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| 1.1 1.2 | Senator Frentz from the Committee on Energy, Utilities, Environment, and Climate, to which was referred |
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| 1.3 1.4 1.5 1.6 | S.F. No. 1622: A bill for an act relating to energy; establishing grant programs to enhance the competitiveness of Minnesota entities in obtaining federal money for energy projects; creating an account; establishing an advisory task force; requiring a report; transferring and appropriating money; proposing coding for new law in Minnesota Statutes, chapter 216C. |
| 1.7 | Reports the same back with the recommendation that the bill be amended as follows: |
| 1.8 | Delete everything after the enacting clause and insert: |
| 1.9 | "Section 1. [216C.391] MINNESOTA STATE COMPETITIVENESS FUND. |
| 1.10 | Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have |
| 1.11 | the meanings given. |
| 1.12 | (b) "Competitive funds" means federal funds awarded to selected applicants based on |
| 1.13 | the grantor's evaluation of the strength of an application measured against all other |
| 1.14 | applications. |
| 1.15 | (c) "Disadvantaged community" has the meaning given by the federal agency disbursing |
| 1.16 | federal funds. |
| 1.17 | (d) "Eligible entity" means an entity located in Minnesota that is eligible to receive |
| 1.18 | federal funds, or an entity that has at least one Minnesota-based partner, as determined by |
| 1.19 | the grantor of the federal funds. |
| 1.20 | (e) "Federal funds" means federal formula or competitive funds available for award to |
| 1.21 | applicants for energy projects under the Infrastructure Investment and Jobs Act, Public Law |
| 1.22 | 117-58, or the Inflation Reduction Act of 2022, Public Law 117-169. |
| 1.23 | (f) "Formula funds" means federal funds awarded to all eligible applicants on a |
| 1.24 | noncompetitive basis. |
| 1.25 | (g) "Match" means the amount of state money a successful grantee in Minnesota is |
| 1.26 | required to contribute to a project as a condition of receiving federal funds. |
| 1.27 | (h) "Political subdivision" has the meaning given in section 331A.01, subdivision 3. |
| 1.28 | (i) "Project" means the activities proposed to be undertaken by an eligible entity awarded |
| 1.29 | federal funds and are located in Minnesota or will directly benefit Minnesotans. |
| 1.30 | (j) "Tribal government" has the meaning given in section 116J.64, subdivision 4. |
| 1.31 | Subd. 2. Establishment of account; eligible expenditures. (a) A state competitiveness |
| 1.32 | fund account is created in the special revenue fund of the state treasury. The commissioner |

02/15/23

SS

| 2.1 | must credit to the account appropriations and transfers to the account. Earnings, such as |
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| 2.2 | interest, dividends, and any other earnings arising from assets of the account, must be |
| 2.3 | credited to the account. Money remaining in the account at the end of a fiscal year does not |
| 2.4 | cancel to the general fund but remains available until June 30, 2034. The commissioner is |
| 2.5 | the fiscal agent and must manage the account. |
| 2.6 | (b) Money in the account is appropriated to the commissioner and must be used to: |
| 2.7 | (1) pay all or any portion of the state match required as a condition of receiving federal |
| 2.8 | funds, or to otherwise reduce the cost for projects which are awarded federal funds; |
| 2.9 | (2) award grants under subdivision 4 to obtain grant development assistance for eligible |
| 2.10 | entities; and |
| 2.11 | (3) pay the reasonable costs incurred by the department to assist eligible entities to |
| 2.12 | successfully compete for available federal funds. |
| 2.13 | Subd. 3. Grant awards; eligible entities; priorities. (a) Grants may be awarded under |
| 2.14 | this section to eligible entities in accord with the following order of priorities: |
| 2.15 | (1) federal funds directed to the state that require a match; |
| 2.16 | (2) federal funds directed to a political subdivision or a Tribal government that require |
| 2.17 | <u>a match;</u> |
| 2.18 | (3) federal funds directed to an institution of higher education, a consumer-owned utility, |
| 2.19 | a business, or a nonprofit organization that require a match; |
| 2.20 | (4) federal funds directed to investor-owned utilities; |
| 2.21 | (5) federal funds directed to an eligible entity not included in clauses (1) to (4) that |
| 2.22 | require a match; and |
| 2.23 | (6) all other grant opportunities directed to eligible entities that do not require a match |
| 2.24 | but for which the commissioner determines that a grant made under this section is likely to |
| 2.25 | enhance the likelihood of an applicant's receiving federal funds, or to increase the potential |
| 2.26 | amount of federal funds received. |
| 2.27 | (b) By November 15, 2023, the commissioner must develop and publicly post federal |
| 2.28 | energy grant funds that are eligible for state matching funds under this section. |
| 2.29 | Subd. 4. Grant awards; grant development assistance. Grants may be awarded under |
| 2.30 | this section to entities with expertise and experience in grant development to assist eligible |
| 2.31 | entities to prepare grant applications for federal funds. Eligible grantees under this subdivision |
| 2.32 | include regional development commissions established in section 462.387, the West Central |

02/15/23

SS

| 3.1 | Initiative Foundation, Minnesota Municipal Utilities Association, Minnesota Rural Electric |
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| 3.2 | Association, consumer-owned utilities, Tribal governments, and any entity the commissioner |
| 3.3 | determines will enhance the competitiveness of grant applications by disadvantaged |
| 3.4 | communities and from eligible entities located in areas not served by a regional development |
| 3.5 | commission. |
| 3.6 | Subd. 5. Grant amounts. (a) For grants that meet the criteria in subdivision 3, clauses |
| 3.7 | (1) to (3), the maximum grant award for each entity is 100 percent of the required match. |
| 3.8 | (b) For grants that meet the criteria in subdivision 3, clauses (4) and (5), the maximum |
| 3.9 | grant award is 50 percent of the required match, except that if the commissioner determines |
| 3.10 | that at least 40 percent of the direct benefits resulting from a project awarded federal funds |
| 3.11 | would be realized by residents of a disadvantaged community, the commissioner may award |
| 3.12 | up to 100 percent of the required match. |
| 3.13 | (c) For projects that meet the criteria in subdivision 3, clause (6), the commissioner may |
| 3.14 | award a grant up to ten percent of the amount of federal funds requested by the applicant, |
| 3.15 | except that if the commissioner determines that at least 40 percent of the direct benefits |
| 3.16 | resulting from a project awarded federal funds would be realized by residents of a |
| 3.17 | disadvantaged community, the commissioner may award up to 20 percent of the amount of |
| 3.18 | federal funds requested. |
| 3.19 | (d) No single entity may receive grants awards under this subdivision totaling more than |
| 3.20 | <u>\$15,000,000.</u> |
| 3.21 | Subd. 6. Grant awards; administration. (a) An eligible entity seeking a grant award |
| 3.22 | under subdivision 3 or an entity seeking a grant award under subdivision 4 must submit an |
| 3.23 | application to the commissioner on a form prescribed by the commissioner. The |
| 3.24 | commissioner is responsible for receiving and reviewing grant applications and awarding |
| 3.25 | grants under this section, and shall develop administrative procedures governing the |
| 3.26 | application, evaluation, and award process. The commissioner may not make a grant award |
| 3.27 | under this section unless the commissioner has determined, and has notified the applicant |
| 3.28 | in writing, that the application is complete. In awarding grants under this section, the |
| 3.29 | commissioner shall endeavor to make awards to applicants from all regions of the state. |
| 3.30 | The maximum grant award for each entity under this subdivision is \$300,000. |
| 3.31 | (b) The department must provide technical assistance to applicants. Applicants may also |
| 3.32 | receive grant development assistance at no cost from entities awarded grants for that purpose |
| 3.33 | under subdivision 4. |

| | 02/15/23 | SENATEE | SS | SS1622R |
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| 4.1 | (c) Within ten business days of c | letermining a grant aw | vard amount to an | applicant, the |
| 4.2 | commissioner must: | | | |
| 4.3 | (1) reserve that amount for that s | pecific grant in the star | te competitivenes | s fund account; |
| 4.4 | and | | | |
| 4.5 | (2) notify the Legislative Adviso | ory Commission in wri | iting of the reserv | ved amount, the |
| 4.6 | name of the applicant, the purpose of | of the project, and the | unreserved balan | ce of funds |
| 4.7 | remaining in the account. | | | |
| 4.8 | (d) Reserved funds are committe | ed to the grant and use | specified in the 1 | notice provided |
| 4.9 | under paragraph (c) and are unavailab | ble for reservation or ap | propriation for ot | her applications |
| 4.10 | unless and until the commissioner re- | eceives written notice | from the applicar | nt that the |
| 4.11 | application for federal funds has been | en withdrawn or from | the federal grante | or that the |
| 4.12 | application for which funds from the | e account were reserve | ed has been denie | d federal funds. |
| 4.13 | (e) Reserved funds may only be | expended upon preser | ntation of written | notice from the |
| 4.14 | federal grantor to the commissioner | stating that the application | ant will receive for | ederal funds for |
| 4.15 | the project described in the application | on. If the amount of fede | eral funds awarded | d to an applicant |
| 4.16 | differs from the amount requested in | the application, the con | mmissioner may a | idjust the award |
| 4.17 | made under this section accordingly | <u>/.</u> | | |
| 4.18 | (f) Reserved funds must be made | e for projects that dem | onstrate they will | l help meet the |
| 4.19 | state's clean energy and energy-relate | ed climate goals throug | h renewable energ | y development, |
| 4.20 | energy conservation, efficiency, or e | energy-related greenho | ouse gas reduction | n benefits. |
| 4.21 | (g) The commissioner must noti | fy the chairs and ranki | ing minority mem | ibers of the |
| 4.22 | legislative committees with jurisdic | tion over energy finan | ce when the unre | served balance |
| 4.23 | of the competitive fund account read | ches the following amo | ounts: 50 percent, | unreserved; 25 |
| 4.24 | percent, unreserved; 15 percent, unr | reserved; and five perc | ent. The notificat | tion must be |
| 4.25 | within ten days after each level of u | nreserved balance is re | eached. | |
| 4.26 | Subd. 7. Report; audit. Beginni | ing February 15, 2024, | , and each Februa | ry 15 thereafter |
| 4.27 | until February 15, 2035, the commis | ssioner must submit a | written report to | the chairs and |
| 4.28 | ranking minority members of the legi | islative committees wit | h jurisdiction over | r energy finance |
| 4.29 | on the activities taken and expenditu | ures made under this s | ection. The repor | t must, at a |
| 4.30 | minimum, include the following inf | formation for the most | recent calendar y | year: |
| 4.31 | (1) the number of applications for | grants filed with the co | ommissioner and t | the total amount |
| 4.32 | of grant funds requested; | | | |
| 4.33 | (2) each grant awarded; | | | |

Section 1.

| | 02/15/23 | SENATEE | SS | SS1622R |
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| 5.1 | (3) the number of additional person | nel hired for the p | ourposes of this section | · · |
| 5.2 | (4) expenditures on activities conduc | cted under this sec | ction, reported separate | ly for these |
| 5.3 | areas: | | | |
| 5.4 | (i) the provision of technical assistant | nce; | | |
| 5.5 | (ii) grants made under subdivision 4 | to entities to ass | ist applicants with grar | <u>1t</u> |
| 5.6 | development; | | | |
| 5.7 | (iii) application review and evaluation | on; | | |
| 5.8 | (iv) information technology activitie | es; and | | |
| 5.9 | (v) other expenditures; | | | |
| 5.10 | (5) the unreserved balance remaining | g in the state com | petitiveness fund acco | unt; |
| 5.11 | (6) a copy of a financial audit of the | department's exp | penditures under this se | ection |
| 5.12 | conducted by an independent auditor; | | | |
| 5.13 | (7) recommendations for legislation | to enhance the al | bility of eligible entitie | <u>s to</u> |
| 5.14 | successfully compete for federal funds; | and | | |
| 5.15 | (8) additional available funding opp | ortunities to obta | in energy-related fundi | ng from |
| 5.16 | federal agencies. | | | |
| 5.17 | EFFECTIVE DATE. This section | is effective the da | y following final enact | tment. |
| 5.18 | Sec. 2. APPROPRIATION. | | | |
| 5.19 | \$156,000,000 in fiscal year 2023 is | appropriated from | n the general fund to th | le |
| 5.20 | commissioner of commerce for the purp | oses of Minnesot | a Statutes, section 2160 | C.391. This |
| 5.21 | is a onetime appropriation. Of this amo | unt: | | |
| 5.22 | (1) \$140,000,000 is for grant awards | made under Min | nesota Statutes, section | 216C.391, |
| 5.23 | subdivision 3, of which at least \$75,000 | ,000 is for grant | awards of less than \$1, | 000,000; |
| 5.24 | (2) \$13,750,000 is for grant awards | made under Minr | nesota Statutes, section | 216C.391, |
| 5.25 | subdivision 4; | | | |
| 5.26 | (3) \$750,000 is for the reports and a | udits under Minn | esota Statutes, section | 216C.391, |
| 5.27 | subdivision 7; | | | |
| 5.28 | (4) \$1,500,000 is for information sys | stem developmen | t improvements necess | ary to carry |
| 5.29 | out Minnesota Statutes, section 216C.3 | 91, and to improv | ve digital access and re | porting; |

6.11

SS

- (5) the commissioner may transfer money from clause (2) to clause (1) if less than 75 6.1
- percent of the money in clause (2) has been awarded by June 30, 2028; and 6.2
- (6) up to five percent of the amounts in clauses (1) and (2) may be used by the department 6.3
- to administer Minnesota Statutes, section 216C.391. 6.4
- EFFECTIVE DATE. This section is effective the day following final enactment." 6.5
- Amend the title as follows: 6.6
- Page 1, line 4, delete "establishing an advisory task force;" 6.7
- And when so amended the bill do pass and be re-referred to the Committee on Finance. 6.8
- Amendments adopted. Report adopted. 6.9

ich A. Funtz 6.10 (Committee Chair)

| 6.12 | February 15, 2023 |
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| 6.13 | (Date of Committee recommendation) |