the commissioner according to the total business volume
 a.20 or of the end of the energieur color denotes
- 3.28 as of the end of the previous calendar year.

Sec. 6. Minnesota Statutes 2017 Supplement, section 46.131, subdivision 11, is amended 4.1 to read: 4.2 Subd. 11. Financial institutions account; appropriation. (a) The financial institutions 4.3 account is created as a separate account in the special revenue fund. The account consists 4.4 of funds received from assessments under subdivision 7 and, examination fees under 4.5 subdivision 8, and license and renewal fees under section 216C.437, subdivision 12. Earnings, 4.6 including interest, dividends, and any other earnings arising from account assets, must be 4.7 credited to the account. 4.8 (b) Funds in the account are annually appropriated to the commissioner of commerce 4.9 for activities under this section. 4.10 4.11 Sec. 7. Minnesota Statutes 2016, section 216C.435, subdivision 1, is amended to read: Subdivision 1. Scope. For the purposes of this section and section 216C.436 sections 4.12 4.13 216C.435 to 216C.437, the following terms defined in this section have the meanings given them. 4.14 Sec. 8. Minnesota Statutes 2016, section 216C.435, subdivision 2, is amended to read: 4.15 Subd. 2. Authority. "Authority" means a housing and redevelopment authority or 4.16 economic development authority created pursuant to section 469.003, 469.004, or 469.091, 4.17 a port authority pursuant to section 469.049, 469.1082, or special law, or another entity 4.18 authorized by law to exercise the powers of an authority created pursuant to one of those 4.19 sections. Authority does not include a residential PACE administrator. 4.20

4.21 Sec. 9. Minnesota Statutes 2016, section 216C.435, subdivision 3a, is amended to read:

4.22 Subd. 3a. Cost-effective energy improvements. "Cost-effective energy improvements"
4.23 mean energy improvements:

4.24 (1) any renovation or retrofitting of:

4.25 (i) qualifying commercial real property to improve energy efficiency that is permanently

4.26 affixed to the property, results in a net reduction in energy consumption without altering

4.27 <u>the principal source of energy, and has been identified in an energy audit as repaying the</u>

- 4.28 purchase and installation costs in 20 years or less, based on the amount of future energy
- 4.29 saved and estimated future energy prices; or
- 4.30 (ii) qualifying residential real property that is permanently affixed to the property and
 4.31 is eligible to receive an incentive through a program offered by the electric or natural gas

5.1	utility that provides service under section 216B.241 to the property or is otherwise determined
5.2	to be a cost-effective energy improvement by the commissioner under section 216B.241,
5.3	subdivision 1d, paragraph (a);
5.4	(2) permanent installation of new or upgraded electrical circuits and related equipment
5.5	to enable electrical vehicle charging; or
5.6	(3) a solar voltaic or solar thermal energy system attached to, installed within, or
5.7	proximate to a building that generates electrical or thermal energy from a renewable energy
5.8	source that have has been identified in an energy audit or renewable energy system feasibility
5.9	study as repaying their purchase and installation costs in 20 years or less, based on the
5.10	amount of future energy saved and estimated future energy prices.
5.11	Sec. 10. Minnesota Statutes 2016, section 216C.435, is amended by adding a subdivision
5.12	to read:
5.13	Subd. 3b. Commercial PACE loan contractor. "Commercial PACE loan contractor"
5.14	means a person or entity that installs cost-effective energy improvements financed under a
5.15	commercial PACE loan program.
5.16	Sec. 11. Minnesota Statutes 2016, section 216C.435, is amended by adding a subdivision
5.17	to read:
5.18	Subd. 3c. Commercial PACE loan program. "Commercial PACE loan program" means
5.19	a financing program established under section 216C.436.
5.20	Sec. 12. Minnesota Statutes 2016, section 216C.435, is amended by adding a subdivision
5.21	to read:
5.22	Subd. 3d. Commissioner. "Commissioner" means the commissioner of commerce.
5.23	Sec. 13. Minnesota Statutes 2016, section 216C.435, is amended by adding a subdivision
5.24	to read:
5.25	Subd. 5a. Homeowner. "Homeowner" means an owner of qualifying residential real
5.26	property. Homeowner includes all the persons on the deed having a legal interest in the
5.27	property and all persons on the mortgage or note.
5.28	Sec. 14. Minnesota Statutes 2016, section 216C.435, subdivision 6, is amended to read:
5.29	Subd. 6. Implementing entity. "Implementing entity" means the local government or
5.30	an authority designated by the local government by resolution to implement and administer
	Sec. 14. 5

S3245-4

REVISOR

SF3245

4th Engrossment

	SF3245	REVISOR	RSI	S3245-4	4th Engrossment
6.1	programs desci	ribed in section sec	tions 216C.436	and 216C.437. Implem	enting entity does
6.2		esidential PACE ad			
6.3	Sec. 15. Mini	nesota Statutes 201	6, section 216C	.435, is amended by add	ding a subdivision
6.4	to read:				
6.5	<u>Subd. 7b.</u> P	PACE. "PACE" me	ans property as	sessed clean energy.	
6.6	Sec. 16. Min	nesota Statutes 201	6, section 2160	C.435, subdivision 8, is	amended to read:
6.7	Subd. 8. Qu	ualifying <u>commerc</u>	<u>ial</u> real proper	ty. "Qualifying <u>commer</u>	<u>cial</u> real property"
6.8	means a single	-family or multifar	nily residential	dwelling, or a commerce	cial or industrial
6.9	building, that t	he implementing en	ntity has determ	nined, after review of ar	energy audit or
6.10	renewable ener	rgy system feasibili	ty study, can be	benefited by installatio	n of cost-effective
6.11	energy improv	ements.			
6.12	Sec. 17. Mini	nesota Statutes 201	6, section 216C	2.435, is amended by add	ding a subdivision
6.13	to read:				
6.14	Subd. 8a. Q	Qualifying resident	tial real prope	r ty. "Qualifying residen	tial real property"
6.15	means a single	-family residential	dwelling, or oth	her residential dwelling	of four or fewer
6.16	units, that the i	mplementing entity	y has determine	d can be benefited by in	nstallation of
6.17	cost-effective	energy improvemen	nts.		
6.18		nesota Statutes 201	6, section 216C	2.435, is amended by add	ding a subdivision
6.19	to read:				
6.20	Subd. 10a.]	Residential PACE	administrator	"Residential PACE adr	ninistrator" means
6.21	an entity with w	which the implemen	ting entity contr	acts to administer all or p	part of a residential
6.22	PACE loan pro	gram. For purpose	s of this subdiv	ision, "administer" inclu	udes, but is not
6.23	limited to, the	performance of any	or all of the fo	llowing acts, whether d	irectly or through
6.24	an agent:				
6.25	(1) marketin	ng, offering, selling	, facilitating, or	financing, in whole or in	n part, a residential
6.26	PACE loan;				
6.27	(2) facilitat	ing, arranging, or c	ontracting for th	he installation of the cos	st-effective energy
6.28	improvements	financed through a	residential PA	CE loan; or	
6.29	(3) offering	any other service t	to an implemen	ting entity in connection	n with the offering
6.30	or provision of	a residential PACI	E loan or operat	ing a residential PACE	program.

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7.1	Sec. 19. Minnes	sota Statutes 2016	6, section 216C	.435, is amended by ad	ding a subdivision
7.2	to read:				
7.3	<u>Subd. 10b.</u> Re	esidential PACE	loan contract	"Residential PACE loa	an contract" means
7.4	the legal agreeme	ent for the financi	ng and installat	ion of cost-effective ene	ergy improvements
7.5	under the residen	tial PACE progra	<u>ım.</u>		
7.6	Sec. 20. Minnes	sota Statutes 2010	6, section 216C	.435, is amended by ad	ding a subdivision
7.7	to read:				
7.8	<u>Subd. 10c.</u> Re	esidential PACE	contractor. "H	Residential PACE contr	actor" means a
7.9	person or entity t	hat installs cost-e	effective energy	improvements finance	ed, in whole or in
7.10	part, by a PACE	loan.			
7.11	Sec. 21. Minnes	sota Statutes 2010	6, section 216C	.435, is amended by ad	ding a subdivision
7.12	to read:				
7.13	<u>Subd. 10d.</u> Re	esidential PACE	lien. "Residen	tial PACE lien" means	the encumbrance
7.14	on the qualifying	residential real p	property created	l by the special assessm	nent as provided in
7.15	section 216C.437	7, subdivision 28.			
7.16	Sec. 22. Minnes	sota Statutes 2010	6, section 216C	.435, is amended by ad	ding a subdivision
7.17	to read:				C
7.18	Subd. 10e. Re	esidential PACE	loan. "Resider	ntial PACE loan" means	s the extension of
7.19	financing that is	offered to pay for	the installation	n of cost-effective energy	gy improvements
7.20	on a homeowner'	s qualifying resid	lential real prop	perty and is repayable b	by the homeowner
7.21	through a special	assessment as pr	ovided under s	ection 216C.437, subd	ivision 28.
7.22	Sec. 23. Minnes	sota Statutes 2010	6, section 216C	.435, is amended by ad	ding a subdivision
7.23	to read:				
7.24	<u>Subd. 10f.</u> Re	sidential PACE	loan program.	"Residential PACE loa	in program" means
7.25	the financing pro	gram established	under section	216C.437.	
7.26	Sec. 24. Minnes	sota Statutes 2016	6, section 216C	.435, is amended by ad	ding a subdivision
7.27	to read:				
7.28	<u>Subd. 13.</u> Vul	Inerable adult. "	Vulnerable adu	lt" means any person 1	8 years of age or
7.29	older who:				

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8.1	(1) receive	es services from a ho	me care provi	der required to be licen	used under sections
8.2	<u>.</u>			nization that offers, pro	
8.3				nedical assistance progr	
8.4				.0651,256B.0653,256I	
8.5	or 256B.85;		·		
8.6	(2) possess	ses a physical or me	ntal infirmity	or other physical, ment	al, or emotional
8.7	dysfunction th	at impairs the indivi	idual's ability	to provide adequately f	or the individual's
8.8	own care with	out assistance, inclu	ding the prov	ision of food, shelter, cl	othing, health care,
8.9	or supervision	<u>1</u>			
8.10	(3) possess	ses a physical or me	ntal infirmity	or other physical, ment	al, or emotional
8.11	dysfunction th	at impairs the indivi	idual's ability	to knowingly contract of	or otherwise protect
8.12	the individual	's own self-interest;	or		
8.13	(4) identifi	es as having dement	ia or Alzheim	er's disease, or who exh	bibits behaviors that
8.14	a reasonable p	erson would suspec	t indicates the	adult has Alzheimer's	disease or other
8.15	dementia.				
8.16	Sec. 25. Mir	nnesota Statutes 201	6, section 216	C.436, subdivision 1, is	s amended to read:
8.17	Subdivisio	n 1. Program <u>purpo</u>	ose and autho	rity. An implementing	entity may establish
8.18				st-effective energy impr	
8.19	_			to pay for <u>the cost-effec</u>	
8.20				th the net proceeds and	•
8.21				plementing entity may	
8.22	· · · · <u> </u>	nmercial real proper	ties for which	a property owner may	receive program
8.23	financing.				
8.24	Sec. 26. Min	inesota Statutes 2010	6, section 216	C.436, is amended by a	dding a subdivision
8.25	to read:				
8.26	Subd. 1a.	Scope. Unless other	wise specified	, this section applies on	ly to programs
8.27	established un	der subdivision 1 th	at are offered	to an owner of qualifyi	ng commercial real
8.28	property.				
8.29	Sec. 27. Mir	nnesota Statutes 201	6, section 216	C.436, subdivision 2, is	s amended to read:
8.30	Subd. 2. P	rogram requireme	nts. A financi	ng commercial PACE lo	oan program must:
		- •			

9.1	(1) impose requirements and conditions on financing arrangements to ensure timely
9.2	repayment;
9.3	(2) require an energy audit or renewable energy system feasibility study to be conducted
9.4	on the qualifying commercial real property and reviewed by the implementing entity prior
9.5	to approval of the financing;
9.6	(3) require the inspection of all installations and a performance verification of at least
9.7	ten percent of the cost-effective energy improvements financed by the program;
9.8	(4) not prohibit the financing of all cost-effective energy improvements not otherwise
9.9	prohibited by this section;
9.10	(5) require that all cost-effective energy improvements be made to a qualifying
9.11	commercial real property prior to, or in conjunction with, an applicant's repayment of
9.12	financing for cost-effective energy improvements for that property;
9.13	(6) have <u>cost-effective</u> energy improvements financed by the program performed by \underline{a}
9.14	licensed contractors contractor as required by chapter 326B or other law or ordinance;
9.15	(7) require disclosures to borrowers by the implementing entity of the risks involved in
9.16	borrowing, including the risk of foreclosure if a tax delinquency results from a default;
9.17	(8) provide financing only to those who demonstrate an ability to repay;
9.18	(9) not provide financing for a qualifying <u>commercial</u> real property in which the owner
9.19	is not current on mortgage or real property tax payments;
9.20	(10) require a petition to the implementing entity by all owners of the qualifying
9.21	commercial real property requesting collections of repayments as a special assessment under
9.22	section 429.101;
9.23	(11) provide that payments and assessments are not accelerated due to a default and that
9.24	a tax delinquency exists only for assessments not paid when due; and
9.25	(12) require that liability for special assessments related to the financing runs with the
9.26	qualifying <u>commercial</u> real property.
9.27	Sec. 28. Minnesota Statutes 2016, section 216C.436, subdivision 5, is amended to read:
9.28	Subd. 5. Coordination with other programs. A financing commercial PACE loan
9.29	program must include cooperation and coordination with the conservation improvement
9.30	activities of the utility serving the qualifying commercial real property under section
9.31	216B.241 and other public and private energy improvement programs.

Sec. 29. Minnesota Statutes 2016, section 216C.436, subdivision 7, is amended to read:
 Subd. 7. Repayment. An implementing entity that finances an energy improvement
 under this section must:

10.4 (1) secure payment with a lien against the qualifying commercial real property; and

(2) collect repayments as a special assessment as provided for in section 429.101 or by
charter, provided that special assessments may be made payable in up to 20 equal annual
installments.

If the implementing entity is an authority, the local government that authorized the
authority to act as implementing entity shall impose and collect special assessments necessary
to pay debt service on bonds issued by the implementing entity under subdivision 8, and
shall transfer all collections of the assessments upon receipt to the authority.

10.12 Sec. 30. Minnesota Statutes 2016, section 216C.436, subdivision 8, is amended to read:

Subd. 8. Bond issuance; repayment. (a) An implementing entity may issue revenue
bonds as provided in chapter 475 for the purposes of this section and section 216C.437,
provided the revenue bond must not be payable more than 20 years from the date of issuance.

(b) The bonds must be payable as to both principal and interest solely from the revenues
from the assessments established in subdivision 7 and section 216C.437, subdivision 28.

(c) No holder of bonds issued under this subdivision may compel any exercise of the
taxing power of the implementing entity that issued the bonds to pay principal or interest
on the bonds, and if the implementing entity is an authority, no holder of the bonds may
compel any exercise of the taxing power of the local government. Bonds issued under this
subdivision are not a debt or obligation of the issuer or any local government that issued
them, nor is the payment of the bonds enforceable out of any money other than the revenue
pledged to the payment of the bonds.

Sec. 31. Minnesota Statutes 2016, section 216C.436, subdivision 9, is amended to read:
Subd. 9. Supplemental funding sources. (a) An implementing entity is authorized to
establish, acquire, and use additional or alternative funding sources for the purposes of this
section and section 216C.437.

(b) For the purposes of this subdivision and section 216C.437, additional or alternative
funding sources do not include issuance of general obligation bonds.

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11.1	Sec. 32. [2]	16C.437] RESIDEN	TIAL PACE I	LOAN PROGRAM; J	AUTHORITY;
11.2	CONSUME	R PROTECTIONS			
11.3	Subdivisi	on 1. Scope. This sec	tion applies only	to programs establishe	ed under subdivision
11.4		ered to a homeowne	• • • •		
11.5	Subd 2 I	Program nurnose a	nd authority (a) An implementing end	ntity may establish
11.6				-effective energy impr	
11.7				improvements to qual	
11.8				arnings of revenue bo	
11.9	section 216C	.436, subdivision 8. 7	The program mu	ist serve a public purpo	se and not primarily
11.10	be for the ber	nefit of private entiti	es or private in	vestors even though pr	rivate benefit may
11.11	result incider	ntally.			
11.12	(b) An im	plementing entity ma	ay limit the num	ber of qualifying reside	ential real properties
11.13	for which a h	omeowner may rece	eive program fii	nancing.	
11.14	<u>(c) No im</u>	plementing entity or	residential PA	CE administrator may:	<u>.</u>
11.15	(1) provid	le, offer, or facilitate	financing to a h	omeowner who is not o	current on mortgage
11.16	or real proper	rty tax payments; or			
11.17	(2) permi	t a homeowner to ha	ve more than o	ne residential PACE lo	an outstanding at a
11.18	time or a con	nbination of a reside	ntial PACE loa	n and one or more othe	er loan products
11.19	offered by the	e administrator or ar	ny affiliate or re	lated entity of the adm	ninistrator.
11.20	(d) Upon	completion of a proj	ject, an implem	enting entity shall prov	vide a homeowner
11.21	with a certific	cate stating participat	tion in the progr	am and identify what c	ost-effective energy
11.22	improvement	ts have been made w	vith financing pr	rogram proceeds.	
11.23	<u>Subd. 3.</u>	Financing terms. (a)) An implemen	ting entity shall ensure	that financing
11.24	provided und	er this section has:			
11.25	<u>(1) a cost</u>	-weighted average m	naturity not exc	eeding the useful life of	of the cost-effective
11.26	energy impro	ovements installed, a	s determined by	the commissioner, bu	it in no event may a
11.27	term exceed	20 years; and			
11.28	<u>(2) a prin</u>	cipal amount not to e	exceed:		
11.29	(i) for a re	esidential PACE loar	n for energy eff	iciency improvements	only, the lesser of
11.30	ten percent o	f the estimated mark	et value of the	property on which the	improvements are
11.31	to be installed	d or the actual cost o	of installing the	cost-effective energy i	improvements; and

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12.1	(ii) for a r	esidential PACE loar	n for a renewal	ole energy system or a	combination of a
12.2				improvements, the less	
12.3	the estimated	market value of the	property on w	hich the improvements	are to be installed
12.4	or the actual	cost of installing the	cost-effective	energy improvements.	
12.5	For the purpo	oses of this clause, the	e "actual cost	of installing cost-effect	ive energy
12.6	improvement	s" includes the costs	of necessary e	quipment, materials and	d labor, and the cost
12.7	of verification	n of installation.			
12.8	<u>(b)</u> The co	ombined debt of exist	ting mortgage	s, the residential PACE	lien, and all other
12.9	liens on the q	ualified residential re-	eal property m	ay not exceed 90 perce	ent of the estimated
12.10	market value	of the property.			
12.11	<u>Subd. 4.</u>	PACE lien position.	(a) Notwithsta	nding any statute or or	dinance to the
12.12	contrary, a re	sidential PACE lien s	hall be:		
12.13	(1) suborc	linate to all liens on t	he qualifying	residential real propert	y recorded prior to
12.14	the time the I	PACE lien is recorded	<u>l;</u>		
12.15	(2) suborc	linate to a first mortg	age on the qua	alifying property record	led after the PACE
12.16	lien is record	ed; and			
12.17	(3) superi	or to any other lien o	n the qualifyir	ng residential real prope	erty recorded after
12.18	the PACE lies	n is recorded.			
12.19	<u>(b)</u> Notwi	thstanding any other	law to the cor	trary, in the event of a	foreclosure sale or
12.20	a sale pursua	nt to the exercise of a	power of sale	e under a mortgage rela	ting to a qualifying
12.21	residential re	al property, the holde	rs of any mor	gages or other liens, in	cluding delinquent
12.22	annual assess	ments secured by PA	CE liens, shal	l receive proceeds in a	ccordance with the
12.23	priorities esta	blished under paragr	aph (a).		
12.24	<u>Subd. 5.</u> I	Lienholder notice. (a) An impleme	nting entity or a reside	ntial PACE
12.25	administrator	may not enter into a	residential PA	CE loan contract with a	homeowner unless
12.26	the implement	nting entity or the resi	idential PACE	administrator has prov	vided written notice
12.27	to each of the	servicers of any mo	rtgage or othe	lien on the qualifying	residential real
12.28	property that	the homeowner inter	nds to enter int	to a residential PACE lo	oan contract.
12.29	<u>(b) No res</u>	sidential PACE loan r	may be made u	inless the implementing	g entity or the
12.30	residential PA	ACE administrator ob	tains written,	signed confirmation fro	om the servicer of
12.31	any mortgage	e or other lien on the	qualifying res	idential real property th	nat entering into the
12.32	residential PA	ACE loan contract do	es not constitu	te an event of default of	or give rise to any
12.33	remedies und	er the terms of the m	ortgage loan o	or other contractual agr	eement.

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13.1	(c) A not	ice of the PACE loan	, containing the	legal description of t	he property shall be
13.2	recorded by	the PACE administra	tor with the cou	inty recorder or regist	rar of titles as
13.3	appropriate,	within 30 days of the	first date of fu	nding of the PACE loa	an.
13.4	<u>Subd. 6.</u>	Licensing. No resider	ntial PACE adm	inistrator may operate	in this state without
13.5	first obtainin	g a license from the c	commissioner. A	An administrator appl	ying for a license
13.6	must provide	the following inform	nation in a form	n prescribed by the co	mmissioner:
13.7	<u>(1) the fu</u>	ll name of each natur	al person who	is a principal of the ac	lministrator;
13.8	(2) the ma	ailing address, which	must not be a p	ost office box, the tele	phone number, and,
13.9	if applicable,	the e-mail address o	f the primary o	ffice of the administra	tor and any branch
13.10	offices in this	s state;			
13.11	<u>(3) conse</u>	nt to the jurisdiction	of the courts of	this state;	
13.12	(4) the na	me and address of the	e registered age	nt in this state authoriz	zed to accept service
13.13	of process or	h behalf of the admini	istrator;		
13.14	(5) disclosure of:				
13.15	(i) whethe	er any controlling or a	ffiliated party h	as ever been convicted	l of a crime or found
13.16	civilly liable	for an offense involv	ring moral turpi	tude, including forger	ry, embezzlement,
13.17	obtaining mo	oney under false prete	enses, larceny, e	extortion, conspiracy t	to defraud, or any
13.18	other similar	offense or violation,	or any violatio	n of a federal or state	law or regulation
13.19	relating to an	y consumer fraud, fa	lse advertising,	deceptive trade pract	ices, or similar
13.20	consumer pro	otection law;			
13.21	(ii) any ju	dgments, private or pu	ublic litigation, t	ax liens, written compl	aints, administrative
13.22	actions, or in	vestigations by any g	government age	ncy against the admir	nistrator, or against
13.23	any officer, c	lirector, manager, or s	shareholder of o	owning more than five	e percent interest in
13.24	the administr	ator, unresolved or o	therwise, filed	or otherwise commen	ced within the
13.25	preceding ter	n years;			
13.26	(iii) whet	her the administrator,	, or any person	employed by the adm	inistrator, has had a
13.27	record of hav	ving defaulted in the	payment of mor	ney collected for other	rs, including the
13.28	discharge of	debts through bankru	ptcy proceedin	gs; and	
13.29	(iv) wheth	her authority granted	to the administ	rator to operate in any	other state has ever
13.30	been denied,	revoked, or suspende	ed; and		
13.31	<u>(6)</u> any of	ther information and	material as the	commissioner may re	quire.

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14.1	<u>Subd. 7.</u> To	erm of license. Lic	enses for reside	ential PACE administra	tors issued under
14.2	this chapter ex	pire on December 3	31 and are renev	wable on January 1 of	each year after that
14.3	date.				
14.4	<u>Subd. 8.</u> T	imely renewal. (a)	A person whose	e application is properl	y and timely filed
14.5	and who has n	ot received notice of	of denial of rene	ewal is considered appr	oved for renewal,
14.6	and the person	may continue to tran	nsact business as	s a residential PACE ad	ministrator whether
14.7	or not the rene	wed license has bee	en received on	or before January 1 of	the renewal year.
14.8	An application	n for renewal of a lie	cense is conside	ered timely filed if rece	eived by the
14.9	commissioner	by December 15 of	the renewal yea	r. An application for ren	newal is considered
14.10	properly filed	if made upon forms	duly executed	and sworn to, accompa	anied by fees
14.11	prescribed by	this chapter, and con	ntaining any int	formation that the com	missioner requires.
14.12	(b) A perso	on who fails to mak	e a timely appli	cation for renewal of a	license and who
14.13	has not receive	ed the renewal licen	se as of Januar	y 1 of the renewal year	is unlicensed until
14.14	the renewal lic	cense has been issue	ed by the comm	issioner and is receive	d by the person.
14.15	<u>Subd. 9.</u> C	ontents of renewal	application. A	pplication for the rene	wal of an existing
14.16	license must c	ontain the request for	or renewal and	any changes to the info	ormation specified
14.17	in subdivision	6.			
14.18	Subd. 10.	Cancellation. A lice	ensee ceasing a	n activity or activities	regulated by this
14.19	chapter and de	siring to no longer b	e licensed shall	simultaneously inform	the commissioner
14.20	in writing and	surrender the license	and all other sy	mbols or indicia of lice	nsure. The licensee
14.21	shall include a	plan for the withdr	awal from regu	lated business, includi	ng a timetable for
14.22	the disposition	of the business.			
14.23	Subd. 11.	Powers of the com	nissioner. (a) T	The commissioner has u	under this section
14.24	the same powe	ers the commissione	er has under sec	tion 45.027, including	the authority to
14.25	impose a civil	penalty not to exce	ed \$10,000 per	violation.	
14.26	(b) The con	mmissioner may con	ndition or refus	e to renew a license for	any of the reasons
14.27	the commission	oner may deny, susp	end, or revoke	a license.	
14.28	(c) The con	nmissioner may or	ler restitution a	gainst persons subject	to this section for
14.29	violations of t	his section.			
14.30	(d) The con	mmissioner may iss	ue orders or din	ectives under this sect	ion as follows:
14.31	(1) order o	r direct persons sub	ject to this chap	oter to cease and desist	from conducting
14.32	business, inclu	iding immediate ter	nporary orders	to cease and desist;	

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15.1	(2) orde	r or direct persons sub	iect to this char	oter to cease any harm	ful activities or
15.2		of this chapter, includin			
		-			
15.3		r immediate temporary			
15.4		her determines that the l	icense was erro	neously granted or the	licensee is currently
15.5	in violation	of this chapter; and			
15.6	<u>(4) orde</u>	r or direct other affirm	ative action the	commissioner consid	ers necessary.
15.7	(e) Each	violation or failure to	comply with a	ny directive or order o	f the commissioner
15.8	is a separate	e and distinct violation	or failure.		
15.9	<u>Subd. 12</u>	2. Fees. The following	fees must be p	aid to the commission	<u>er:</u>
15.10	<u>(1) for a</u>	n initial license, \$1,00	0, \$50 of which	n is credited to the con	sumer education
15.11	account in t	the special revenue fun	nd; and		
15.12	(2) for a	renewal license, \$500), \$50 of which	is credited to the cons	umer education
15.13	account in t	the special revenue fun	nd.		
15.14	Subd. 13	3 <u>.</u> Financial examinati	ions. The comm	issioner shall have the	power vested under
15.15	section 46.0	04 to conduct financial	examinations of	of licensees. Each resi	dential PACE
15.16	administrate	or must keep, and use	in licensee's bu	siness, any books, acc	ounts, and records,
15.17	including el	lectronic records, as w	ill enable the co	ommissioner to determ	nine whether the
15.18	licensee is c	complying with this see	ction and any ru	lles, orders, and direct	ives adopted by the
15.19	commission	ner under this section.	Every licensee	must preserve the boo	ks, accounts, and
15.20	records for	at least six years after	making the fina	al entry on any transac	tion recorded.
15.21	Examinatio	ns of the books, record	ds, and method	of operations conduct	ed under the
15.22	supervision	of the commissioner s	shall be done at	the cost of the license	e. The cost must be
15.23	assessed as	determined under sect	tion 46.131.		
15.24	<u>Subd.</u> 14	4. Bond. (a) An applica	ant for a resider	tial PACE administrat	tor license must file
15.25	with the dep	partment a surety bond	l in the amount	of \$100,000, issued b	y an insurance
15.26	company at	uthorized to do so in th	nis state. The bo	nd must cover all pers	sons who are
15.27	employees	or agents of the application	ant. The bond n	nust be available for the	ne recovery of
15.28	expenses, fi	ines, and fees levied by	y the commission	oner under this chapter	r and for losses
15.29	incurred by	homeowners as a resu	lt of a licensee's	s noncompliance with	the requirements of
15.30	this section,	, sections 325D.43 to 32	25D.48, 325F.6	7 to 325F.69, or breach	of contract relating
15.31	to activities	regulated by this chap	oter.		
15.32	(b) The	bond must be submitted	d with the admir	nistrator's license appli	cation and evidence
15 33	of continue	d coverage must he sul	hmitted with ea	ch renewal Any chan	the hond must

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16.1	be submitted f	or approval by the	commissioner v	within ten days of its	execution. The bond
16.2				all periods of licensi	
16.3	(c) A licens	see shall maintain o	r increase its su	rety bond to reflect th	e total dollar amount
16.4	of the resident	ial PACE loans mad	le in this state i	n the preceding year a	according to the table
16.5	in this paragra	ph. A licensee may	decrease its su	rety bond according t	to the table in this
16.6	paragraph if th	e surety bond requi	red is less than	the amount of the sur	ety bond on file with
16.7	the department	<u>t.</u>			
16.8	Dollar Amour	nt of Residential PA	CE Loans	Su	arety Bond Required
16.9	<u>\$0 to \$5,000,0</u>	000			\$100,000
16.10	\$5,000,000.01	to \$10,000,000			<u>\$125,000</u>
16.11	\$10,000,000.0	01 to \$25,000,000			<u>\$150,000</u>
16.12	<u>Over \$25,000</u>	,000			\$200,000
16.13	<u>Subd. 15.</u>	Annual reporting.	Residential PA	CE administrators sha	all file reports by
16.14	March 31 of ea	ach year on forms s	upplied by the	commissioner and co	ntaining information
16.15	required by the	e commissioner.			
16.16	<u>Subd. 16.</u> I	Residential PACE	loan contracts	. (a) A residential PA	CE loan contract
16.17	<u>must:</u>				
16.18	<u>(1) be in w</u>	riting and must be s	signed by:		
16.19	(i) the hom	eowner;			
16.20	(ii) all other	r persons on the dee	d, mortgage, or	note having a legal in	terest in the property;
16.21	(iii) the res	idential PACE cont	ractor; and		
16.22	(iv) the res	idential PACE adm	inistrator;		
16.23	(2) contain	all the terms and c	onditions of a r	esidential PACE loan	and the installation
16.24	of cost-effectiv	ve energy improven	nents;		
16.25	(3) be writt	ten in English and t	he primary lang	guage of the homeow	ner:
16.26	(i) at the ho	omeowner's request	2		
16.27	(ii) if the re	esidential PACE loa	n is advertised	in that language; or	
16.28	(iii) if the r	esidential PACE loa	an contract was	described, discussed,	, or negotiated in that
16.29	language, rega	rdless of whether th	ne residential P	ACE loan is advertise	ed in that language;

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17.1	(4) conspicuously display both the verbatim statement that "[insert name of the residentia	. <u>1</u>
17.2	PACE administrator] is licensed with the Minnesota Department of Commerce" and the	
17.3	license number of the administrator;	
17.4	(5) conspicuously display both the verbatim statement that "[insert name of the residentia	1
17.5	PACE contractor] is licensed by [insert name of agency]" and the license number of the	
17.6	contractor;	
17.7	(6) offer a fixed, simple interest rate;	
17.8	(7) charge an interest rate that does not exceed the interest rate limit set forth under	
17.9	section 334.01, subdivision 1, unless the residential PACE administrator is otherwise	
17.10	authorized to make loans under section 47.20;	
17.11	(8) fully amortize the debt obligation;	
17.12	(9) at any time, permit prepayment of some or all of the residential PACE loan balance	;
17.13	and	
17.14	(10) include the right to rescind, as provided under subdivision 19.	
17.15	(b) If a homeowner is requested to provide an electronic signature on the residential	
17.16	PACE loan contract:	
17.17	(1) the residential PACE contractor and residential PACE administrator must comply	
17.18	with United States Code, title 15, chapter 96; and	
17.19	(2) the residential PACE contractor or residential PACE administrator shall deliver a	
17.20	paper copy of the residential PACE loan contract to the homeowner no later than five	
17.21	business days following receipt from the homeowner of the electronically signed contract	
17.22	(c) A residential PACE loan may not:	
17.23	(1) result at any time in negative amortization;	
17.24	(2) charge any interest upon interest or upon fees;	
17.25	(3) notwithstanding section 429.061, subdivision 1, contain any provision under which	h
17.26	the homeowner is prohibited or restricted from making a prepayment or requiring a penalty	<i>'</i> ,
17.27	fee, premium, or other charge for prepayment of some or all of the residential PACE loan	2
17.28	(4) contain any provision requiring forced arbitration or restricting class actions; or	
17.29	(5) be entered into with a contract for deed vendee or vendor for the otherwise qualifying	<u>g</u>
17.30	residential real property that is subject to the contract for deed.	

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18.1	(d) It sh	all be unlawful for a r	esidential PAC	E administrator or a res	idential PACE
18.2	<u> </u>			contract financed throug	
18.3	PACE loan	with a homeowner wh	no the adminis	trator or contractor knew	v or should have
18.4	known:				
18.5	<u>(1) is a </u>	vulnerable adult;			
18.6	<u>(2) is a l</u>	homeowner who is no	t sufficiently c	ompetent to understand	the terms of the
18.7	loan; or				
18.8	<u>(3) does</u>	not have the ability to	o repay the loa	n, as provided under sub	odivision 17.
18.9	Subd. 17	7. Underwriting. (a) N	lo residential F	PACE loan may be execu	ted by a residential
18.10	PACE admi	inistrator or a resident	ial PACE contr	ractor unless the adminis	strator has first
18.11	verified the	ability of the homeov	vner to repay the	he residential PACE loan	n by:
18.12	<u>(1) deter</u>	rmining that the ratio	of the homeow	mer's total monthly debt	to total monthly
18.13	income at the	he time the loan is exe	cuted does not	exceed 43 percent;	
18.14	<u>(2) deter</u>	rmining that the home	owner has suff	icient residual income to	o meet basic living
18.15	expenses;				
18.16	<u>(3)</u> cons	idering whether reduc	tions in incom	e or increases in debt th	at could adversely
18.17	impact the	ability of the homeow	ner to repay th	e residential PACE loan	are reasonably
18.18	anticipated	to occur following the	e execution of	the residential PACE loa	in; and
18.19	<u>(4) cons</u>	idering any other facto	ors, including c	redit reports and credit s	cores, that indicate
18.20	that the hor	neowner may not have	e the ability to	repay the residential PA	CE loan.
18.21	<u>(b)</u> For 1	the purposes of this su	bdivision:		
18.22	<u>(1)</u> "tota	al monthly income" mo	eans the sum o	f the homeowner's curre	ent or reasonably
18.23	expected in	come. Income may no	ot be derived fr	om temporary sources o	of income, illiquid
18.24	assets, or pr	coceeds derived from t	he equity the h	omeowner has in the qua	alifying residential
18.25	real propert	<u>y;</u>			
18.26	<u>(2)</u> "tota	al monthly debt" mean	s the sum of th	ne homeowner's monthly	debt obligations
18.27	including b	ut not limited to mortg	age-related obl	igations that include all	mortgage principal
18.28	and interest	payments; other secure	ed debt; mortga	ige guaranty insurance; a	ny other insurance;
18.29	property tax	xes; preexisting fees a	nd assessments	s on the property, includ	ing the PACE
18.30	assessment	; unsecured debt; alim	ony; and child	support;	
18.31	<u>(3) "resi</u>	dual income" means t	he homeowner	's remaining income aft	er subtracting the
18.32	homeowner	r's total monthly debt of	obligations from	m the homeowner's total	I monthly income;

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19.1	(4) "basic	living expenses" incl	lude but are no	t limited to food and oth	er household
19.2	necessities; m	edical expenses, incl	luding premiun	ns, co-pays, and the cos	t of prescriptions
19.3	and over-the-	counter remedies; tra	insportation co	sts such as fuel, auto ins	surance, and
19.4	maintenance;	public transit costs;	and utility expe	enses; and	
19.5	(5) "currei	nt or reasonably expe	ected income" i	ncludes income from as	sets and excludes
19.6	the value of the qualifying residential real property, including any attached real property,				
19.7	that secures the residential PACE loan.				
19.8	(c) The res	sidential PACE admi	nistrator must	use only reliable docum	ents and records
19.9	to verify the h	nomeowner's ability t	to repay the res	idential PACE loan. Rel	iable documents
19.10	and records in	clude Internal Reven	ue Service For	m W-2 (Wage and Tax S	tatement) or other
19.11	similar Interna	al Revenue Service fo	orms that are us	ed for reporting wages o	r tax withholding,
19.12	tax returns, pa	yroll receipts and sta	tements, and fi	nancial institution record	ls and statements.
19.13	A statement b	y the homeowner to	the residential	PACE administrator of	the homeowner's
19.14	income is not	sufficient to establish	the existence	of the income or resource	es when verifying
19.15	the homeown	er's ability to repay the	he residential F	PACE loan.	
19.16	Subd. 18.	Oral confirmation. (a) Prior to the ex	xecution by the homeow	ner of a residential

improvement, the residential PACE administrator must orally, in a live, recorded telephone conversation with the homeowner: 19.19

PACE contract and prior to the commencement of any installation of any energy

- (1) confirm the key terms of the agreement and the scope of energy improvement work, 19.20
- including, at a minimum, the measures to be installed that are financed by a residential 19.21
- PACE loan, the total estimated annual payment, the date the first tax payment will be due, 19.22
- the interest rate expressed as an annual percentage rate, the term of the loan, and that 19.23
- repayments will be made through the homeowner's property taxes; 19.24
- (2) verify that the homeowner understands: 19.25
- 19.26 (i) the key terms of the agreement;
- (ii) that if taxes are escrowed, by how much the escrowed amounts will increase or, if 19.27
- taxes are not escrowed, that the homeowner should consider saving enough money during 19.28
- the year to cover the additional residential PACE assessment; 19.29
- 19.30 (iii) that the residential PACE loan becomes a PACE lien on the homeowner's property
- and will likely need to be paid off when the house is sold; 19.31
- (iv) the monetary penalty that accompanies a homeowner delinquency or default on 19.32
- 19.33 property tax payments; and

19.17

19.18

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20.1	(v) that th	e homeowner has the	e right to resci	ind a residential PACE loa	an contract, as
20.2	<u> </u>	ubdivision 19; and	8		
20.3	<u>(3) comm</u>	unicate that:			
20.4	(i) energy	savings are not guar	anteed and the	e risk that energy savings	from the
20.5	cost-effective	energy improvemen	ts may not eq	ual or exceed the resident	ial PACE loan
20.6	payments that	t will be added to the	homeowner's	s property taxes;	
20.7	(ii) refinat	ncing a home encum	bered by a res	idential PACE lien will li	kely be more
20.8	difficult or im	possible;			
20.9	(iii) selling	g a home encumbered	d by a residen	tial PACE lien will likely	be more difficult;
20.10	and				
20.11	(iv) the ho	omeowner risks tax fo	orfeiture or fo	reclosure upon default.	
20.12	(b) At the	commencement of the	he oral confirm	mation, the administrator	must ask if the
20.13	homeowner v	vould prefer to comm	nunicate durir	ng the oral confirmation pr	rimarily in a
20.14	language othe	er than English. If the	preferred lan	guage is supported by the	residential PACE
20.15	administrator	, the oral confirmation	on shall be giv	en in the preferred langua	ge, except where
20.16	the homeown	er on the call choose	s to communi	cate through an interprete	r chosen by the
20.17	homeowner. I	f the preferred langu	age is not sup	ported and an interpreter	is not chosen by
20.18	the homeown	er on the call, the ad	ministrator sh	all terminate the call and	no residential
20.19	PACE loan co	ontract may be execu	ted.		
20.20	(c) Notwit	thstanding paragraph	(b), the oral	confirmation must be con-	ducted in the
20.21	primary langu	age of the homeowr	ner if the PAC	E contract was explained,	discussed, or
20.22	negotiated in	that language.			
20.23	<u>(d)</u> A voic	e mail message does	not meet the	requirements of this subd	ivision.
20.24	<u>(e)</u> For pu	rposes of this subdiv	ision, "an inte	erpreter chosen by the hon	neowner" means
20.25	a person 18 y	ears of age or older v	who is able to	speak fluently and read w	/ith full
20.26	understanding	g both the English la	nguage and th	e preferred language of th	ie homeowner,
20.27	and:				
20.28	<u>(1) who is</u>	not employed by the	e residential P.	ACE administrator or the	residential PACE
20.29	contractor or	an affiliate or related	entity of the	administrator or contracto	or; or
20.30	(2) whose	services are not mad	le available th	rough the administrator o	r the contractor.
20.31	Subd. 19.	Right to rescind a r	esidential PA	CE loan contract. (a) A 1	homeowner shall
20.32				igation, a residential PAC	

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21.1	until midnig	ht on the third calend	lar dav following	g execution of the cor	ntract by the
21.2		For the purposes of t			
21.3		ollowing the day the c		•	
21.4	<u>(b)</u> The h	nomeowner shall noti	fy the offering p	arty of the rescission	by:
21.5	<u>(1) mail</u>	or other written comr	nunications deliv	vered to the offeror's	physical address; or
21.6	(2) by ele	ectronic means if the	residential PAC	E administrator or res	sidential PACE
21.7	contractor ha	as previously commu	nicated with the	homeowner via electr	onic means. Service
21.8	by mail is ef	fective upon deposit	in the United Sta	ates mail.	
21.9	<u>(c) Any </u>	payments made by the	e homeowner in	connection with the	residential PACE
21.10	loan or a hor	ne improvement cont	ract for cost-effe	ctive energy improve	ments financed with
21.11	a residential	PACE loan must be	returned to the h	omeowner within 20	business days after
21.12	receipt by th	e administrator or the	e contractor by a	ny means of notificat	tion of rescission.
21.13	(d) Wher	n more than one home	owner in a transa	action has the right to	rescind, the exercise
21.14	of the right l	by one consumer shal	l be effective as	to all homeowners.	
21.15	Subd. 20. Rescission notice and form. (a) A residential PACE administrator and a				
21.16		ACE contractor shall			
21.17		must be in a writing s			
21.18	not be consi	dered substantive law	under this secti	<u>on:</u>	
21.19		<u>RESCI</u>	SSION RIGHT	AND FORM	
21.20			Your right to c	eancel	
21.21	You have	e the right to rescind ((cancel) this con	tract without penalty	until midnight on
21.22	[insert day a	nd date].			
21.23	To rescir	nd (cancel): Mail or o	therwise deliver	a signed and dated co	opy of this form to
21.24	[insert name	e of the residential PA	CE administrate	or] at [insert physical	or, if the residential
21.25	PACE admir	nistrator accepts electr	onic rescission,	the e-mail address of t	he residential PACE
21.26	administrato	<u>r].</u>			
21.27	You do n	ot have to use this fo	rm, but must no	tify [insert the name of	of the residential
21.28	PACE admir	nistrator] in writing at	the address listed	l in the previous senter	nce of your intention
21.29	to rescind (c	ancel).			
21.30	If you re	scind (cancel), any pa	ayments made by	y you under this cont	act will be returned
21.31	within 20 bu	siness days after the	residential PAC	E administrator receiv	ves this form.

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	N	otice of Rescissi	ion Form	
I HEREE	BY RESCIND (CAN	CEL) THIS CO	NTRACT.	
(Print your 1	name)	<u></u>		
<u></u>		<u></u>		
(Sign your r	name)			
<u>(Date)</u>		<u></u>		
(b) The d	locument containing	the rescission rig	ght and form must be	e provided to the
homeowner	at the time the homeo	owner executes 1	the residential PACE	loan contract.
(c) When	a homeowner rescin	ds a residential	PACE loan, the home	eowner shall not be
liable for any	y amount, including a	any finance char	ge, fees, or other cha	rges.
Subd. 21	<u>.</u> Installation of ener	gy improveme	nts. (a) Without exce	ption and
notwithstanc	ling section 326B.803	5, subdivision 6,	cost-effective energ	y improvements
financed thro	ough a residential PAC	CE loan must be	installed by a resident	tial PACE contractor
who is licens	ed by the commission	er of labor and in	ndustry as a residentia	al building contractor
or residential	remodeler. Mechanic	al contractors, pl	umbing contractors, e	electrical contractors,
and technolo	ogy system contractor	s properly regist	ered or licensed unde	er chapter 326B may
act as subcon	ntractors in order to p	erform installat	ion of energy improv	ements that fall
completely v	within the scope of th	eir registration of	or license.	
<u>(b)</u> A res	idential PACE contra	ctor may not co	mmence work to inst	all cost-effective
energy impro	ovements financed w	ith a residential	PACE loan prior to t	he expiration of the
rescission pe	riod provided under s	ubdivision 19. A	residential PACE con	ntractor who violates
this paragrap	<u>bh:</u>			
<u>(1) is not</u>	entitled to compensa	tion for that wo	rk;	
<u>(2) must</u>	restore the property t	o its original con	ndition at no cost to t	the homeowner; and
<u>(3) imme</u>	diately and without co	ondition return al	l money, property, and	d other consideration
given by the	homeowner.			
(c) A resi	idential PACE contrac	ctor may not cha	rge a homeowner a d	lifferent price for the
cost-effectiv	e energy improvemen	nts and their inst	allation that the cont	ractor would charge
for the same	or similar installation	ns that are not fi	nanced through a res	idential PACE loan.

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23.1	(d) An im	plementing entity m	ust inspect all i	installations and condu	ict a performance
23.2	<u> </u>		-	ective energy improve	
23.3	the program.	`			
23.4	(e) A resi	dential PACE loan pr	ogram shall re	quire that all cost-effe	ctive energy
23.5		*	•	erty prior to, or in con	
23.6				ive energy improveme	
23.7				ns. A residential PACE	
23.8				onservation improvem	
23.8	.			perty under section 21	
23.10				is identified by the cor	
			ment program	is identified by the con	minissioner of the
23.11	commissione	<u>i s designee.</u>			
23.12	Subd. 23.	Retail and end use	prohibited. (a) Energy generated by	an energy
23.13	improvement	may not be sold, tran	nsmitted, or di	stributed at retail and	may not provide for
23.14	end use of the	e electrical energy fro	om an off-site	facility. On-site genera	ation is allowed to
23.15	the extent pro	ovided for in section 2	216B.1611.		
23.16	<u>(b) This s</u>	ection does not modi	fy the exclusiv	ve service territories or	exclusive right to
23.17	serve as prov	ided in sections 216E	B.37 to 216B.4	<u>3.</u>	
23.18	Subd. 24.	Prohibited practice	e <mark>s.</mark> (a) No resid	ential PACE administ	rator or residential
23.19	PACE contra	ctor may:			
23.20	<u>(1) in any</u>	form of communicati	on, make any s	tatement or implication	n that is false, unfair <u>,</u>
23.21	unlawful, dec	eptive, abusive, or m	nisleading, or r	nake any material omi	ssion, regardless of
23.22	reliance on th	e statement or omiss	ion by the hon	neowner, in connection	n with a residential
23.23	PACE loan o	r the marketing or of	fering of cost-	effective energy impro	vements financed
23.24	through a res	idential PACE loan;			
23.25	(2) indicat	te or imply that the co	st-effective en	ergy improvements wil	l pay for themselves
23.26	or offset or e	xceed the amount of	the residential	PACE loan, unless the	e residential PACE
23.27	administrator	or residential PACE	contractor gua	arantees in writing that	t the improvements
23.28	will pay for t	hemselves or offset o	or exceed the a	mount of the residentia	al PACE loan, and a
23.29	provision for	sufficient considerati	ion to the home	eowner is included in t	he residential PACE
23.30	loan contract	in the event that the	guarantee does	s not materialize;	
23.31	<u>(3) indica</u>	te or imply that the re	esidential PAC	E loan is free, a form	of public assistance,
23.32	or a governm	ent program;			

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24.1	<u>(4) indic</u>	cate or imply that the re	esidential PAC	E loan will be repaid,	, in whole or in part,
24.2	by a subsec	uent homeowner;			
24.3	<u>(5) enga</u>	age in any false, decept	ive, or mislead	ing advertising, act, o	or practice;
24.4	<u>(6) use a</u>	an implementing entity	's logo, city sea	al, or other graphic in	marketing materials
24.5	or represen	tations;			
24.6	(7) steer	r or otherwise direct a h	nomeowner to	a residential PACE lo	pan;
24.7	<u>(8) offer</u>	r or provide any tax adv	vice or informa	tion, unless the offerc	or or provider is a tax
24.8	expert, prov	vided that a residential	PACE administ	rator or residential PA	ACE contractor may:
24.9	(i) indic	ate to a homeowner that	at tax benefits	nay be available to c	ertain homeowners
24.10	who obtain	residential PACE loan	s; and		
24.11	(ii) dire	ct the homeowner to se	ek the advice of	of an expert regarding	g tax matters related
24.12	to the reside	ential PACE loan;			
24.13	<u>(9) offer</u>	r or provide direct or in	direct monetar	y payments or any ot	her form of
24.14	compensati	on, incentive, kickback	, inducement, o	or any other thing of v	alue to a homeowner
24.15	to enter into	o a residential PACE lo	<u>an;</u>		
24.16	<u>(10) eng</u>	gage in practices prohib	vited under sec	tion 47.605;	
24.17	<u>(11) eng</u>	gage in practices prohib	oited under sec	tion 332.37;	
24.18	<u>(12) eng</u>	gage in practices prohib	vited under sec	tion 326B.84;	
24.19	<u>(13) ent</u>	er into any residential	PACE loan unl	ess both the Federal I	Housing Finance
24.20	Agency and	the Federal Housing Ad	dministration w	ill purchase, refinance	e, or insure mortgages
24.21	encumbered	d by PACE liens;			
24.22	<u>(14) vio</u>	late state or federal do-	not-call or tele	emarketing restriction	s or prohibitions; or
24.23	<u>(15) vio</u>	late any other state or f	federal law or 1	ule.	
24.24	<u>(b) No r</u>	residential PACE admin	nistrator may:		
24.25	(1) offer	r or provide direct or in	direct monetar	y payments or any of	ther form of
24.26	<u>compensati</u>	on, incentive, kickback	, inducement,	or any other thing of	value to a residential
24.27	PACE cont	ractor to offer, favor, or	r refer a home	wner to a residential	PACE loan over
24.28	other forms	s of financing or credit;	and		
24.29	(2) disc	lose or permit disclosu	re to a resident	ial PACE contractor t	the amount of PACE
24.30	loan financ	ing for which a homeo	wner is eligible	<u>.</u>	

25.1	Subd. 25. Relation to other laws. (a) A residential PACE administrator must comply
25.2	with the Servicemembers Civil Relief Act, United States Code, title 50, section 3901, et
25.3	seq., except that, for the purposes of this section, the rights granted under the act may not
25.4	be waived.
25.5	(b) A residential PACE administrator is subject to section 582.043.
25.6	Subd. 26. Special protection for low-income homeowners. (a) Neither a residential
25.7	PACE administrator nor a residential PACE contractor may enter into a residential PACE
25.8	loan contract with a homeowner unless the administrator first screens the homeowner for
25.9	eligibility for, and, if eligible, refers the homeowner to, the free low-income weatherization
25.10	assistance program and low-income home energy assistance programs, relevant programs
25.11	offered by the Minnesota Housing Finance Agency, relevant programs offered by the electric
25.12	and gas utility company or companies serving the homeowner, and any other relevant no-
25.13	or low-cost programs known to the administrator or contractor.
25.14	(b) For the purposes of this subdivision:
25.15	(1) "low-income" means income qualifying a homeowner for assistance under the
25.16	low-income home energy assistance program;
25.17	(2) "low-income home energy assistance program" has the meaning given under section
25.18	256J.08, subdivision 52; and
25.19	(3) "low-income weatherization assistance program" means the program described under
25.20	section 216C.264.
25.21	Subd. 27. Disclosures. (a) The following verbatim disclosure must be provided to a
25.22	homeowner on a one-page document, separate from any other, and in 14-point type:
25.23	IMPORTANT THINGS TO KNOW ABOUT THIS LOAN
25.24	1. This loan is called a PACE loan. PACE stands for Property Assessed Clean Energy
25.25	Loan.
25.26	2. This is not a typical loan. You pay it back through your property taxes. Property
25.27	taxes are paid annually or twice a year, not monthly, like most loans.
25.28	3. You are putting up your house as a guarantee of repayment (collateral) for this loan.
25.29	You could lose your house in foreclosure or tax forfeiture if you fall behind or cannot
25.30	meet the tax payments necessary to repay the loan.
25.31	<u>4. This PACE loan will increase your property tax bill by [\$ insert annual amount]</u>
25.32	per year for [insert duration of the loan] years, unless you pay the loan back early.

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26.1	5. Having	g a PACE loan on the l	nouse will like	ly make it harder to sell	l your house because
26.2	you will hav	e to pay off the PACE	E loan or reduc	ce the price of the hous	se by the amount of
26.3	the remainin	g PACE loan balance	<u>.</u>		
26.4	6. Having	g a PACE loan on the	house will like	ely make it more diffic	ult to refinance your
26.5	mortgage or	get a loan modification	on. It may also	o delay a closing on a s	sale.
26.6	7. To lear	rn about the benefits a	and risks of a l	PACE loan, contact the	e Minnesota
26.7	Homeowner	ship Center at 651-65	9-9336 or 866	5-462-6466 (toll-free) t	to get the name and
26.8	location of a	local certified housing	g counseling or	ganization. You might	also consider talking
26.9	to a lawyer.				
26.10	<u>(b)</u> A res	idential PACE admin	istrator or a re	sidential PACE contrac	ctor shall give the
26.11	disclosure in	paragraph (a) to the	homeowner fi	ve days prior to the exe	ecution by the
26.12	homeowner	of a residential PACE	loan contract	at the first in-person e	encounter with the
26.13	homeowner	at which a residential	PACE loan of	r the installation of ene	ergy measures to be
26.14	financed by	a residential PACE lo	an is discusse	<u>d.</u>	
26.15	No other	disclosures or papers 1	nay be proffer	ed with the disclosures a	and annual statement
26.16	required und	er this subdivision. T	he administrat	or must ensure that the	contact information
26.17	for the referr	al provided in the dis	closure is up t	to date.	
26.18	<u>(c)</u> In add	dition to the disclosur	e required und	ler paragraph (a), the re	esidential PACE
26.19	administrato	r must provide, befor	e the execution	n of a PACE loan contra	act, a disclosure that
26.20	is approved l	by the commissioner	that includes i	nformation specified b	y the commissioner.
26.21	The disclosu	re must include:			
26.22	<u>(1) the to</u>	tal amount of the asso	essment;		
26.23	(2) the ar	nual assessment pay	ments and a pa	ayment schedule;	
26.24	(3) the te	rm of the assessment	<u>2</u>		
26.25	(4) the in	terest rate and annual	percentage rat	e of the PACE loan, and	d all applicable fees;
26.26	(5) the in	nprovements to be ins	stalled;		
26.27	<u>(6) that n</u>	o penalty shall be ass	essed or colle	cted for prepayment of	the assessment;
26.28	(7) that a	ny potential utility sav	rings are not gu	aranteed and may not b	be equal to or greater
26.29	than the asse	essment payments or t	total assessme	nt amount;	
26.30	<u>(8)</u> that th	he payments will be a	dded to the ho	omeowner's property ta	x bill; and
26.31	(9) the ar	nount by which escro	wed property	taxes will increase.	
	~ /	~			

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27.1	(d) A residential PACE administrator must provide an annual	statement of the status of
27.2	the residential PACE loan, including, at a minimum, the amount p	baid to date and the
27.3	remaining balance of the loan.	
27.4	(e) All legally required and voluntary disclosures made in con	nection with a residential
27.5	PACE loan must be provided in the primary language of the home	eowner if:
27.6	(1) requested by the homeowner;	
27.7	(2) the residential PACE loan is advertised in that language; or	<u>r</u>
27.8	(3) the residential PACE loan contract was explained, discussed	ed, or negotiated in that
27.9	language, regardless of whether the residential PACE loan is adve	ertised in that language.
27.10	Subd. 28. Repayment. (a) An implementing entity that finance	s an energy improvement
27.11	under this section must:	
27.12	(1) secure payment with a lien against the qualifying real prop	perty;
27.13	(2) collect repayments as a special assessment as provided for	in section 429.101 or by
27.14	charter, provided that special assessments may be made payable i	n up to 20 equal annual
27.15	installments;	
27.16	(3) impose requirements and conditions on financing arranger	nents to ensure timely
27.17	repayment;	
27.18	(4) require a petition to the implementing entity by all homeov	wners of the qualifying
27.19	real property requesting collections of repayments as a special ass	sessment under section
27.20	<u>429.101;</u>	
27.21	(5) provide that payments and assessments are not accelerated	due to a default and that
27.22	a tax delinquency for assessments not paid shall be subordinate to	all other assessments on
27.23	the property existing at the time. Payments made by the homeown	ner for unpaid special
27.24	charges collected as a special assessment shall first be credited to	any outstanding charge
27.25	under section 429.021, subdivision 1, clauses (1) to (20), before a	pplying any payment to
27.26	unpaid special charges collected as a special assessment imposed	under this section; and
27.27	(6) require that liability for special assessments related to the $\frac{1}{2}$	financing runs with the
27.28	qualifying real property.	
27.29	(b) If the implementing entity is an authority, the local govern	ment that authorized the
27.30	authority to act as implementing entity shall impose and collect spec	ial assessments necessary
27.31	to pay debt service on bonds issued by the implementing entity un	nder section 216C.436,

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28.1	subdivision	8, and shall transfer a	ll collections o	f the assessments upor	n receipt to the		
28.2	authority.						
28.3	(c) All re	esidential PACE admir	nistrators must	develop, offer, and in	nplement binding		
28.4	(c) All residential PACE administrators must develop, offer, and implement binding residential PACE loan forbearance, modification, and forgiveness mechanisms for						
28.5	homeowners of residential real property who are facing economic hardship. The mechanisms						
28.6	may not rest	may not result in an increase in monthly payments and must restructure or forgive debt in					
28.7	cases of per	manent hardship, inclu	uding loss of in	come due to death or	disability.		
28.8	<u>Subd. 29</u>	. Prepayment of loan	n. <u>A homeown</u>	er may prepay a reside	ential PACE loan, in		
28.9	whole or in	part, at any time or fro	om time to time	e without penalty or p	remium by paying		
28.10	the principal	l amount to be prepaid	together with a	accrued interest to the	date of prepayment.		
28.11	<u>Subd. 30</u>	. Preservation of claim	ns and defense	s. A homeowner or sub	osequent homeowner		
28.12	of, a success	sor in interest to, or any	y person obliga	ted to pay the property	taxes on qualifying		
28.13	residential r	eal property encumber	red by a PACE	lien may assert all cla	aims and defenses		
28.14	against a sul	bsequent residential P	ACE administr	ator that the homeown	ner who originally		
28.15	entered into	the residential PACE	loan could ass	ert against the original	l residential PACE		
28.16	administrate	or or servicer of a resid	dential PACE le	ban.			
28.17	<u>Subd. 31</u>	. Standard of condu	ct; agency rela	tionship. (a) Residen	tial PACE		
28.18	administrato	ors, residential PACE	contractors, sul	ocontractors of the res	idential PACE		
28.19	contractor, a	and agents thereof sha	ll act in good fa	aith toward and in the	best interests of the		
28.20	homeowner	<u>3.</u>					
28.21	<u>(b)</u> For the	he purposes of this see	ction, a residen	tial PACE contractor,	a subcontractor of		
28.22	the residential PACE contractor, and any other agent of the contractor is an agent of a						
28.23	residential P	PACE administrator. T	he performance	e of any act related to	a residential PACE		
28.24	loan contrac	t by a residential PAC	CE contractor, a	subcontractor of the	residential PACE		
28.25	contractor, c	or any agent of the con	tractor is consid	dered an act of the adm	ninistrator, provided		
28.26	the act was	within the contractual	scope work.				
28.27	<u>Subd. 32</u>	. Remedies. (a) Any h	nomeowner agg	grieved by a person or	entity violating this		
28.28	section is en	titled in an action to:					
28.29	<u>(1) actua</u>	I, incidental, and cons	sequential dama	ages;			
28.30	<u>(2)</u> statut	tory damages of either	<u>r:</u>				
28.31	<u>(i) \$5,00</u>	<u>0; or</u>					
28.32	<u>(ii)</u> \$10,0	000 if the defendant vi	iolated subdivi	sion 17 or 24, paragra	ph (a), clause (1);		

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29.1	(3) reasona	ble attorney fees; and	<u>l</u>				
29.2	(4) investigative and court costs.						
29.3	(b) A homeowner of qualified residential real property who is a vulnerable adult is						
29.4	entitled, in addition to any other relief available under this section, to the civil relief available						
29.5	under section 626.557, subdivision 20, if the homeowner prevails in any claim that the						
29.6	defendant:						
29.7	<u>(1) did not</u>	possess a license as re	equired under	r subdivision 6; and			
29.8	(2) violated subdivision 16, 17, 18, 19, 21, 24, 25, 26, 27, or 31.						
29.9	(c) The remedies provided under this subdivision are cumulative, not exclusive, and do						
29.10	not restrict any	remedy that is other	wise availabl	e to a homeowner at	law or in equity.		
29.11	<u>Subd. 33.</u>	Waivers not permitte	ed. The partie	s to a residential PAC	E loan contract may		
29.12	not waive any of the rights or requirements set forth or any provision contained in this						
29.13	section. Any w	vaiver of any right, re-	quirement, or	provision in a reside	ntial PACE loan		
29.14	contract or hor	me improvement cont	ract for cost-	effective energy impr	ovements financed		
29.15	with a resident	tial PACE loan is void	l and unenfor	ceable as contrary to	public policy.		
29.16	Sec. 33. Min	nesota Statutes 2016,	section 290E	3 .03, subdivision 1, is	amended to read:		
29.17	Subdivisio	n 1. Program qualifi	cations. The	qualifications for the	senior citizens'		
29.18	property tax de	eferral program are as	follows:				
29.19	(1) the proj	perty must be owned	and occupied	as a homestead by a	person 65 years of		
29.20	age or older. In	n the case of a married	d couple, at le	east one of the spouse	s must be at least 65		
29.21	years old at the	e time the first proper	ty tax deferra	l is granted, regardles	ss of whether the		
29.22	property is title	ed in the name of one	spouse or bo	th spouses, or titled i	n another way that		
29.23	permits the pro	operty to have homeste	ead status, and	l the other spouse mus	st be at least 62 years		
29.24	of age;						
29.25	(2) the tota	l household income o	f the qualifyi	ng homeowners, as d	efined in section		
29.26	290A.03, subd	livision 5, for the cale	ndar year pre	ceding the year of the	e initial application		
29.27	may not excee	d \$60,000;					
29.28	(3) the hon	nestead must have bee	en owned and	occupied as the home	estead of at least one		
29.29	of the qualifyi	ng homeowners for at	t least 15 year	rs prior to the year the	e initial application		
29.30	is filed;						
29.31	(4) there ar	e no state or federal ta	x liens or jud	gment liens on the ho	mesteaded property;		

30.1	(5) there are no mortgages or other liens on the property that secure future advances,			
30.2	except for those subject to credit limits that result in compliance with clause (6); and			
30.3	(6) the total unpaid balances of debts secured by mortgages and other liens on the			
30.4	property, including unpaid and delinquent special assessments and interest and any delinquent			
30.5	property taxes, penalties, and interest, but not including property taxes payable during the			
30.6	year or debts secured by a residential PACE lien, as defined in section 216C.435, subdivision			
30.7	10d, does not exceed 75 percent of the assessor's estimated market value for the year.			
30.8	Sec. 34. Minnesota Statutes 2016, section 429.011, subdivision 2a, is amended to read:			
30.9	Subd. 2a. Municipality; certain counties. "Municipality" also includes the following:			
30.10	(1) a county in the case of construction, reconstruction, or improvement of a county			
30.11	state-aid highway;			
30.12	(2) a county in the case of construction, reconstruction, or improvement of a county			
30.13	highway as defined in section 160.02 including curbs and gutters and storm sewers;			
30.14	(3) a county exercising its powers and duties under section 444.075, subdivision 1;			
30.15	(4) a county for expenses not paid for under section 403.113, subdivision 3, paragraph			
30.16	(b), clause (3);			
30.17	(5) a county in the case of the abatement of nuisances; and			
30.18	(6) a county operating an energy improvements financing program under section			
30.19	216C.436 or section 216C.437.			
30.20	EFFECTIVE DATE. This section is effective the day following final enactment.			
30.21	Sec. 35. Minnesota Statutes 2016, section 429.021, subdivision 1, is amended to read:			
30.22	Subdivision 1. Improvements authorized. The council of a municipality shall have			
30.23	power to make the following improvements:			
30.24	(1) To acquire, open, and widen any street, and to improve the same by constructing,			
30.25	reconstructing, and maintaining sidewalks, pavement, gutters, curbs, and vehicle parking			
30.26	strips of any material, or by grading, graveling, oiling, or otherwise improving the same,			

including the beautification thereof and including storm sewers or other street drainage andconnections from sewer, water, or similar mains to curb lines.

30.29 (2) To acquire, develop, construct, reconstruct, extend, and maintain storm and sanitary
 30.30 sewers and systems, including outlets, holding areas and ponds, treatment plants, pumps,

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lift stations, service connections, and other appurtenances of a sewer system, within and 31.1 without the corporate limits. 31.2 31.3 (3) To construct, reconstruct, extend, and maintain steam heating mains. (4) To install, replace, extend, and maintain street lights and street lighting systems and 31.4 31.5 special lighting systems. (5) To acquire, improve, construct, reconstruct, extend, and maintain water works systems, 31.6 31.7 including mains, valves, hydrants, service connections, wells, pumps, reservoirs, tanks, treatment plants, and other appurtenances of a water works system, within and without the 31.8 corporate limits. 31.9 (6) To acquire, improve and equip parks, open space areas, playgrounds, and recreational 31.10 facilities within or without the corporate limits. 31.11 (7) To plant trees on streets and provide for their trimming, care, and removal. 31.12 (8) To abate nuisances and to drain swamps, marshes, and ponds on public or private 31.13 property and to fill the same. 31.14 (9) To construct, reconstruct, extend, and maintain dikes and other flood control works. 31.15 (10) To construct, reconstruct, extend, and maintain retaining walls and area walls. 31.16 (11) To acquire, construct, reconstruct, improve, alter, extend, operate, maintain, and 31.17 promote a pedestrian skyway system. Such improvement may be made upon a petition 31.18 pursuant to section 429.031, subdivision 3. 31.19 (12) To acquire, construct, reconstruct, extend, operate, maintain, and promote 31.20 underground pedestrian concourses. 31.21 (13) To acquire, construct, improve, alter, extend, operate, maintain, and promote public 31.22 malls, plazas or courtyards. 31.23 (14) To construct, reconstruct, extend, and maintain district heating systems. 31.24 (15) To construct, reconstruct, alter, extend, operate, maintain, and promote fire protection 31.25 systems in existing buildings, but only upon a petition pursuant to section 429.031, 31.26 subdivision 3. 31.27 31.28 (16) To acquire, construct, reconstruct, improve, alter, extend, and maintain highway sound barriers. 31.29 31.30 (17) To improve, construct, reconstruct, extend, and maintain gas and electric distribution facilities owned by a municipal gas or electric utility. 31.31

32.1 (18) To purchase, install, and maintain signs, posts, and other markers for addressing
32.2 related to the operation of enhanced 911 telephone service.

32.3 (19) To improve, construct, extend, and maintain facilities for Internet access and other
 32.4 communications purposes, if the council finds that:

(i) the facilities are necessary to make available Internet access or other communications
services that are not and will not be available through other providers or the private market
in the reasonably foreseeable future; and

32.8 (ii) the service to be provided by the facilities will not compete with service provided32.9 by private entities.

(20) To assess affected property owners for all or a portion of the costs agreed to with
an electric utility, telecommunications carrier, or cable system operator to bury or alter a
new or existing distribution system within the public right-of-way that exceeds the utility's
design and construction standards, or those set by law, tariff, or franchise, but only upon
petition under section 429.031, subdivision 3.

32.15 (21) To assess affected property owners for repayment of voluntary energy improvement
 32.16 financings under section 216C.436, subdivision 7, or section 216C.437, subdivision 28.

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

32.18 Sec. 36. Minnesota Statutes 2016, section 429.101, subdivision 1, is amended to read:

32.19 Subdivision 1. **Ordinances.** (a) In addition to any other method authorized by law or 32.20 charter, the governing body of any municipality may provide for the collection of unpaid 32.21 special charges as a special assessment against the property benefited for all or any part of 32.22 the cost of:

32.23 (1) snow, ice, or rubbish removal from sidewalks;

32.24 (2) weed elimination from streets or private property;

32.25 (3) removal or elimination of public health or safety hazards from private property,
32.26 excluding any structure included under the provisions of sections 463.15 to 463.26;

32.27 (4) installation or repair of water service lines, street sprinkling or other dust treatment32.28 of streets;

32.29 (5) the trimming and care of trees and the removal of unsound trees from any street;

32.30 (6) the treatment and removal of insect infested or diseased trees on private property,32.31 the repair of sidewalks and alleys;

33.1 (7) the operation of a street lighting system;

33.2 (8) the operation and maintenance of a fire protection or a pedestrian skyway system;

33.3 (9) inspections relating to a municipal housing maintenance code violation;

(10) the recovery of any disbursements under section 504B.445, subdivision 4, clause
(5), including disbursements for payment of utility bills and other services, even if provided
by a third party, necessary to remedy violations as described in section 504B.445, subdivision
4, clause (2); or

33.8 (11) [Repealed, 2004 c 275 s 5]

33.9 (12) the recovery of delinquent vacant building registration fees under a municipal33.10 program designed to identify and register vacant buildings.

33.11 (b) The council may by ordinance adopt regulations consistent with this section to make 33.12 this authority effective, including, at the option of the council, provisions for placing primary 33.13 responsibility upon the property owner or occupant to do the work personally (except in 33.14 the case of street sprinkling or other dust treatment, alley repair, tree trimming, care, and 33.15 removal, or the operation of a street lighting system) upon notice before the work is 33.16 undertaken, and for collection from the property owner or other person served of the charges 33.17 when due before unpaid charges are made a special assessment.

33.18 (c) A home rule charter city, statutory city, county, or town operating an energy
33.19 improvements financing program under section 216C.436 or section 216C.437 has the
33.20 authority granted to a municipality under paragraph (a) with respect to energy improvements
33.21 financed under that section.

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

33.23 Sec. 37. <u>REPEALER.</u>

33.24 Minnesota Statutes 2016, section 216C.435, subdivision 5, is repealed.

APPENDIX Repealed Minnesota Statutes: SF3245-4

216C.435 DEFINITIONS.

Subd. 5. Energy improvement. "Energy improvement" means:

(1) any renovation or retrofitting of a building to improve energy efficiency that is permanently affixed to the property and that results in a net reduction in energy consumption without altering the principal source of energy;

(2) permanent installation of new or upgraded electrical circuits and related equipment to enable electrical vehicle charging; or

(3) a renewable energy system attached to, installed within, or proximate to a building that generates electrical or thermal energy from a renewable energy source.