Sixty-seventh Legislative Assembly of North Dakota

FIRST ENGROSSMENT

ENGROSSED SENATE BILL NO. 2313

Introduced by

Senator Wardner

Representative Pollert

- 1 A BILL for an Act to create and enact three new sections to chapter 49-05 of the North Dakota
- 2 <u>Century Code, relating to resource planning, planning reserve margin, and reliable service</u>
- 3 <u>obligation; to amend and reenact sections 17-05-05 and 17-05-13 of the North Dakota Century</u>
- 4 Code, relating to the powers of the transmission authority and the transmission authority's
- 5 reporting requirements; and to repeal chapter 17-01 of the North Dakota Century Code, relating-
- 6 to the 25x'25 initiative provide a penalty.

7 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

8 SECTION 1. AMENDMENT. Section 17-05-05 of the North Dakota Century Code is

9 amended and reenacted as follows:

10 **17-05-05.** Powers.

- 11 The authority has all powers necessary to carry out the purposes of this chapter, including 12 the power to:
- Make grants or loans and to provide other forms of financial assistance as necessary
 or appropriate for the purposes of this chapter;
- Make and execute contracts and all other instruments necessary or convenient for the
 performance of its powers and functions under this chapter;
- 17 3. Borrow money and issue evidences of indebtedness as provided in this chapter;
- Receive and accept aid, grants, or contributions of money or other things of value from
 any source, including aid, grants, or contributions from any department, agency, or
- 20 instrumentality of the United States, subject to the conditions upon which the aid,
- 21 grants, or contributions are made and consistent with the provisions of this chapter;
- Issue and sell evidences of indebtedness in an amount or amounts as the authority
 may determine, but not to exceed eight hundred million dollars, plus costs of issuance,
- credit enhancement, and any reserve funds required by agreements with or for the

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	benefit of holders of the evidences of indebtedness for the purposes for which the		
	authority is created under this chapter, provided that the amount of any refinancing		
	shall not be counted toward such eight hundred million dollar limitation to the extent it		
	does not exceed the outstanding amount of the obligations being refinanced;		
6.	Refund and refinance its evidences of indebtedness;		
7.	Make and execute interest rate exchange contracts;		
8.	Enter lease-sale contracts;		
9.	Pledge any and all revenues derived by the authority under this chapter or from a		
	transmission facility, service, or activity funded under this chapter to secure payment		
	or redemption of the evidences of indebtedness;		
10.	To the extent and for the period of time necessary for the accomplishment of the		
	purposes for which the authority was created, plan, finance, develop, acquire, own in		
	whole or in part, lease, rent, and dispose of transmission facilities;		
11.	Enter contracts to construct, maintain, and operate transmission facilities;		
12.	Consult with the public service commission, regional organizations, and any other		
	relevant state or federal authority or persons as necessary and establish reasonable		
	fees, rates, tariffs, or other charges for transmission facilities and all services rendered		
	by the authority;		
13.	Lease, rent, and dispose of transmission facilities owned pursuant to this chapter;		
14.	Investigate, plan, prioritize, and propose corridors of the transmission of electricity;		
15.	Participate in and join regional transmission organizations; and		
16.	ParticipateIdentify and participate in studies of transmission options for the purpose of		
	identifying opportunities for private transmission investment or private public		
	investment options in transmission which will increase opportunity for export from the		
	state consistent with maintaining a stable grid for the load serving entities in North		
	Dakota; and		
<u>17.</u>	Do any and all things necessary or expedient for the purposes of the authority		
	provided in this chapter.		
SECTION 2. AMENDMENT. Section 17-05-13 of the North Dakota Century Code is			
30 amended and reenacted as follows:			
	7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 16. 17. SEC		

1	17-0	05-13	3. Rep	porting requirements.
2	<u>1.</u>	The	e auth	ority shall deliver a written report on its activities to the legislative council
3		ead	ch bie	nnium. Notwithstanding chapter 54-60.1, the authority shall provide an annual
4		rep	ort to	the industrial commission detailing activities and expenditures incurred during
5		the	prec	eding year.
6	<u>2.</u>	<u>The</u>	e auth	ority shall deliver a written report on the status of the resilience of the electric
7		gric	d to th	e legislative council and the industrial commission by September 1, 2022, and
8		<u>anr</u>	nually	thereafter. The report must be forwarded by the industrial commission to the
9		<u>reg</u>	ional	transmission operators in the state.
10		<u>a.</u>	<u>The</u>	information for the report should be collected from publicly available
11			<u>info</u>	rmation to the extent possible. If public information is unavailable, the
12			<u>aut</u>	nority shall request a generation facility and a transmission owner to provide
13			<u>the</u>	information needed to complete the report.
14		<u>b.</u>	<u>The</u>	e report may be a short-term and long-term projection of the following:
15			<u>(1)</u>	The adequacy of the state's electric grid to meet the demands of load within
16				the state and to continue to export electricity from the state;
17			<u>(2)</u>	The resilience of the state's electric grid, including local resilience; and
18			<u>(3)</u>	The plans of generation owners, developers, or operators to add or remove
19				generation assets connected to an independent system or regional
20				transmission operator in excess of an aggregate of twenty-five megawatts.
21	<u> </u>	CTIO	N 3. F	REPEAL. Chapter 17-01 of the North Dakota Century Code is repealed.
22	SEC	стю	N 3. /	A new section to chapter 49-05 of the North Dakota Century Code is created
23	and ena	icted	as fo	llows:
24	Res	ouro	ce pla	inning.
25	1.	An	integ	rated resource plan must include:
26		<u>a.</u>	The	electric public utility's forecast of demand for electric generation supply over
27			the	planning period with recommended plans for meeting the forecasted demand
28			plus	s an additional planning reserve margin for ensuring adequate and sufficient
29			relia	ability of service; and

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1		b. Any additional information the commission requests related to how an electric
2		public utility intends to provide sufficient electric generation service for use by
3		retail customers within the state over the planning period.
4	2.	An electric public utility shall include a least cost plan for providing adequate and
5		reliable service to retail customers which is consistent with the provisions of this title
6		and the rules and orders adopted and issued by the commission.
7	3.	The commission may consider the qualitative benefits and provide value to a
8		base-load generation and load-following generation resource and its proximity to load.
9	4.	The commission may contract or consult with an expert to evaluate qualitative benefits
10		of resources and to review reliability planning. The commission may require an electric
11		public utility to pay a fee necessary for completion of an evaluation in an amount not to
12		exceed two hundred fifty thousand dollars.
13		a. If additional funds are necessary for completion of the evaluation, upon approval
14		of the emergency commission, the electric public utility shall pay the additional
15		fees reasonably necessary for the completion.
16		b. If the evaluation applies to more than one electric public utility, the commission
17		may assess each electric public utility the proportionate share of the fee.
18	5.	An electric public utility shall report annually to the commission on cybersecurity
19		preparedness, including an assessment of emerging threats and efforts taken by the
20		electric public utility to implement cybersecurity measures.
21	SEC	CTION 4. A new section to chapter 49-05 of the North Dakota Century Code is created
22	and ena	cted as follows:
23	Plai	nning reserve margin - Penalty.
24	The	commission may require action, assess a disallowance or fine, or provide a penalty in
25	<u>accorda</u>	nce with chapter 49-07 if an electric public utility fails to meet the minimum capacity
26	requiren	nent and reserve margin. Unless otherwise set by the commission, the minimum
27	capacity	requirement and planning reserve margin is as set by the regional transmission
28	organiza	ation to which the electric public utility belongs.
29	SEC	CTION 5. A new section to chapter 49-05 of the North Dakota Century Code is created
30	and ena	cted as follows:

1	Reliable service obligation.
2	An electric public utility is responsible for ensuring reliable service. If an electric public utility
3	fails to meet its obligation to provide reliable service to customers within the state, the
4	commission may require action, assess disallowances or fines, or provide a penalty on a
5	per-customer basis in accordance with chapter 49-07, not to exceed two million dollars for any
6	related series of violations. The commission shall develop policies for assessment of penalties
7	or disallowances which will take into consideration the nature, circumstances, and gravity of the
8	violation, degree of culpability, history of prior outages, and good faith attempts to ensure
9	reliability.