21-01472

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 582

(SENATE AUTI	HORS: RARICK	X)
DATE	D-PG	OFFICIAL STATUS
02/04/2021	In	troduction and first reading
	Re	eferred to Agriculture and Rural Development Finance and Policy

JRM/KR

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to agriculture; modifying bioincentive program; appropriating money; amending Minnesota Statutes 2020, sections 41A.16, subdivision 2; 41A.17, subdivision 2; 41A.18, subdivision 2; proposing coding for new law in Minnesota Statutes, chapter 41A.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2020, section 41A.16, subdivision 2, is amended to read:
1.8	Subd. 2. Payment amounts; limits. (a) The commissioner shall make payments to
1.9	eligible producers of advanced biofuel. The amount of the payment for each eligible
1.10	producer's annual production is \$2.1053 per MMbtu for advanced biofuel production from
1.11	cellulosic biomass, and \$1.053 per MMbtu for advanced biofuel production from sugar,
1.12	starch, oil, or animal fat at a specific location for ten years after the start of production.
1.13	(b) Total payments under this section to an eligible biofuel producer in a fiscal year may
1.14	not exceed the amount necessary for 2,850,000 MMbtu of biofuel production. Total payments
1.15	under this section to all eligible biofuel producers in a fiscal year may not exceed the amount
1.16	necessary for 17,100,000 MMbtu of biofuel production. If the total amount for which all
1.17	producers are eligible in a quarter exceeds the amount available for payments, the
1.18	commissioner shall make the payments on a pro rata basis. An eligible producer may reapply
1.19	for payment of the amount of the difference between the claim for payment filed under
1.20	subdivision 6 and the pro rata amount received until the full amount of the original claim
1.21	<u>is paid.</u>
1.22	(c) For purposes of this section, an entity that holds a controlling interest in more than

1.23 one advanced biofuel facility is considered a single eligible producer.

1

	01/25/21	REVISOR	JRM/KR	21-01472	as introduced
2.1	EFFEC	FIVE DATE. This	s section is effectiv	ve retroactively from Jan	uary 1, 2020, and
2.2		aims filed after Ja			
2.3	Sec. 2. Mi	nnesota Statutes 20	020, section 41A.	7, subdivision 2, is ame	nded to read:
2.4	Subd. 2.	Payment amount	s; bonus; limits. (a) The commissioner sha	ll make payments
2.5	to eligible p	oducers of renewa	ble chemicals loca	ted in the state. The amou	nt of the payment
2.6	for each pro	ducer's annual pro	duction is \$0.03 p	er pound of sugar-derive	d renewable
2.7	chemical, \$().03 per pound of c	ellulosic sugar, sta	rch, oil, or animal fat, and	l \$0.06 per pound
2.8	of cellulosic	-derived renewabl	e chemical produc	ed at a specific location f	for ten years after
2.9	the start of p	production.			
2.10	(b) An e	ligible facility proc	ducing renewable	chemicals using agricult	ural cellulosic
2.11	biomass is e	igible for a 20 perc	ent bonus paymen	t for each pound produced	from agricultural
2.12	biomass tha	t is derived from p	erennial crop or co	over crop biomass.	
2.13	(c) Total	payments under th	nis section to an el	igible renewable chemic	al producer in a
2.14	fiscal year n	nay not exceed the	amount necessary	7 for 99,999,999 pounds	of renewable
2.15	chemical pr	oduction. Total pay	yments under this	section to all eligible ren	ewable chemical
2.16	producers in	a fiscal year may	not exceed the am	ount necessary for 599,99	99,999 pounds of
2.17	renewable c	hemical production	n. If the total amo	unt for which all produce	ers are eligible in
2.18	a quarter ex	ceeds the amount a	available for paym	ents, the commissioner s	hall make the
2.19	payments or	n a pro rata basis. <u>A</u>	An eligible produc	er may reapply for payme	ent of the amount
2.20	of the differ	ence between the c	claim for payment	filed under subdivision 5	5 and the pro rata
2.21	amount rece	eived until the full	amount of the orig	ginal claim is paid.	
2.22	(d) An e	ligible facility may	v blend renewable	chemicals with other che	emicals that are
2.23	not renewab	le chemicals, but o	only the percentag	e attributable to renewab	le chemicals in
2.24	the blended	product is eligible	to receive payme	nt.	
2.25	(e) For p	urposes of this sec	ction, an entity tha	t holds a controlling inter	rest in more than
2.26	one renewal	ole chemical produ	ection facility is co	nsidered a single eligible	e producer.
2.27	EFFEC	FIVE DATE. This	s section is effectiv	ve retroactively from Jan	uary 1, 2020, and
2.28	applies to cl	aims filed after Jai	nuary 1, 2020.		
2.29	Sec. 3. Mi	nnesota Statutes 20	020, section 41A.	18, subdivision 2, is ame	nded to read:
2.30	Subd. 2.	Payment amount	s; bonus; limits; b	lending. (a) The commis	sioner shall make
2.31	payments to	eligible producers	s of biomass therm	al located in the state. The	he amount of the

2

payment for each producer's annual production is \$5.00 per MMbtu of biomass thermal
production produced at a specific location for ten years after the start of production.

3.3 (b) An eligible facility producing biomass thermal using agricultural cellulosic biomass
3.4 is eligible for a 20 percent bonus payment for each MMbtu produced from agricultural
3.5 biomass that is derived from perennial crop or cover crop biomass.

(c) Total payments under this section to an eligible thermal producer in a fiscal year 3.6 may not exceed the amount necessary for 30,000 MMbtu of thermal production. Total 3.7 payments under this section to all eligible thermal producers in a fiscal year may not exceed 3.8 the amount necessary for 150,000 MMbtu of total thermal production. If the total amount 3.9 for which all producers are eligible in a quarter exceeds the amount available for payments, 3.10 the commissioner shall make the payments on a pro rata basis. An eligible producer may 3.11 reapply for payment of the amount of the difference between the claim for payment filed 3.12 under subdivision 5 and the pro rata amount received until the full amount of the original 3.13 claim is paid. 3.14

3.15 (d) An eligible facility may blend a cellulosic feedstock with other fuels in the biomass
3.16 thermal production facility, but only the percentage attributable to biomass meeting the
3.17 cellulosic forestry biomass requirements or agricultural cellulosic biomass sourcing plan is
3.18 eligible to receive payment.

(e) When a facility is eligible due to adding production capacity or retrofitting existing
capacity, the entire amount of biomass meeting the cellulosic forestry biomass requirements
or agricultural cellulosic biomass sourcing plan is assumed to have been used for the biomass
thermal production from the added or retrofitted production capacity.

- 3.23 (f) For purposes of this section, an entity that holds a controlling interest in more than
 3.24 one biomass thermal production facility is considered a single eligible producer.
- 3.25 EFFECTIVE DATE. This section is effective retroactively from January 1, 2020, and
 3.26 applies to claims filed after January 1, 2020.

3.27 Sec. 4. [41A.195] BIOINCENTIVE ACCOUNT.

3.28 <u>A bioincentive account is established in the agricultural fund. The account consists of</u> 3.29 money appropriated, deposited, or transferred by law to the account and any other money

3.30 donated, allotted, or otherwise provided to the account. Money in the account, including

3.31 interest, is annually appropriated to the commissioner for the purposes of making incentive

3.32 payments under sections 41A.16, 41A.17, and 41A.18.

4.1	Sec. 5. TRANSFERS; APPROPRIATION.
4.2	Subdivision 1. Bioincentive account. (a) \$5,000,000 in fiscal year 2021 is transferred
4.3	from the general fund to the bioincentive account under Minnesota Statutes, section 41A.195.
4.4	This is a onetime transfer and is in addition to any other transfer or appropriation.
4.5 4.6	(b) \$10,000,000 in fiscal year 2022 and \$10,000,000 in fiscal year 2023 are transferred from the general fund to the bioincentive account.
4.7	Subd. 2. Renewable development account. Notwithstanding Minnesota Statutes, section
4.8	116C.779, subdivision 1, paragraph (j), sums sufficient to make payments for claims under
4.9	sections 41A.16, 41A.17, and 41A.18, not otherwise paid, are annually appropriated from
4.10	the renewable development account under section 116C.779, subdivision 1, to the
4.11	commissioner of agriculture. This subdivision expires September 1, 2024.
4.12	EFFECTIVE DATE. This section is effective the day following final enactment.