Sixty-eighth Legislative Assembly of North Dakota

## **HOUSE BILL NO. 1097**

Introduced by

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**Energy and Natural Resources Committee** 

(At the request of the Public Service Commission)

1	A BILL for an Act to create and enact subsection 15 of section 49-22-03 and section 49-22-16.5,
2	of the North Dakota Century Code, relating to the definition of utility-scale energy storage and
3	route adjustments for electric transmission lines; and to amend and reenact subsection 5 of
4	section 49-22-03, subsection 4 of section 49-22-13, subsection 4 of section 49-22-22,
5	subsections 6 and 7 of section 49-22.1-01, subsection 4 of section 49-22.1-10, and
6	subsection 4 of section 49-22.1-21 of the North Dakota Century Code, relating to the definition
7	of electric energy conversion facility, the publication of notices of public hearings, payment of an
8	administrative fee, adding hydrogen to definitions, the publication of a public hearing, and the
9	navment of an administrative fee: and to declare an emergency

## 10 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 11 **SECTION 1. AMENDMENT.** Subsection 5 of section 49-22-03 of the North Dakota Century 12 Code is amended and reenacted as follows:
  - 5. "Electric energy conversion facility" means a plant, addition, or combination of plant and addition, designed for or capable of:
    - Generation by wind energy conversion exceeding one-half megawatt of electricity; or
    - Generation by any means other than wind energy conversion exceeding fifty megawatts of electricity; or
    - c. <u>Utility-scale energy storage</u>.
- SECTION 2. Subsection 15 of section 49-22-03 of the North Dakota Century Code is created and enacted as follows:
- 22 <u>15.</u> "Utility-scale energy storage" means a plant, addition, or combination of plant and
   23 <u>addition, designed for operation as a grid resource and capable of five megawatts or</u>
   24 <u>more of rated power capacity.</u>

1 **SECTION 3. AMENDMENT.** Subsection 4 of section 49-22-13 of the North Dakota Century 2 Code is amended and reenacted as follows: 3 Notice of a public hearing shallmust be given by the commission by service on such 4 persons and agencies that the commission may deem appropriate and twice by 5 publication, once at least twenty days prior to such hearing and a second time within-6 twenty days prior to such at a reasonable interval before the hearing. Notice of a 7 public hearing and notice of opportunity for a public hearing on an application for a 8 certificate, a permit, a transfer or amendment of a certificate or permit, or a waiver 9 shall be given at the expense of the applicant. In an emergency the commission, in its-10 discretion, may notice a hearing upon less than twenty days. 11 SECTION 4. Section 49-22-16.5 of the North Dakota Century Code is created and enacted 12 as follows: 13 49-22-16.5. Route adjustment before or during construction for an electric 14 transmission line. 15 <u>1.</u> Before or during construction, a utility, without any action by the commission, may 16 adjust the route of an electric transmission line within the designated corridor if, before 17 conducting any construction activities associated with the adjustment, the utility files 18 with the commission certification and supporting documentation that: 19 The construction activities will be within the designated corridor; a. 20 The construction activities will not affect any known exclusion or avoidance areas <u>b.</u> 21 within the designated corridor; and 22 The utility will comply with the commission's order, laws, and rules designating C. 23 the corridor and designating the route. 24 2. Before or during construction, a utility may adjust the route of an electric transmission 25 line within the designated corridor which may affect an avoidance area if, before 26 conducting any construction activities associated with the adjustment, the utility: 27 Files with the commission certification and supporting documentation that: <u>a.</u> 28 The construction activities are within the designated corridor; (1) 29 <u>(2)</u> The construction activities will not affect any known exclusion areas within 30 the designated corridor;

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ı			<u>(3)</u>	The construction activities are expected to impact an avoidance area with a
2				specific description of the avoidance area expected to be impacted;
3			<u>(4)</u>	Each owner of real property on which the adjustment is to be located and
4				any applicable governmental entity with an interest in the same adjustment
5				area do not oppose the adjustment, unless the utility previously received
6				authorization from the commission for the impact to the avoidance area;
7			<u>(5)</u>	For an impact for which the utility does not already have approval or has not
8				filed the approval in paragraph 4, the utility has good cause and a specific
9				reason to impact the avoidance area, and a reasonable alternative does not
10				exist; and
11			<u>(6)</u>	The utility will comply with the commission's order, laws, and rules
12				designating the corridor and designating the route.
13		<u>b.</u>	Rec	eives the commission's written authorization that the utility may impact the
14			<u>avoi</u>	dance area. If the commission does not authorize the impact to the
15			<u>avoi</u>	dance area, the utility must obtain siting authority for the affected portion of
16			the	route adjustment. If the commission fails to act within ten working days of
17			rece	eipt of the utility's filing of the certification and supporting documentation under
18			sub	division a of subsection 2, the route adjustment is deemed approved.
19	<u>3.</u>	<u>Bef</u>	ore or	during construction, a utility, without any action by the commission, may
20		<u>adjı</u>	ust the	e route of an electric transmission line outside the designated corridor if,
21		<u>befo</u>	ore co	onducting any construction activities associated with the adjustment, the
22		<u>utili</u>	<u>ty:</u>	
23		<u>a.</u>	<u>Files</u>	s with the commission certification and supporting documentation that:
24			<u>(1)</u>	The construction activities will not affect any known exclusion or avoidance
25				areas:
26			<u>(2)</u>	The route outside the corridor is no longer than one and one-half miles
27				[2.41 kilometers];
28			<u>(3)</u>	The utility will comply with the commission's orders, laws, and rules
29				designating the corridor and designating the route; and

1			<u>(4)</u>	Each owner of real property on which the adjustment is to be located and	
2				any applicable governmental entity with an interest in the same adjustment	
3				area do not oppose the adjustment.	
4		<u>b.</u>	Files	s detailed field studies indicating exclusion and avoidance areas for an area	
5			ence	ompassing the route outside the designated corridor equal to the length of the	
6			<u>adju</u>	stment of the proposed corridor.	
7	<u>4.</u>	<u>Bef</u>	ore or	during construction, a utility may adjust the electric transmission line outside	
8		the	ne designated corridor that may affect an avoidance area if, before conducting any		
9		con	struct	tion activities associated with the adjustment, the utility:	
10		<u>a.</u>	Files	s with the commission certification and supporting documentation that:	
11			<u>(1)</u>	The construction activities will not affect any known exclusion areas;	
12			<u>(2)</u>	The construction activities are expected to impact an avoidance area with a	
13				specific description of the avoidance area expected to be impacted;	
14			<u>(3)</u>	The utility has good cause and a specific reason to impact the avoidance	
15				area, and a reasonable alternative does not exist;	
16			<u>(4)</u>	The route outside the corridor is no longer than one and one-half miles	
17				[2.41 kilometers];	
18			<u>(5)</u>	The utility will comply with the commission's orders, laws, and rules	
19				designating the corridor and designating the route; and	
20			<u>(6)</u>	Each owner of real property on which the adjustment is to be located and	
21				any applicable governmental entity with an interest in the same adjustment	
22				area do not oppose the adjustment.	
23		<u>b.</u>	Files	s detailed field studies indicating exclusion and avoidance areas for an area	
24			ence	ompassing the route outside the designated corridor equal to the length of the	
25			<u>adju</u>	stment of the proposed corridor.	
26		<u>C.</u>	Rec	eives the commission's written authorization that the utility may impact the	
27			<u>avoi</u>	dance area. If the commission does not authorize the impact to the	
28			<u>avoi</u>	dance area, the utility must obtain siting authority for the affected portion of	
29			the I	route adjustment. If the commission fails to act within ten working days of	
30			rece	eipt of the utility's filing of the certification and supporting documentation under	
31			sub	divisions a and h of subsection 4, the route adjustment is deemed approved	

5. The commission is not required to hold a public hearing or publish a notice of opportunity for a public hearing for any route adjustment under this section.

SECTION 5. AMENDMENT. Subsection 4 of section 49-22-22 of the North Dakota Century

Code is amended and reenacted as follows:

4. Every applicant for a certificate of site compatibility, certificate of corridor compatibility and route permit, and transfer of a certificate or permit under this chapter shall pay to the commission an administrative fee equal to one hundred dollars for each one million dollars of original investment, not to exceed twenty-five thousand dollars.

The administrative fee must be deposited in the public service commission program fund.

**SECTION 5. AMENDMENT.** Section 49-22-22 of the North Dakota Century Code is amended and reenacted as follows:

49-22-22. Siting process expense recovery - Deposit in special fund - Continuing appropriation.

- 1. Every applicant under this chapter shall pay to the commission an application fee:
  - An applicant for a certificate of site compatibility shall pay an amount equal to five hundred dollars for each one million dollars of investment in the facility.
  - b. An applicant for a certificate of corridor compatibility shall pay an amount equal to five thousand dollars for each one million dollars of investment in the facility.
  - c. An applicant for a waiver shall pay the amount which would be required for an application for a certificate of site or corridor compatibility for the proposed facility. If a waiver is not granted for a proposed facility, such application fee paid shall be allowed as a credit against fees payable under this section in connection with an application under this chapter for a certificate or permit for the proposed facility.
  - d. An applicant requesting an amendment to a certificate or permit or for a transfer of a certificate or permit shall pay an amount to be determined by the commission to cover anticipated expenses of processing the application.
  - e. An applicant certifying to the commission under subsection 3 of section 49-22-03 shall pay an amount to be determined by the commission to cover anticipated expenses of processing the application.

- f. The application fee under subdivision a, b, or c may not be less than ten thousand dollars nor more than one hundred thousand dollars.
- g. If an application fee is less than twenty-five thousand dollars, anAn applicant may agree to pay additional fees that are reasonably necessary for completion of the site, corridor, or route evaluation and designation process.
- 2. At the request of the commission and applicant does not agree to pay additional fees reasonably necessary for completion of the site, corridor, or route evaluation and designation process, with the approval of the emergency commission, the applicant shall pay such additional fees as are reasonably necessary for completion of the electric energy conversion facility site, electric transmission facility corridor, or electric transmission facility route evaluation and designation process by the commission. The application fee under subsection 1 and any additional fees required of the applicant under this subsection may not exceed an amount equal to one thousand dollars for each one million dollars of investment in a proposed energy conversion facility or ten thousand dollars for each one million dollars of investment in a proposed electric transmission facility.
- 3. A siting process expense recovery fund is established in the state treasury. The commission shall deposit payments received under subsections 1 and 2 in the siting process expense recovery fund. All moneys deposited in the fund are appropriated on a continuing basis to the commission to pay expenses incurred in the siting process. The commission shall specify the time and method of payment of any fees and shall refund the portion of fees collected under subsections 1 and 2 which exceeds the expenses incurred for the evaluation and designation process.
- 4. Every applicant for a certificate of site compatibility, certificate of corridor compatibility and route permit, and transfer of a certificate or permit under this chapter shall pay to the commission an administrative fee equal to one hundred dollars for each one million dollars of original investment, not to exceed twenty-five thousand dollars. The administrative fee must be deposited in the public service commission program fund.

**SECTION 6. AMENDMENT.** Subsections 6 and 7 of section 49-22.1-01 of the North Dakota Century Code are amended and reenacted as follows:

1 "Gas or liquid energy conversion facility" means any plant, addition, or combination of 2 plant and addition, designed for or capable of: 3 Manufacture or refinement of one hundred million cubic feet [2831684.66 cubic 4 meters] or more of gas or hydrogen per day, regardless of the end use of the gas; 5 Manufacture or refinement of fifty thousand barrels [7949.36 cubic meters] or b. 6 more of liquid hydrocarbon products per day; or 7 Enrichment of uranium minerals. C. 8 7. "Gas or liquid transmission facility" means any of the following: 9 A gas or liquid transmission line and associated facilities designed for or capable 10 of transporting coal, gas, liquid hydrocarbons, liquid hydrocarbon products, 11 <u>hydrogen</u>, or carbon dioxide. This subdivision does not apply to: 12 An oil or gas pipeline gathering system; 13 (2) A natural gas distribution system; 14 Carbon dioxide storage facility underground equipment, including a flow 15 line, subject to chapter 38-22; 16 A pipeline with an outside diameter of four and one-half inches (4) 17 [11.43 centimeters] or less which will not be trenched and will be plowed in 18 with a power mechanism having a vertical knife or horizontally directionally 19 drilled, and its associated facilities; or 20 A pipeline that is less than one mile [1.61 kilometers] long. For purposes of (5) 21 this chapter, a gathering system includes the pipelines and associated 22 facilities used to collect oil from the lease site to the first pipeline storage 23 site where pressure is increased for further transport, or pipelines and 24 associated facilities used to collect gas from the well to the gas processing 25 facility at which end-use consumer-quality gas is produced, with or without 26 the addition of odorant. 27 b. A liquid transmission line and associated facilities designed for or capable of 28 transporting water from or to an energy conversion facility. 29 SECTION 7. AMENDMENT. Subsection 4 of section 49-22.1-10 of the North Dakota 30 Century Code is amended and reenacted as follows:

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1	4.	Notice of a public hearing must be given by the commission by service on those
2		persons the commission deems appropriate and twice by publication, ence at least-
3		twenty days before the hearing and a second time within twenty daysat a reasonable
4		interval before the hearing. Notice of a public hearing and notice of opportunity for a
5		public hearing on an application for a certificate, a permit, a transfer or amendment of
6		a certificate or permit, or a waiver must be given at the expense of the applicant. <del>In an</del>
7		emergency the commission may notice a hearing upon less than twenty days.

**SECTION 8. AMENDMENT.** Subsection 4 of section 49-22.1-21 of the North Dakota Century Code is amended and reenacted as follows:

4. Every applicant for a certificate of site compatibility, certificate of corridor compatibility and route permit, and transfer of a certificate or permit under this chapter shall pay to the commission an administrative fee equal to one hundred dollars for each one million dollars of original investment, not to exceed twenty-five thousand dollars. The administrative fee must be deposited into the public service commission program fund.

**SECTION 9. EMERGENCY.** This Act is declared to be an emergency measure.