Sixty-seventh Legislative Assembly of North Dakota

## **HOUSE BILL NO. 1096**

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 sections 49-22-25, 49-22-26, 49-22.1-23, and 49-22.1-24								
2	of the North Dakota Century Code, relating to energy conversion and transmission siting and								
3	facilities; to amend and reenact subsection 3 of section 49-22-03, section 49-22-07.2,								
4	subsections 1 and 4 of section 49-22-13, subsection 1 of section 49-22-22, subsections 3 and 7								
5	of section 49-22.1-01, section 49-22.1-05, subsections 1 and 4 of section 49-22.1-10, and								
6	subsection 1 of section 49-22.1-21 of the North Dakota Century Code, relating to energy								
7	conversion and transmission siting and facilities; and to repeal section 49-22.1-22 of the North								
8	Dakota Century Code, relating to removal of electrical standards requirement from gas and								
9	liquid energy transmission facilities.								
10	BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:								
11	SECTION 1. AMENDMENT. Subsection 3 of section 49-22-03 of the North Dakota Century								
12	Code is amended and reenacted as follows:								
13	3. "Construction" includes a clearing of land, excavation, or other action affecting the								
14	environment of the site after April 9, 1975, but does not include activities:								
15	a. Conducted wholly within the geographic location for which a utility has previously								
16	obtained a certificate or permit under this chapter, or on which a facility was								

- (1) The activities are for the construction of the same type of facility as the existing type of facility as identified in a subdivision of subsections 5 or 426 of this section and the activities are:
  - (a) Within the geographic boundaries of a previously issued certificate or permit;
  - (b) For an electric energy conversion facility constructed before April 9,1975, within the geographic location on which the facility was built; or

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constructed before April 9, 1975, if:

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1			(c)	For	an electric transmission facility constructed before April 9, 1975,
2				with	nin a width of three hundred fifty feet [106.68 meters] on either side
3				of t	he centerline;
4		(2)	Exce	ept as	s provided in subdivision b, the activities do not affect any known
5			excl	usion	or avoidance area;
6		(3)	The	activ	ities are for the construction:
7			(a)	Of	a new electric energy conversion facility;
8			(b)	Of	a new electric transmission facility;
9			(c)	To i	mprove the existing electric energy conversion facility or electric
10				trar	nsmission facility; or
11			(d)	To i	ncrease or decrease the capacity of the existing electric energy
12				cor	version facility or electric transmission facility; and
13		(4)	Befo	re co	onducting any activities, the utility certifies in writing to the
14			com	missi	on that:
15			(a)	The	e activities will not affect a known exclusion or avoidance area;
16			(b)	The	e activities are for the construction:
17				[1]	Of a new electric energy conversion facility;
18				[2]	Of a new electric transmission facility;
19				[3]	To improve the existing electric energy conversion or electric
20					transmission facility; or
21				[4]	To increase or decrease the capacity of the existing electric
22					energy conversion facility or electric transmission facility; and
23			(c)	The	e utility will comply with all applicable conditions and protections in
24				sitir	ng laws and rules and commission orders previously issued for any
25				par	t of the facility.
26	b.	Oth	erwise	e qua	lifying for exclusion under subdivision a, except that the activities
27		are	expec	ted t	o affect a known avoidance area and the utility before conducting
28		any	activi	ties:	
29		(1)	Cert	ifies i	n writing to the commission that:
30			(a)	The	e activities will not affect a known exclusion area;
31			(b)	The	e activities are for the construction:

1		[1]	Of a new electric energy conversion facility;
2		[2]	Of a new electric transmission facility;
3		[3]	To improve the existing electric energy conversion facility or
4			electric transmission facility; or
5		[4]	To increase or decrease the capacity of the existing electric
6			energy conversion facility or electric transmission facility; and
7		(c) Th	ne utility will comply with all applicable conditions and protections in
8		sit	ing laws and rules and commission orders previously issued for any
9		pa	art of the facility;
10	(2)	Notifies	the commission in writing that the activities are expected to impact
11		an avoid	dance area and provides information on the specific avoidance area
12		expecte	d to be impacted and the reasons why impact cannot be avoided;
13		and	
14	(3)	Receive	s the commission's written approval for the impact to the avoidance
15		area, ba	sed on a determination that there is no reasonable alternative to the
16		expecte	d impact. If the commission does not approve impacting the
17		avoidan	ce area, the utility must obtain siting authority under this chapter for
18		the affe	cted portion of the site or route. If the commission fails to act on the
19		notificat	ion required by this subdivision within thirty days of the utility's filing
20		the notif	ication, the impact to the avoidance area is deemed approved.
21	c. Inci	dent to pr	eliminary engineering or environmental studies.
22	SECTION 2. A	MENDM	ENT. Section 49-22-07.2 of the North Dakota Century Code is
23	amended and reer	nacted as	follows:
24	49-22-07.2. W	aiver of p	procedures and time schedules.
25	Any utility which	ch propos	es to construct an electric energy conversion facility or an electric
26	transmission facilit	ty within t	ne state may make an application to the commission for a waiver of
27	any of the procedu	ires or tim	ne schedules set forth in this chapter or in the rules adopted
28	pursuant to this ch	apter. Th	e commission, after hearing and upon a finding that the proposed
29	facility is of such le	ength, des	sign, location, or purpose that it will produce minimal adverse effects,
30	or, <del>after hearing ar</del>	<del>าd</del> upon a	finding that a demonstrable emergency exists which requires
31	immediate constru	iction and	that adherence to the procedures and time schedules would

- 1 jeopardize the utility's system, may issue an order waiving specified procedures and time
- 2 schedules required by this chapter or by the rules adopted pursuant to this chapter, including,
- 3 but not limited to, applications, notices, and hearings, and may forthwith issue a certificate of
- 4 site compatibility, a certificate of corridor compatibility, or a route permit, with such conditions as
- 5 the commission may require.

- SECTION 3. AMENDMENT. Subsections 1 and 4 of section 49-22-13 of the North Dakota
   Century Code are amended and reenacted as follows:
  - 1. The commission shall hold a public hearing in each county in which any portion of a site, corridor, or route is proposed to be located in an application for a certificate or a permit. If the commission determines there is an emergency that would prevent an in-person hearing in the county in which any portion of a site, corridor, or route is proposed, a remote public hearing may be held. At the public hearing, any person may present testimony or evidence relating to the information provided in the application, the criteria developed pursuant to section 49-22-05.1, and the factors to be considered pursuant to section 49-22-09. If the commission determines there are no adequate facilities to conduct a public hearing within the county in which any portion of a site, corridor, or route is proposed to be located in, the public hearing must be held in the nearest adequate location. When more than one county is involved, the commission may hold a consolidated hearing in one or more of the affected counties. A hearing for any county shall not be consolidated if five or more affected landowners in such county file a petition with the commission within ten days of the publication of the notice of hearing.
  - 4. Notice of a public hearing shall be given by the commission by service on such persons and agencies that the commission may deem appropriate and twice by publication, once at least twenty days prior to such hearing and a second time within twenty days prior to such hearing. Notice of a public hearing and notice of opportunity for a public hearing on an application for a certificate, a permit, a transfer or amendment of a certificate or permit, or a waiver shall be given at the expense of the applicant. In an emergency the commission, in its discretion, may notice a hearing upon less than twenty days.

1 **SECTION 4. AMENDMENT.** Subsection 1 of section 49-22-22 of the North Dakota Century 2 Code is amended and reenacted as follows: 3 1. Every applicant under this chapter shall pay to the commission an application fee: 4 An applicant for a certificate of site compatibility shall pay an amount equal to five 5 hundred dollars for each one million dollars of investment in the facility. 6 b. An applicant for a certificate of corridor compatibility shall pay an amount equal to 7 five thousand dollars for each one million dollars of investment in the facility. 8 An applicant for a waiver shall pay the amount which would be required for an 9 application for a certificate of site or corridor compatibility for the proposed facility. 10 If a waiver is not granted for a proposed facility, such application fee paid shall be 11 allowed as a credit against fees payable under this section in connection with an 12 application under this chapter for a certificate or permit for the proposed facility. 13 d. An applicant requesting an amendment to a certificate or permit or for a transfer 14 of a certificate or permit shall pay an amount to be determined by the commission 15 to cover anticipated expenses of processing the application. 16 An applicant certifying to the commission under subsection 3 of section 49-22-03 e. 17 shall pay an amount to be determined by the commission to cover anticipated 18 expenses of processing the application. 19 The application fee under subdivision a, b, or c may not be less than ten 20 thousand dollars nor more than one hundred thousand dollars. 21 If an application fee is less than twenty-five thousand dollars, an applicant may g. 22 agree to pay additional fees that are reasonably necessary for completion of the 23 site, corridor, or route evaluation and designation process. 24 SECTION 5. Section 49-22-25 of the North Dakota Century Code is created and enacted as 25 follows: 26 49-22-25. Approval for temporary operation or variance. 27 <u>1.</u> The commission may approve temporary operation of facilities or a temporary 28 variance from approved construction, operation, or maintenance of facilities upon a 29 showing of good cause and receipt of a utility certification that the activities will have 30 no adverse impacts upon the welfare of the citizens of this state or the environment.

1	<u>2.</u>	The	e com	<u>missio</u>	n may issue a temporary approval or variance without the necessity of			
2		not	notice, publication, or public hearing with any additional terms, conditions, or					
3		<u>mo</u>	modifications deemed necessary to minimize impacts.					
4	SE	SECTION 6. Section 49-22-26 of the North Dakota Century Code is created and enacted as						
5	follows:							
6	<u>49-</u>	22-26	6. Pro	<u>tectio</u>	n of cultural or historic site data.			
7	<u>The</u>	com	missi	on ma	y limit access to, and release of, information that contains data that			
8	specific	ally id	dentifie	es the	location of cultural, archaeological, historical, or paleontological sites.			
9	SE	СТІО	N 7. A	MENI	<b>DMENT.</b> Subsections 3 and 7 of section 49-22.1-01 of the North Dakota			
10	Century	Cod	le are	amen	ded and reenacted as follows:			
11	3.	"Co	onstru	ction"	includes a clearing of land, excavation, or other action affecting the			
12		env	/ironm	ent of	the site after April 9, 1975, but does not include activities:			
13		a.	Con	ducte	d wholly within the geographic location for which a utility has previously			
14			obta	ained a	a certificate or permit under this chapter, or on which a facility was			
15			constructed before April 9, 1975, if:					
16			(1)	The	activities are for the construction of the same type of facility as the			
17				exist	ing type of facility as identified in subsection $\underline{56}$ or $\underline{127}$ and the activities			
18				are:				
19				(a)	Within the geographic boundaries of a previously issued certificate or			
20					permit;			
21				(b)	For a gas or liquid energy conversion facility constructed before			
22					April 9, 1975, within the geographic location on which the facility was			
23					built; or			
24				(c)	For a gas or liquid transmission facility constructed before April 9,			
25					1975, within a width of three hundred fifty feet [106.68 meters] on			
26					either side of the centerline;			
27			(2)	Exce	pt as provided in subdivision b, the activities do not affect any known			
28				exclu	usion or avoidance area;			
29			(3)	The	activities are for the construction:			
30				(a)	Of a new gas or liquid energy conversion facility;			
31				(b)	Of a new gas or liquid transmission facility;			

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1			(c)	To ir	mprove the existing gas or liquid energy conversion facility, or gas
2				or li	quid, transmission facility; or
3			(d)	To ir	ncrease or decrease the capacity of the existing gas or liquid
4				ene	rgy conversion facility or gas or liquid transmission facility; and
5		(4)	Befo	re co	nducting any activities, the utility certifies in writing to the
6			com	missio	on that:
7			(a)	The	activities will not affect a known exclusion or avoidance area;
8			(b)	The	activities are for the construction:
9				[1]	Of a new gas or liquid energy conversion facility;
10				[2]	Of a new gas or liquid transmission facility;
11				[3]	To improve the existing gas or liquid energy conversion or gas or
12					liquid transmission facility; or
13				[4]	To increase or decrease the capacity of the existing gas or liquid
14					energy conversion facility or gas or liquid transmission facility;
15					and
16			(c)	The	utility will comply with all applicable conditions and protections in
17				sitin	g laws and rules and commission orders previously issued for any
18				part	of the facility.
19	b.	Oth	erwise	e qual	ifying for exclusion under subdivision a, except that the activities
20		are	expec	ted to	affect a known avoidance area and the utility before conducting
21		any	activi	ties:	
22		(1)	Cert	ifies ir	n writing to the commission:
23			(a)	The	activities will not affect any known exclusion area;
24			(b)	The	activities are for the construction:
25				[1]	Of a new gas or liquid energy conversion facility;
26				[2]	Of a new gas or liquid transmission facility;
27				[3]	To improve the existing gas or liquid energy conversion facility or
28					gas or liquid facility; or
29				[4]	To increase or decrease the capacity of the existing gas or liquid
30					energy conversion facility or gas or liquid transmission facility;
31					and

1			(c) The utility will comply with all applicable conditions and protections in
2			siting laws and rules and commission orders previously issued for any
3			part of the facility;
4		(2)	Notifies the commission in writing that the activities are expected to impact
5			an avoidance area and provides information on the specific avoidance area
6			expected to be impacted and the reasons why impact cannot be avoided;
7			and
8		(3)	Receives the commission's written approval for the impact to the avoidance
9			area, based on a determination that there is no reasonable alternative to the
0			expected impact. If the commission does not approve impacting the
11			avoidance area, the utility must obtain siting authority under this chapter for
2			the affected portion of the site or route. If the commission fails to act on the
3			notification required by this subdivision within thirty days of the utility's filing
4			the notification, the impact to the avoidance area is deemed approved.
5	C	. Incid	lent to preliminary engineering or environmental studies.
6	7. "(	Gas or li	quid transmission facility" means any of the following:
7	а	ı. A ga	s or liquid transmission line and associated facilities designed for or capable
8		of tra	ansporting coal, gas, liquid hydrocarbons, liquid hydrocarbon products, or
9		carb	on dioxide. This subdivision does not apply to:
20	ı	(1)	An oil or gas pipeline gathering system;
21		(2)	A natural gas distribution system;
22		(3)	Carbon dioxide storage facility underground equipment, including a flow
23	ı		line, subject to chapter 38-22;
24		<del>(3)</del> (4)	A pipeline with an outside diameter of four and one-half inches
25			[11.43 centimeters] or less which will not be trenched and will be plowed in
26			with a power mechanism having a vertical knife or horizontally directionally
27	ı		drilled, and its associated facilities; or
28		<del>(3)(4)</del> (5	A pipeline that is less than one mile [1.61 kilometers] long. For purposes of
29			this chapter, a gathering system includes the pipelines and associated
30			facilities used to collect oil from the lease site to the first pipeline storage
31			site where pressure is increased for further transport, or pipelines and

1	associated facilities used to collect gas from the well to the gas processing
2	facility at which end-use consumer-quality gas is produced, with or without
3	the addition of odorant.

 A liquid transmission line and associated facilities designed for or capable of transporting water from or to an energy conversion facility.

**SECTION 8. AMENDMENT.** Section 49-22.1-05 of the North Dakota Century Code is amended and reenacted as follows:

## 49-22.1-05. Waiver of procedures and time schedules.

Any utility that proposes to construct a gas or liquid energy conversion facility or a gas or liquid transmission facility within the state may make an application to the commission for a waiver of any of the procedures or time schedules set forth in this chapter or in the rules adopted pursuant to this chapter. The commission, after hearing and upon a finding that the proposed facility is of a length, design, location, or purpose that it will produce minimal adverse effects, or, after hearing and upon a finding that a demonstrable emergency exists which requires immediate construction and that adherence to the procedures and time schedules would jeopardize the utility's system, may issue an order waiving specified procedures and time schedules required by this chapter or by the rules adopted pursuant to this chapter, including applications, notices, and hearings, and may forthwith issue a certificate of site compatibility, a certificate of corridor compatibility, or a route permit, with such conditions as the commission may require.

**SECTION 9. AMENDMENT.** Subsections 1 and 4 of section 49-22.1-10 of the North Dakota Century Code are amended and reenacted as follows:

1. The commission shall hold a public hearing in each county in which any portion of a site, corridor, or route is proposed to be located in an application for a certificate or a permit. If the commission determines there is an emergency that would prevent an in-person hearing in the county in which any portion of a site, corridor, or route is proposed, a remote public hearing may be held. At the public hearing, any person may present testimony or evidence relating to the information provided in the application, the criteria developed pursuant to section 49-22.1-03, and the factors to be considered pursuant to section 49-22.1-09. If the commission determines there are no adequate facilities to conduct a public hearing within the county in which any portion of a site,

- corridor, or route is proposed to be located in, the public hearing must be held in the
  nearest adequate location. When more than one county is involved, the commission
  may hold a consolidated hearing in one or more of the affected counties. A hearing for
  any county may not be consolidated if five or more affected landowners in that county
  file a petition with the commission within ten days of the publication of the notice of
  hearing.
  - 4. Notice of a public hearing must be given by the commission by service on those persons the commission deems appropriate and twice by publication, once at least twenty days before the hearing and a second time within twenty days before the hearing. Notice of a public hearing and notice of opportunity for a public hearing on an application for a certificate, a permit, a transfer or amendment of a certificate or permit, or a waiver must be given at the expense of the applicant. In an emergency the commission may notice a hearing upon less than twenty days.

**SECTION 10. AMENDMENT.** Subsection 1 of section 49-22.1-21 of the North Dakota Century Code is amended and reenacted as follows:

- 1. Every applicant under this chapter shall pay to the commission an application fee:
  - a. 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 that 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, the application fee paid must 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 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 <u>requesting an amendment to a certificate or permit, or certifying to</u>
    the commission under subsection 3 of section 49-22.1-01 or obtaining siting
    authority under subdivision b of subsection 2 or subdivision c of subsection 4 of

1		section 49-22.1-15, shall pay an amount to be determined by the commission to
2		cover anticipated expenses of processing the application.
3		f. The application fee under subdivision a, b, or c may not be less than ten
4		thousand dollars nor more than one hundred thousand dollars.
5		g. If an application fee is less than twenty-five thousand dollars, an applicant may
6		agree to pay additional fees that are reasonably necessary for completion of the
7		site, corridor, or route evaluation and designation process.
8	SEC	CTION 11. Section 49-22.1-23 of the North Dakota Century Code is created and enacted
9	as follov	vs:
10	<u>49-2</u>	2.1-23. Approval for temporary operation or variance.
11	<u>1.</u>	The commission may approve temporary operation of facilities or a temporary
12		variance from approved construction, operation, or maintenance of facilities upon a
13		showing of good cause and receipt of a utility certification that the activities will have
14		no adverse impacts upon the welfare of the citizens of this state or the environment.
15	<u>2.</u>	The commission may issue a temporary approval or variance without the necessity of
16		notice, publication, or public hearing with any additional terms, conditions, or
17		modifications deemed necessary to minimize impacts.
18	SEC	CTION 12. Section 49-22.1-24 of the North Dakota Century Code is created and enacted
19	as follov	vs:
20	<u>49-2</u>	2.1-24. Protection of cultural or historic site data.
21	<u>The</u>	commission may limit access to, and release of, information that contains data that
22	specifica	ally identifies the location of cultural, archaeological, historical, or paleontological sites.
23	SEC	TION 13. REPEAL. Section 49-22.1-22 of the North Dakota Century Code is repealed.