RSI

S3290-1

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 3290

(SENATE AUTHORS: LANG, Osmek, Eichorn, Utke and Fischbach)								
DATE	D-PG	OFFICIAL STATUS						
03/14/2018	6483	Introduction and first reading Referred to Energy and Utilities Finance and Policy						
03/19/2018		Comm report: To pass as amended and re-refer to Judiciary and Public Safety Finance and Policy						

1.1	A bill for an act
1.2 1.3 1.4	relating to energy; establishing a process to compensate businesses for loss of business opportunity resulting from sale and closure of a biomass energy plant; proposing coding for new law in Minnesota Statutes, chapter 116C.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [116C.7793] BIOMASS BUSINESS COMPENSATION.
1.7	Subdivision 1. Office of Administrative Hearings; claims process. The chief
1.8	administrative law judge of the Office of Administrative Hearings must name an
1.9	administrative law judge to administer a claims award process to compensate businesses
1.10	negatively affected by the sale and closure of the biomass plant under section 216B.2424.
1.11	The administrative law judge may create a process, including creation of forms, to consider
1.12	claims for affected businesses and issue awards to eligible businesses. A form developed
1.13	for the process must, at a minimum, require the name of the business, the business address
1.14	and telephone number, and the name of a contact person.
1.15	Subd. 2. Eligibility. To be eligible for compensation, an affected business must verify
1.16	that as of May 1, 2017, it was operating under the terms of a valid contract or provide other
1.17	documentation demonstrating an ongoing business relationship with the company operating
1.18	either the biomass plant identified under section 116C.779, subdivision 1, paragraph (f), or
1.19	a fertilizer plant integrated with the biomass plant identified under section 116C.779,
1.20	subdivision 1, paragraph (f).
1.21	Subd. 3. Calculation of award. (a) An eligible business must demonstrate the extent
1.22	of its lost business opportunity by providing copies of any contracts or other documentation
1.23	under subdivision 3, including financial statements showing company financial performance

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2.1	over the past	five years for supply	ing or managing	g material for or rece	iving material from		
2.2	over the past five years for supplying or managing material for, or receiving material from, the biomass plant identified under section 116C.779, subdivision 1, paragraph (f).						

- 2.3 (b) A business seeking compensation must report any payment received from business
- 2.4 <u>interruption insurance policies, if any, the payment of which would offset compensation</u>
- 2.5 provided under this section. A business seeking compensation must also provide a valuation
- 2.6 of the sales, salvage, or scrap value of real or personal property associated with the business
- 2.7 <u>if there is no alternative use available for the company's real and personal property.</u>
- 2.8 (c) A business seeking compensation may also provide information documenting its
- 2.9 stranded investment in personal property essential to the business operation but for which
- 2.10 there is no valuable alternative use in the market place. Such stranded investment may be
- 2.11 included in the calculation of compensable loss for purposes of seeking compensation under
- 2.12 <u>this section.</u>
- 2.13 (d) A business seeking compensation must provide any other documentation it deems
- 2.14 appropriate, or as required by the administrative law judge, to support its claim for
- 2.15 compensation, including a narrative regarding the facts of the business claim which gives
- 2.16 <u>rise to the request for compensation.</u>
- 2.17 Subd. 4. Priority. The administrative law judge must give priority to claims by eligible
- 2.18 <u>businesses that demonstrate a significant effort to mitigate losses resulting from the closure</u>
- 2.19 of the biomass plant under section 216B.2424, subdivision 9. The administrative law judge
- 2.20 <u>must consider whether, as listed in order of importance, the business:</u>
- 2.21 (1) has demonstrated effort to pivot the business through retasking and retooling;
- 2.22 (2) was formed as a result of the biomass plant identified under section 116C.779,
- 2.23 <u>subdivision 1, paragraph (f), commencing operations;</u>
- 2.24 (3) was in business prior to the date the biomass plant identified under section 116C.779,
 2.25 subdivision 1, paragraph (f), commenced operations; or
- 2.26 (4) is requesting compensation for a total business loss without mitigation efforts.
- 2.27 Subd. 5. Amount of claim. Any claim is limited by and proportional to the amount
- 2.28 provided for compensation in the biomass business compensation fund established under
- 2.29 section 116C.7794, and the number of claimants. A request for compensation must not
- 2.30 exceed the average of the annual net revenue generated from a contract or business
- 2.31 relationship with the biomass plant identified under section 116C.779, subdivision 1,
- 2.32 paragraph (f), or a fertilizer plant integrated with the biomass plant identified under section
- 2.33 <u>116C.779</u>, subdivision 1, paragraph (f), for the past five years times ten or times the number

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3.1	of years remainin	ng on the biomass	s plant's origir	nal power purchase agr	eement, whichever
3.2	is less.				
3.3	Subd. 6. Dead	llines. A business	s seeking to su	bmit a request for comp	ensation and receive
3.4	an offer of settlen	nent or enter into	a settlement ag	greement under this sec	tion must file claims
3.5	with the administ	trative law judge	within 60 day	vs of the date the bioma	uss plant was closed
3.6	under section 216	6B.2424, subdivis	sion 9. Any of	ffer of settlement must	be made within 180
3.7	days after the dea	adline for filing c	laims with the	e administrative law ju	dge. The business
3.8	must accept the o	offer of settlemen	t within 40 of	the date it received the	e offer.
3.9	Subd. 7. Appe	eals. A decision to	o deny compe	nsation claimed under t	his section is subject
3.10	to the contested c	case review proce	edures under c	hapter 14.	
3.11	Sec. 2. [116C.7	794] BIOMASS	BUSINESS	COMPENSATION A	CCOUNT.
3.12	Subdivision 1	. Account establ	lished. A bior	nass business compens	ation account is
3.13	established as a s	eparate account i	n the special	revenue fund in the sta	te treasury.
3.14	Appropriations an	nd transfers to the	e account mus	t be credited to the acc	ount. Earnings, such
3.15	as interest, and an	ny other earnings	arising from	the assets of the account	nt are credited to the
3.16	account. Funds re	emaining in the a	ccount as of I	December 31, 2020, mi	ist be transferred to
3.17	the renewable de	velopment accou	nt established	under section 116C.77	<u>79.</u>
3.18	Subd. 2. Fund	ding for the spec	cial account.	On July 1, 2018, \$40,0	00,000 must be
3.19	transferred from t	he renewable dev	velopment acc	ount under section 1160	C.779 to the biomass
3.20	business compens	sation account est	tablished unde	er subdivision 1. The tra	unsferred funds must
3.21	be used to pay eli	igible obligations	s under the bio	omass business comper	sation program
3.22	established in sec	ction 116C.7793.			
3.23	Subd. 3. Payr	nent of expenses	s. The chief ad	dministrative law judge	shall certify to the
3.24	commissioner of	management and	l budget the to	otal costs incurred for a	dministering the
3.25	biomass business	compensation cl	laims process	during each fiscal year	; in an amount less
3.26	than or equal to \$	S The comm	issioner of ma	anagement and budget	shall transfer the
3.27	amount of certific	ed costs incurred	for these acti	vities from the renewal	ole development
3.28	account under sec	ction 116C.779 a	nd deposit it to	the administrative hea	urings account under
3.29	section 14.54. Tra	ansfers may occu	r quarterly, ba	ased on quarterly cost a	and revenue reports,
3.30	throughout the fis	scal year, with fir	nal certification	on and reconciliation af	ter each fiscal year.

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