MS/HL

## **SENATE STATE OF MINNESOTA** NINETY-THIRD SESSION

## S.F. No. 1172

## (SENATE AUTHORS: MATHEWS, Hauschild, Housley, Eichorn and McEwen)DATED-PGOFFICIAL STATUS02/02/2023600Introduction and first reading

Introduction and first reading Referred to Taxes See HF1938

1.1	A bill for an act
1.2 1.3 1.4	relating to taxation; establishing electric generation transition aid to local governments; appropriating money; amending Minnesota Statutes 2022, section 273.1392; proposing coding for new law in Minnesota Statutes, chapter 477A.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2022, section 273.1392, is amended to read:
1.7	273.1392 PAYMENT; SCHOOL DISTRICTS.
1.8	The amounts of bovine tuberculosis credit reimbursements under section 273.113;
1.9	conservation tax credits under section 273.119; disaster or emergency reimbursement under
1.10	sections 273.1231 to 273.1235; agricultural credits under sections 273.1384 and 273.1387;
1.11	aids and credits under section 273.1398; enterprise zone property credit payments under
1.12	section 469.171; and metropolitan agricultural preserve reduction under section 473H.10;
1.13	and electric generation transition aid under section 477A.23 for school districts, shall be
1.14	certified to the Department of Education by the Department of Revenue. The amounts so
1.15	certified shall be paid according to section 127A.45, subdivisions 9, 10, and 13.
1.16	<b>EFFECTIVE DATE.</b> This section is effective July 1, 2024.
1.17	Sec. 2. [477A.23] ELECTRIC GENERATION TRANSITION AID.
1.18	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
1.19	the meanings given.
1.20	(b) "Electric generating unit" means a single generating unit at an electric generating
1.21	plant powered by coal, nuclear, or natural gas.

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2.1	(c) "Elec	tric generation pror	perty" means taxa	ble property of an electric	c generating plant	
2.2	(c) "Electric generation property" means taxable property of an electric generating plant owned by a public utility, as defined in section 216B.02, subdivision 4, that is powered by					
2.3	coal, nuclear, or natural gas and located in an eligible taxing jurisdiction.					
2.4						
2.4	<u> </u>		tion <sup>*</sup> means a cot	inty, home rule charter o	r statutory city,	
2.5	town, or sch	bol district.				
2.6	<u>(e)</u> "Unit	(e) "Unit base year" means the assessment year in which the assessed value of electric				
2.7	generation property is reduced due to the retirement of the electric generating unit.					
2.8	<u>(f)</u> "Unit	differential" means	s (1) the tax capac	city of electric generation	n property in the	
2.9	assessment year preceding the unit base year, minus (2) the tax capacity of electric generation					
2.10	property in t	he unit base year. 7	The unit differenti	al may not be less than z	zero. The unit	
2.11	differential e	equals zero if the ta	x capacity of elec	etric generation property	in the eligible	
2.12	taxing jurisd	iction in the assess	ment year preced	ing the unit base year is	less than four	
2.13	percent of th	e total net tax capa	city of the eligible	taxing jurisdiction in the	e assessment year	
2.14	preceding th	e aid calculation ye	ear, as adjusted ur	nder section 473F.08, sub	odivision 2, or	
2.15	276A.06, su	odivision 2, as app	licable, except the	at, in an eligible taxing ju	urisdiction with	
2.16	multiple elec	tric generating units	s, only the unit dif	ferential calculated upon t	he first retirement	
2.17	of an electric	e generating unit in	that jurisdiction	following the effective d	ate of this section	
2.18	is subject to	the reduction unde	r this sentence.			
2.19	Subd. 2.	Required notificat	tion. Notwithstan	ding the requirements of	Minnesota Rules,	
2.20	chapter 8100	), a public utility m	ust notify the con	nmissioner when the pub	lic utility expects	
2.21	to retire an e	lectric generating u	unit and remove t	hat unit from the propert	y tax base. The	
2.22	notification	must be in the form	n and manner dete	ermined by the commissi	oner, include	
2.23	information	required by the cor	nmissioner to calc	culate transition aid unde	r this section, and	
2.24	be filed toge	ther with the repor	ts required under	section 273.371.		
2.25	Subd. 3.	Unit transition am	ount. (a) The initi	al unit transition amount	equals the product	
2.26	of $(1)$ the un	it differential, time	es (2) the jurisdict	ion's tax rate for taxes pa	yable in the unit	
2.27	base year.					
2.28	<u>(b)</u> The u	nit transition amou	unt for the year fo	llowing the unit base yea	ar, or in the year	
2.29	as provided	under subdivision	6, equals the initia	al unit transition amount.	. Unit transition	
2.30	amounts in s	ubsequent years m	ust be reduced eac	ch year by an amount equ	ual to five percent	
2.31	of the initial	unit transition amo	ount. If the unit tra	ansition amount attributa	able to any unit is	
2.32	less than \$5,	000 in any year, th	e unit transition a	mount for that unit equa	ls zero.	
2.33	Subd. 4.	Electric generatio	on transition aid.	Electric generation trans	sition aid for an	
2.34	eligible taxir	ig jurisdiction equa	ls the sum of the u	nit transition amounts fo	r that jurisdiction.	

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3.1	Subd. 5. Aid elimination. (a) Notwithstanding subdivision 4, beginning for aid in the
3.2	year after the year in which the jurisdiction first qualified for aid, aid for an eligible taxing
3.3	jurisdiction equals zero if the commissioner determines that the eligible taxing jurisdiction's
3.4	total net tax capacity in the assessment year preceding the aid calculation year is greater
3.5	than the product of:
3.6	(1) 90 percent of the jurisdiction's total net tax capacity in the assessment year preceding
3.7	the aid calculation year in which the jurisdiction first qualified for aid under this section;
3.8	times
3.9	(2) the greater of one or the ratio of (i) the statewide total net tax capacity of real and
3.10	personal property in the assessment year preceding the aid calculation year to (ii) the
3.11	statewide total net tax capacity of real and personal property in the assessment year preceding
3.12	the aid calculation year in which the jurisdiction first qualified for aid under this section.
3.13	(b) For the purposes of this subdivision, "net tax capacity" means net tax capacity as
3.14	adjusted under section 473F.08, subdivision 2, or 276A.06, subdivision 2, as applicable.
3.15	(c) If aid to a jurisdiction attributable to a previous unit retirement has been eliminated
3.16	under this subdivision, the jurisdiction may qualify for aid under this section for subsequent
3.17	unit retirements.
3.18	(d) The requirements of this subdivision do not apply to the aid attributable to prior unit
3.19	retirements qualifying under subdivision 7.
5.17	
3.20	Subd. 6. Commissioner's duties; payment schedule. (a) The commissioner of revenue
3.21	shall compute the amount of electric generation transition aid payable to each jurisdiction
3.22	under this section. On or before August 1 of each year, the commissioner shall certify the
3.23	amount of aid computed for aids payable in the following year for each jurisdiction. The
3.24	commissioner shall pay aid to each jurisdiction other than school districts annually at the
3.25	times provided in section 477A.015. Aids to school districts must be certified to the
3.26	commissioner of education and paid under section 273.1392.
3.27	(b) The commissioner of revenue may require counties to provide any data that the
3.28	commissioner deems necessary to administer this section.
3.29	Subd. 7. Aid for prior unit retirements. An electric generating unit with a unit base
3.30	year after 2016 but before 2023 must be counted for the purpose of calculating aid under
3.31	this section. For a unit eligible to be counted under this subdivision and for the purpose of
3.32	the schedule of amounts under subdivision 3, paragraph (b), the unit base year is 2023.

4.1	Subd. 8. Appropriation. An amount sufficient to make the aid payments required by
4.2	this section to eligible taxing jurisdictions other than school districts is annually appropriated
4.3	from the general fund to the commissioner of revenue. An amount sufficient to make the
4.4	aid payments required by this section for school districts is annually appropriated from the

- 4.5 general fund to the commissioner of education.
- 4.6 **EFFECTIVE DATE.** This section is effective for aids payable in 2024 and thereafter.