SF 4784/SF 4942 - Energy Transmission

Senate Language S4784-5

House Language UES4942-1

2.2	ARTICLE 1	119.14	ARTICLE 12
2.3	MINNESOTA ENERGY INFRASTRUCTURE PERMITTING ACT	119.15	ELECTRIC TRANSMISSION
22.19	ARTICLE 2		
22.17			
22.20	CERTIFICATES OF NEED		
28.1	ARTICLE 3		
28.2	CONFORMING CHANGES		
28.3	Section 1. Minnesota Statutes 2023 Supplement, section 10.65, subdivision 2, is amended		
28.4	to read:		
28.5	Subd. 2. Definitions. As used in this section, the following terms have the meanings		
28.5	given:		
28.7	(1) "agency" means the Department of Administration; Department of Agriculture; Department of Children, Youth, and Families; Department of Commerce; Department of		
28.8 28.9	Corrections; Department of Education; Department of Employment and Economic		
28.10	Development; Department of Health; Office of Higher Education; Housing Finance Agency;		
28.10	Department of Human Rights; Department of Human Services; Department of Information		
28.11	Technology Services; Department of Iron Range Resources and Rehabilitation; Department		
28.12	of Labor and Industry; Minnesota Management and Budget; Bureau of Mediation Services;		
28.13	Department of Military Affairs; Metropolitan Council; Department of Natural Resources;		
28.15	Pollution Control Agency; Department of Public Safety; Department of Revenue; Department		
28.16	of Transportation; Department of Veterans Affairs; Gambling Control Board; Racing		
28.17	Commission; the Minnesota Lottery; the Animal Health Board; the Public Utilities		
28.18	Commission; and the Board of Water and Soil Resources;		
28.19	(2) "consultation" means the direct and interactive involvement of the Minnesota Tribal		
28.20	governments in the development of policy on matters that have Tribal implications.		
28.20	Consultation is the proactive, affirmative process of identifying and seeking input from		
28.22	appropriate Tribal governments and considering their interest as a necessary and integral		
28.23	part of the decision-making process. This definition adds to statutorily mandated notification		
28.23	procedures. During a consultation, the burden is on the agency to show that it has made a		
28.25	good faith effort to elicit feedback. Consultation is a formal engagement between agency		
28.26	officials and the governing body or bodies of an individual Minnesota Tribal government		
28.27	that the agency or an individual Tribal government may initiate. Formal meetings or		
28.28	communication between top agency officials and the governing body of a Minnesota Tribal		
28.29	government is a necessary element of consultation;		

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- 28.30 (3) "matters that have Tribal implications" means rules, legislative proposals, policy statements, or other actions that have substantial direct effects on one or more Minnesota 28.31 Tribal governments, or on the distribution of power and responsibilities between the state 28.32 28.33 and Minnesota Tribal governments; 29.1 (4) "Minnesota Tribal governments" means the federally recognized Indian Tribes located in Minnesota including: Bois Forte Band; Fond Du Lac Band; Grand Portage Band; Leech 29.2 29.3 Lake Band; Mille Lacs Band; White Earth Band; Red Lake Nation; Lower Sioux Indian Community; Prairie Island Indian Community; Shakopee Mdewakanton Sioux Community; 29.4 and Upper Sioux Community; and 29.5 29.6 (5) "timely and meaningful" means done or occurring at a favorable or useful time that 29.7 allows the result of consultation to be included in the agency's decision-making process for a matter that has Tribal implications. 29.8 29.9 **EFFECTIVE DATE.** This section is effective August 1, 2024. 29.10 Sec. 2. Minnesota Statutes 2022, section 216A.037, subdivision 1, is amended to read: Subdivision 1. Ex parte communications prohibitions; rules. (a) The commission 29.11 29.12 shall adopt rules under chapter 14 prescribing permissible and impermissible ex parte 29.13 communications. The ex parte rules may prohibit only ex parte communications, directly or indirectly, between a commissioner and a participant or party under the commission's 29.14 rules of practice and procedure relating to: 29.15 29.16 (1) a material issue during a pending contested case proceeding; 29.17 (2) a material issue in a rulemaking proceeding after the beginning of commission 29.18 deliberations; 29.19 (3) a material issue in a disputed formal petition; and (4) any other communication impermissible by law. 29.20 (b) The commission may apply ex parte prohibitions, prospectively and after notice to 29.21 affected parties, to other commission proceedings as the commission deems necessary. 29.22 29.23 (c) A contested case is pending from the time the commission refers the matter to the 29.24 Office of Administrative Hearings until the commission has issued its final order, and the time to petition for reconsideration has expired or the commission has issued an order finally 29.25 disposing an application for reconsideration, whichever is later. 29.26 29.27 (d) Commission staff and consultants that carry out environmental review and other activities identified in chapters 216G and 216I are not parties, participants, or decision 29.28 making personnel, as defined under Minnesota Rules, part 7845.7000. 29.29 Section 1. Minnesota Statutes 2022, section 216B.2421, subdivision 2, is amended to read: 22.21
- 22.22 Subd. 2. Large energy facility. "Large energy facility" means:

- 119.16 Section 1. Minnesota Statutes 2022, section 216B.2421, subdivision 2, is amended to read:
- 119.17 Subd. 2. Large energy facility. "Large energy facility" means:

22.23 22.24 22.25	(1) any electric power generating plant or combination of plants at a single site with a combined capacity of 50,000 kilowatts or more and transmission lines directly associated with the plant that are necessary to interconnect the plant to the transmission system;
22.26 22.27	(2) any high-voltage transmission line with a capacity of 200 300 kilovolts or more and greater than 1,500 feet one mile in length in Minnesota;
22.28 22.29	(3) any high-voltage transmission line with a capacity of 100 kilovolts or more with more than ten miles of its length in Minnesota or that crosses a state line;
23.1 23.2 23.3	(4) any pipeline greater than six inches in diameter and having more than 50 miles of its length in Minnesota used for the transportation of coal, crude petroleum or petroleum fuels or oil, or their derivatives;
23.4 23.5	(5) any pipeline for transporting natural or synthetic gas at pressures in excess of 200 pounds per square inch with more than 50 miles of its length in Minnesota;
23.6 23.7	(6) any facility designed for or capable of storing on a single site more than 100,000 gallons of liquefied natural gas or synthetic gas;
23.8	(7) any underground gas storage facility requiring a permit pursuant to section 103I.681;
23.9	(8) any nuclear fuel processing or nuclear waste storage or disposal facility; and
23.10 23.11	(9) any facility intended to convert any material into any other combustible fuel and having the capacity to process in excess of 75 tons of the material per hour.
23.12	EFFECTIVE DATE. This section is effective the day following final enactment.

23.13 Sec. 2. Minnesota Statutes 2022, section 216B.243, subdivision 3, is amended to read:

23.14 Subd. 3. Showing required for construction. No proposed large energy facility shall

23.15 be certified for construction unless the applicant can show that demand for electricity cannot

23.16 be met more cost effectively through energy conservation and load-management measures

and unless the applicant has otherwise justified its need. In assessing need, the commissionshall evaluate:

(1) the accuracy of the long-range energy demand forecasts on which the necessity forthe facility is based;

23.21 (2) the effect of existing or possible energy conservation programs under sections 216C.05
 23.22 to 216C.30 and this section or other federal or state legislation on long-term energy demand;

23.23 (3) the relationship of the proposed facility to overall state energy needs, as described

23.24 in the most recent state energy policy and conservation report prepared under section

23.25 216C.18, or, in the case of a high-voltage transmission line, the relationship of the proposed

(1) any electric power generating plant or combination of plants at a single site with a combined capacity of 50,000 kilowatts or more and transmission lines directly associated with the plant that are necessary to interconnect the plant to the transmission system;

119.21 (2) any high-voltage transmission line with a capacity of 200 300 kilovolts or more and 119.22 greater than 1,500 feet 30 miles in length;

(3) any high-voltage transmission line with a capacity of 100 kilovolts or more with
 more than ten miles of its length in Minnesota or that crosses a state line;

119.25 (4)(3) any pipeline greater than six inches in diameter and having more than 50 miles 119.26 of its length in Minnesota used for the transportation of coal, crude petroleum or petroleum 119.27 fuels or oil, or their derivatives;

119.28(5) (4)any pipeline for transporting natural or synthetic gas at pressures in excess of119.29200 pounds per square inch with more than 50 miles of its length in Minnesota;

119.30 (6)(5) any facility designed for or capable of storing on a single site more than 100,000 119.31 gallons of liquefied natural gas or synthetic gas;

120.1 (7)(6) any underground gas storage facility requiring a permit pursuant to section 120.2 103I.681;

120.3 (8) (7) any nuclear fuel processing or nuclear waste storage or disposal facility; and

120.4 (9) (8) any facility intended to convert any material into any other combustible fuel and 120.5 having the capacity to process in excess of 75 tons of the material per hour.

120.6 **EFFECTIVE DATE.** This section is effective the day following final enactment and

120.7 applies to any project that has filed an application for a certificate of need or a site or route

120.8 permit from the commission on or after that date.

122.19 Sec. 5. Minnesota Statutes 2022, section 216B.243, subdivision 3, is amended to read:

Subd. 3. Showing required for construction. No proposed large energy facility shall c2.21 be certified for construction unless the applicant can show that demand for electricity cannot be met more cost effectively through energy conservation and load-management measures and unless the applicant has otherwise justified its need. In assessing need, the commission shall evaluate:

122.25 (1) the accuracy of the long-range energy demand forecasts on which the necessity for 122.26 the facility is based;

122.27 (2) the effect of existing or possible energy conservation programs under sections 216C.05 122.28 to 216C.30 and this section or other federal or state legislation on long-term energy demand;

122.29 (3) the relationship of the proposed facility to overall state energy needs, as described

122.30 in the most recent state energy policy and conservation report prepared under section

122.31 216C.18, or, in the case of a high-voltage transmission line, the relationship of the proposed

23.26 line to regional energy needs, as presented in the transmission plan submitted under section23.27 216B.2425;

23.28 (4) promotional activities that may have given rise to the demand for this facility;

(5) benefits of this facility, including its uses to protect or enhance environmental quality,and to increase reliability of energy supply in Minnesota and the region;

24.1 (6) possible alternatives for satisfying the energy demand or transmission needs including

24.2 but not limited to potential for increased efficiency and upgrading of existing energy

24.3 generation and transmission facilities, load-management programs, and distributed generation,

- 24.4 except that the commission must not require evaluation of alternative end points for a
- 24.5 high-voltage transmission line qualifying as a large energy facility unless the alternative
- 24.6 end points are (i) consistent with end points identified in a federally registered planning

24.7 authority transmission plan, or (ii) otherwise agreed to for further evaluation by the applicant;

24.8 (7) the policies, rules, and regulations of other state and federal agencies and local24.9 governments;

24.10 (8) any feasible combination of energy conservation improvements, required under

24.11 section 216B.241, that can (i) replace part or all of the energy to be provided by the proposed24.12 facility, and (ii) compete with it economically;

24.13 (9) with respect to a high-voltage transmission line, the benefits of enhanced regional

24.14 reliability, access, or deliverability to the extent these factors improve the robustness of the

24.15 transmission system or lower costs for electric consumers in Minnesota;

24.16 (10) whether the applicant or applicants are in compliance with applicable provisions

24.17 of sections 216B.1691 and 216B.2425, subdivision 7, and have filed or will file by a date

24.18 certain an application for certificate of need under this section or for certification as a priority

- 24.19 electric transmission project under section 216B.2425 for any transmission facilities or
- 24.20 upgrades identified under section 216B.2425, subdivision 7;

24.21 (11) whether the applicant has made the demonstrations required under subdivision 3a; 24.22 and

24.23 (12) if the applicant is proposing a nonrenewable generating plant, the applicant's

24.24 assessment of the risk of environmental costs and regulation on that proposed facility over

24.25 the expected useful life of the plant, including a proposed means of allocating costs associated 24.26 with that risk.

24.27EFFECTIVE DATE. This section is effective the day following final enactment and24.28applies to all pending applications.

122.32 line to regional energy needs, as presented in the transmission plan submitted under section 122.33 216B.2425;

123.1 (4) promotional activities that may have given rise to the demand for this facility;

123.2 (5) benefits of this facility, including its uses to protect or enhance environmental quality,

- 123.3 and to increase reliability of energy supply in Minnesota and the region;
- 123.4 (6) possible alternatives for satisfying the energy demand or transmission needs including
- 123.5 but not limited to potential for increased efficiency and upgrading of existing energy
- 123.6 generation and transmission facilities, load-management programs, and distributed generation,
- 123.7 except that the commission shall not evaluate alternative endpoints for a high-voltage
- 123.8 transmission line unless (i) the alternative endpoints are consistent with endpoints identified
- 123.9 in a Transmission Expansion Plan approved by the board of directors of the Midcontinent
- 123.10 Independent System Operator, or (ii) the applicant agrees to the evaluation of the alternative

123.11 endpoints;

123.12 (7) the policies, rules, and regulations of other state and federal agencies and local 123.13 governments;

123.14 (8) any feasible combination of energy conservation improvements, required under 123.15 section 216B.241, that can (i) replace part or all of the energy to be provided by the proposed 123.16 facility, and (ii) compete with it economically;

123.17 (9) with respect to a high-voltage transmission line, the benefits of enhanced regional 123.18 reliability, access, or deliverability to the extent these factors improve the robustness of the 123.19 transmission system or lower costs for electric consumers in Minnesota;

123.20 (10) whether the applicant or applicants are in compliance with applicable provisions

123.21 of sections 216B.1691 and 216B.2425, subdivision 7, and have filed or will file by a date

123.22 certain an application for certificate of need under this section or for certification as a priority

123.23 electric transmission project under section 216B.2425 for any transmission facilities or

123.24 upgrades identified under section 216B.2425, subdivision 7;

123.25 (11) whether the applicant has made the demonstrations required under subdivision 3a; 123.26 and

123.27 (12) if the applicant is proposing a nonrenewable generating plant, the applicant's 123.28 assessment of the risk of environmental costs and regulation on that proposed facility over 123.29 the expected useful life of the plant, including a proposed means of allocating costs associated 123.30 with that risk.

123.31EFFECTIVE DATE. This section is effective the day following final enactment and123.32applies to dockets pending at the Public Utilities Commission on or after that date.

24.29	Sec. 3. Minnesota Statutes 2022, section 216B.243, subdivision 3a, is amended to read:
24.30	Subd. 3a. Use of renewable resource. The commission may not issue a certificate of
24.31	need under this section for a large energy facility that generates electric power by means
24.32	of a nonrenewable energy source, or that transmits electric power generated by means of a
24.33	nonrenewable energy source, unless the applicant for the certificate has demonstrated to
25.1	the commission's satisfaction that it has explored the possibility of generating power by
25.2	means of renewable energy sources and has demonstrated that the alternative selected is
25.3	less expensive (, including environmental costs), than power generated by a renewable
25.4	energy source. For purposes of this subdivision, "renewable energy source" includes hydro,
25.5	wind, solar, and geothermal energy and the use of trees or other vegetation as fuel.
25.6	EFFECTIVE DATE. This section is effective the day following final enactment.
25.7	Sec. 4. Minnesota Statutes 2022, section 216B.243, subdivision 4, is amended to read:
25.8	Subd. 4. Application for certificate; hearing. Any person proposing to construct a
25.9	large energy facility shall apply for a certificate of need and for a site or route permit under
25.10	chapter 216E 216I prior to construction of the facility. The application shall be on forms
25.11	and in a manner established by the commission. In reviewing each application the commission
25.12	shall hold at least one public hearing pursuant to chapter 14. The public hearing shall be
25.13	held at a location and hour reasonably calculated to be convenient for the public. An objective
25.14	of the public hearing shall be to obtain public opinion on the necessity of granting a certificate
25.15	of need and, if a joint hearing is held, a site or route permit. The commission shall designate
25.16	a commission employee whose duty shall be to facilitate citizen participation in the hearing
25.17	process. Unless the commission determines that a joint hearing on siting and need under
25.18	this subdivision and section 216E.03, subdivision 6 <u>chapter 216</u>, is not feasible or more
25.19 25.20	efficient, or otherwise not in the public interest, a joint hearing under those subdivisions
25.20 25.21	shall this subdivision and chapter 216I must be held. When the commission authorizes a joint hearing under this subdivision, only the environmental requirements and review under
25.21	chapter 216I apply to the certificate of need process.
25.23	EFFECTIVE DATE. This section is effective the day following final enactment.
25.24	Sec. 5. Minnesota Statutes 2023 Supplement, section 216B.243, subdivision 8, is amended
25.25	to read:
25.26	Subd. 8. Exemptions. (a) This section does not apply to:
25.27	(1) cogeneration or small power production facilities as defined in the Federal Power
25.28	Act, United States Code, title 16, section 796, paragraph (17), subparagraph (A), and
25.29	paragraph (18), subparagraph (A), and having a combined capacity at a single site of less
25.30	than 80,000 kilowatts; plants or facilities for the production of ethanol or fuel alcohol; or
05.01	

- 25.31 any case where the commission has determined after being advised by the attorney general
- 25.32 that its application has been preempted by federal law;

- 124.1 Sec. 6. Minnesota Statutes 2023 Supplement, section 216B.243, subdivision 8, is amended 124.2 to read:
- 124.3 Subd. 8. Exemptions. (a) This section does not apply to:
- 124.4 (1) cogeneration or small power production facilities as defined in the Federal Power
- 124.5 Act, United States Code, title 16, section 796, paragraph (17), subparagraph (A), and
- 124.6 paragraph (18), subparagraph (A), and having a combined capacity at a single site of less
- 124.7 than 80,000 kilowatts; plants or facilities for the production of ethanol or fuel alcohol; or
- 124.8 any case where the commission has determined after being advised by the attorney general
- 124.9 that its application has been preempted by federal law;

6.1 6.2 6.3	(2) a high-voltage transmission line proposed primarily to distribute electricity to serve the demand of a single customer at a single location, unless the applicant opts to request that the commission determine need under this section or section 216B.2425;
26.4 26.5 26.6	(3) the upgrade to a higher voltage of an existing transmission line that serves the demand of a single customer that primarily uses existing rights-of-way, unless the applicant opts to request that the commission determine need under this section or section 216B.2425;
26.7 26.8	(4) a high-voltage transmission line of one mile or less required to connect a new or upgraded substation to an existing, new, or upgraded high-voltage transmission line;
26.9 26.10	(5) conversion of the fuel source of an existing electric generating plant to using natural gas;
26.11 26.12 26.13	(6) the modification of an existing electric generating plant to increase efficiency, as long as the capacity of the plant is not increased more than ten percent or more than 100 megawatts, whichever is greater;
26.14 26.15 26.16 26.17	(7) a large wind energy conversion system, as defined in section 216F.01, subdivision 2 216I.02, subdivision 12, or a solar energy generating system, as defined in section 216E.01, subdivision 9a 216I.02, subdivision 18, for which a site permit application is submitted by an independent power producer under chapter 216E or 216F 216I; or
26.18 26.19 26.20 26.21	(8) a large wind energy conversion system, as defined in section $\frac{216F.01}{1000}$, subdivision $\frac{12}{1000}$, or a solar energy generating system that is a large energy facility, as defined in section $\frac{216B.2421}{10000}$, subdivision $\frac{2}{10000}$, subdivision $\frac{18}{10000}$, engaging in a repowering project that:
26.22 26.23	(i) will not result in the system exceeding the nameplate capacity under its most recent interconnection agreement; or
26.24 26.25 26.26 26.27	(ii) will result in the system exceeding the nameplate capacity under its most recent interconnection agreement, provided that the Midcontinent Independent System Operator has provided a signed generator interconnection agreement that reflects the expected net power increase- <u>:</u>
26.28	(9) energy storage systems, as defined in section 2161.02, subdivision 7;
26.29 26.30 26.31	(10) transmission lines directly associated with large wind energy conversion systems, solar energy generating systems, or energy storage systems that are necessary to interconnect the facility to the transmission system; or

124.10 (2) a high-voltage transmission line proposed primarily to distribute electricity to serve 124.11 the demand of a single customer at a single location, unless the applicant opts to request 124.12 that the commission determine need under this section or section 216B.2425;

124.13 (3) the upgrade to a higher voltage of an existing transmission line that serves the demand 124.14 of a single customer that primarily uses existing rights-of-way, unless the applicant opts to 124.15 request that the commission determine need under this section or section 216B.2425;

124.16 (4) a high-voltage transmission line of one mile or less required to connect a new or 124.17 upgraded substation to an existing, new, or upgraded high-voltage transmission line;

124.18 (5) conversion of the fuel source of an existing electric generating plant to using natural 124.19 gas;

124.20 (6) the modification of an existing electric generating plant to increase efficiency, as 124.21 long as the capacity of the plant is not increased more than ten percent or more than 100 124.22 megawatts, whichever is greater;

124.23 (7) a large wind energy conversion system, as defined in section 216F.01 216E.01,
124.24 subdivision 2 6a, or a solar energy generating system, as defined in section 216E.01,
124.25 subdivision 9a, for which a site permit application is submitted by an independent power
124.26 producer under chapter 216E or 216F; or

124.27 (8) a large wind energy conversion system, as defined in section 216F.01 216E.01, 124.28 subdivision 2 6a, or a solar energy generating system that is a large energy facility, as defined 124.29 in section 216B.2421, subdivision 2, engaging in a repowering project that:

124.30 (i) will not result in the system exceeding the nameplate capacity under its most recent 124.31 interconnection agreement; or

125.1 (ii) will result in the system exceeding the nameplate capacity under its most recent

125.2 interconnection agreement, provided that the Midcontinent Independent System Operator

125.3 has provided a signed generator interconnection agreement that reflects the expected net 125.4 power increase-;

125.11 (10) an energy storage system, as defined in section 216E.01, subdivision 3a; or

125.5 (9) a transmission line directly associated with and necessary to interconnect any of the
 125.6 following facilities with the electric transmission grid:

125.7 (i) a large wind energy conversion system, as defined in section 216E.01, subdivision
 125.8 6a;

125.9 (ii) a solar energy generating system that is a large electric power generating plant; or

125.10 (iii) an energy storage system, as defined in section 216E.01, subdivision 3a;

27.1 27.2 27.3	(11) relocation of an existing high voltage transmission line to new right-of-way, provided that any new structures that are installed are not designed for and capable of operation at higher voltage.	125.12 (11) relocation of an existing high-voltage transmission line, provided the line's voltage 125.13 is not increased.
27.4	(b) For the purpose of this subdivision, "repowering project" means:	(b) For the purpose of this subdivision, "repowering project" means:
27.5 27.6 27.7	(1) modifying a large wind energy conversion system or a solar energy generating system that is a large energy facility to increase its efficiency without increasing its nameplate capacity;	 (1) modifying a large wind energy conversion system or a solar energy generating system that is a large energy facility to increase its efficiency without increasing its nameplate capacity;
27.8 27.9	(2) replacing turbines in a large wind energy conversion system without increasing the nameplate capacity of the system; or	(2) replacing turbines in a large wind energy conversion system without increasing thenameplate capacity of the system; or
27.10	(3) increasing the nameplate capacity of a large wind energy conversion system.	(3) increasing the nameplate capacity of a large wind energy conversion system.
27.11	EFFECTIVE DATE. This section is effective the day following final enactment.	
27.12	Sec. 6. Minnesota Statutes 2022, section 216B.243, subdivision 9, is amended to read:	125.21 Sec. 7. Minnesota Statutes 2022, section 216B.243, subdivision 9, is amended to read:
27.13 27.14 27.15 27.16 27.17 27.18	Subd. 9. Renewable energy standard <u>and carbon-free energy standard facilities.</u> This section does not apply to a wind energy conversion system or a solar electric generation facility that is intended to be used to meet the obligations of section 216B.1691, <u>subdivision 2a or 2g</u>; provided that, after notice and comment, the commission determines that the facility is a reasonable and prudent approach to meeting a utility's obligations under that section. When making this determination, the commission must consider:	125.22Subd. 9. Renewable energy standard and carbon-free energy standard facilities. This125.23section does not apply to a wind energy conversion system or a solar electric generation125.24facility that is intended to be used to meet the obligations of section 216B.1691, subdivision125.252a or 2g; provided that, after notice and comment, the commission determines that the125.26facility is a reasonable and prudent approach to meeting a utility's obligations under that125.27section. When making this determination, the commission must consider:
27.19	(1) the size of the facility relative to a utility's total need for renewable resources;	125.28 (1) the size of the facility relative to a utility's total need for renewable resources;
27.20 27.21	(2) alternative approaches for supplying the renewable energy to be supplied by the proposed facility;	(2) alternative approaches for supplying the renewable energy to be supplied by theproposed facility;
27.22 27.23	(3) the facility's ability to promote economic development, as required under section 216B.1691, subdivision 9;	(3) the facility's ability to promote economic development, as required under section216B.1691, subdivision 9;
27.24	(4) the facility's ability to maintain electric system reliability;	126.3 (4) the facility's ability to maintain electric system reliability;
27.25	(5) impacts on ratepayers; and	126.4 (5) impacts on ratepayers; and
27.26	(6) other criteria as the commission may determine are relevant.	126.5 (6) other criteria as the commission may determine are relevant.
27.27	EFFECTIVE DATE. This section is effective the day following final enactment.	126.6 EFFECTIVE DATE. This section is effective the day following final enactment.
		126.7 Sec. 8. Minnesota Statutes 2022, section 216B.246, subdivision 3, is amended to read:
		Subd. 3. Commission procedure. (a) If an electric transmission line has been approved for construction in a federally registered planning authority transmission plan, the incumbent electric transmission owner, or owners if there is more than one owner, shall give notice to the commission in writing within 90 30 days of approval regarding its intent to construct

on 216B.243, subdivision 9, is amended to read:

- ard and carbon-free energy standard facilities. This
- conversion system or a solar electric generation
- et the obligations of section 216B.1691, subdivision
- comment, the commission determines that the
- bach to meeting a utility's obligations under that
- n, the commission must consider:
- a utility's total need for renewable resources;

- electric system reliability;
- may determine are relevant.
- is effective the day following final enactment.
- on 216B.246, subdivision 3, is amended to read:
- a) If an electric transmission line has been approved
- planning authority transmission plan, the incumbent
- There is more than one owner, shall give notice to
-) days of approval, regarding its intent to construct,
- 126.12 own, and maintain the electric transmission line. If an incumbent electric transmission owner
- 126.13 gives notice of intent to build the electric transmission line then, unless exempt from the

- 126.14 requirements of section 216B.243, within 18 12 months from the date of the notice described
- 126.15 in this paragraph or such longer time approved by the commission, the incumbent electric
- 126.16 transmission owner shall file an application for a certificate of need under section 216B.243
- 126.17 or certification under section 216B.2425.
- 126.18 (b) If the incumbent electric transmission owner indicates that it does not intend to build
- 126.19 the transmission line, such notice shall fully explain the basis for that decision. If the
- 126.20 incumbent electric transmission owner, or owners, gives notice of intent not to build the
- 126.21 electric transmission line, then the commission may determine whether the incumbent
- 126.22 electric transmission owner or other entity will build the electric transmission line, taking
- 126.23 into consideration issues such as cost, efficiency, reliability, and other factors identified in 126.24 this chapter.
- 126.25 **EFFECTIVE DATE.** This section is effective the day following final enactment and
- 126.26 applies to any electric transmission line that has been approved for construction in a federally
- 126.27 registered planning authority transmission plan on or after that date.

- 2.4 Section 1. [216I.01] CITATION.
- 2.5 This chapter may be cited as the "Minnesota Energy Infrastructure Permitting Act."
- 2.6 Sec. 2. [216I.02] DEFINITIONS.
- 2.7 Subdivision 1. Applicability. For purposes of this chapter, the terms defined in this
- 2.8 section have the meanings given, unless context clearly indicates or provides otherwise.
- 2.9 Subd. 2. Associated facility. "Associated facility" means a building, equipment,
- 2.10 communication instrumentation, or other physical structure that is necessary to operate a
- 2.11 large energy infrastructure facility. Associated facility includes transmission lines designed
- 2.12 for and capable of operating at 100 kilovolts or less that interconnect the large energy
- 2.13 infrastructure facility with the existing high-voltage transmission system.
- 2.14 Subd. 3. Commission. "Commission" means the Public Utilities Commission.
- 2.15 Commission also means the executive secretary of the Public Utilities Commission for
- 2.16 purposes of the following:
- 2.17 (1) applicability determinations under section 216I.04;
- 2.18 (2) completeness determinations under section 216I.05;
- 2.19 (3) public meetings under section 216I.05, subdivision 9;
- 2.20 (4) draft environmental impact statements under section 2161.06, subdivision 1, paragraph
- 2.21 (c); and
- 2.22 (5) public hearings under section 216I.06, subdivision 2, or 216I.07, subdivision 4.
- 2.23 Subd. 4. **Construction**. "Construction" means any clearing of land, excavation, or other
- 2.24 action that adversely affects the site's or route's natural environment. Construction does not

2.25	include changes needed to temporarily use sites or routes for nonutility purposes, or uses
2.26	in securing survey or geological data, including necessary borings to ascertain foundation
2.27	conditions.
2.28	Subd. 5. Cultivated agricultural land. "Cultivated agricultural land" has the meaning
2.29	given in section 216G.01, subdivision 4.
	<u></u>
3.1	Subd. 6. Energy storage system. "Energy storage system" means equipment and
3.2	associated facilities designed with a nameplate capacity of 10,000 kilowatts or more that is
3.3 3.4	capable of storing generated electricity for a period of time and delivering the electricity for use after storage.
3.4	
3.5	Subd. 7. Executive secretary. "Executive secretary" means the executive secretary of
3.6	the Public Utilities Commission under section 216A.04 or Public Utilities Commission staff
3.7	designated by the executive secretary.
3.8	Subd. 8. High-voltage transmission line. "High-voltage transmission line" means a
3.9	conductor of electric energy and associated facilities that is (1) designed for and capable of
3.10	operation at a nominal voltage of 100 kilovolts or more, and (2) is greater than 1,500 feet
3.11	in length.
2.12	
3.12	Subd. 9. Large electric power generating plant. "Large electric power generating
3.13 3.14	plant" means electric power generating equipment and associated facilities designed for or capable of operation at a capacity of 50,000 kilowatts or more.
5.14	capable of operation at a capacity of 50,000 knowaits of more.
3.15	Subd. 10. Large energy infrastructure facility. "Large energy infrastructure facility"
3.16	means a high-voltage transmission line, a large electric power generating plant, an energy
3.17	storage system, a large wind energy conversion system, and any associated facility.
3.18	Subd. 11. Large wind energy conversion system. "Large wind energy conversion
3.19	system" means any combination of wind energy conversion systems with a combined
3.20	nameplate capacity of 5,000 kilowatts or more, and may include transmission lines designed
3.21	for and capable of operating at 100 kilovolts or less that interconnect a large wind energy
3.22	conversion system with a high-voltage transmission line.
3.23	Subd 12 Downittee "Downittee" means a name to whom a site or route name it is
3.23 3.24	Subd. 12. Permittee. "Permittee" means a person to whom a site or route permit is issued.
3.24	Issued.
3.25	Subd. 13. Person. "Person" means an individual, partnership, joint venture, private or
3.26	public corporation, association, firm, public service company, cooperative, political
3.27	subdivision, municipal corporation, government agency, public utility district, or any other
3.28	entity, public or private, however organized.
3.29	Subd. 14. Power purchase agreement. "Power purchase agreement" means a legally
3.30	enforceable agreement between two or more persons where one or more of the signatories
3.31	agrees to provide electrical power and one or more of the signatories agrees to purchase the

3.32 power.

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4.1	Subd. 15. Route. "Route" means the location of a high-voltage transmission line between
4.2	two end points. The route may have a variable width of up to 1.25 miles.
4.3	Subd. 16. Site. "Site" means the location of a large electric power generating plant, solar
4.4	energy generating system, energy storage system, or large wind energy conversion system.
4.5	Subd. 17. Small wind energy conversion system. "Small wind energy conversion
4.6	system" means any combination of wind energy conversion systems with a combined
4.7	nameplate capacity of less than 5,000 kilowatts.
4.8	Subd. 18. Solar energy generating system. "Solar energy generating system" means a
4.9	set of devices whose primary purpose is to produce electricity by means of any combination
4.10	of collecting, transferring, or converting solar-generated energy with a combined nameplate
4.11	capacity of 50,000 kilowatts alternating current or more.
4.12	Subd. 19. Utility. "Utility" means any entity engaged or intending to engage in generating,
4.13	transmitting, or distributing electric energy in Minnesota. Utility includes but is not limited
4.14	to a private investor-owned utility, cooperatively owned utility, and public or municipally
4.15	owned utility.
4.16	Subd. 20. Wind energy conversion system. "Wind energy conversion system" means
4.17	a device, including but not limited to a wind charger, windmill, or wind turbine and associated
4.18	facilities, that converts wind energy to electrical energy.
4.19	Sec. 3. [216I.03] SITING AUTHORITY.
4.20	Subdivision 1. Policy. The legislature hereby declares it to be the policy of the state to
4.21	locate large electric power facilities in an orderly manner compatible with environmental
4.22	preservation and the efficient use of resources. In accordance with this policy the commission
4.23	shall choose locations that minimize adverse human and environmental impact while ensuring
4.24	continuing electric power system reliability and integrity and ensuring that electric energy needs are met and fulfilled in an orderly and timely fashion.
4.25	
4.26	Subd. 2. Jurisdiction. (a) The commission has the authority to provide for site and route
4.27	selection for large energy infrastructure facilities. The commission must issue permits for
4.28 4.29	large energy infrastructure facilities in a timely fashion and in a manner consistent with the overall determination of need for the project under section 216B.2425 or 216B.243, if
4.29	applicable.
4.31	(b) The scope of an environmental review conducted under this chapter must not include:
4.32 4.33	(1) questions of need, including size, type, and timing; (2) alternative system configurations; or (3) voltage.
5.1	Subd. 3. Interstate routes. If a route is proposed in two or more states, the commission
5.2	must attempt to reach an agreement with affected states on the entry and exit points before designating a route. The commission, in discharge of the commission's duties under this
5.3 5.4	chapter, may make joint investigations, hold joint hearings within or outside of the state,
5.5	and issue joint or concurrent orders in conjunction or concurrence with any official or agency

5.6	of any state or of the United States. The commission may, pursuant to any consent of	
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- Congress, negotiate and enter into any agreements or compacts with agencies of other states 5.7
- for cooperative efforts to certify the construction, operation, and maintenance of large 5.8
- 5.9 electric power facilities in a manner consistent with this chapter's requirements and to enforce
- the respective state laws regarding large electric power facilities. 5.10
- 6.3 Sec. 5. [2161.05] DESIGNATING SITES AND ROUTES.

6.4

6.5	generating plant, a solar energy generating system, an energy storage system, or a large
6.6	wind energy conversion system without a site permit issued by the commission. A person
6.7	may construct a large electric generating plant, an energy storage system, a solar energy
6.8	generating system, or a large wind energy conversion system only on a site approved by
6.9	the commission.
6.10	(b) The commission must incorporate into one proceeding the route selection for a
6.11	high-voltage transmission line that is directly associated with and necessary to interconnect
6.12	the large electric generating plant, energy storage system, solar energy generating system,
6.13	or large wind energy conversion system to the transmission system if the applications are
6.14	submitted jointly under this chapter.
6.15	(c) A site permit does not authorize construction of a large electric power generating
6.16	plant until the permittee has obtained a power purchase agreement or some other enforceable
6.17	mechanism for sale of the power to be generated by the project. If the permittee does not
6.18	have a power purchase agreement or other enforceable mechanism at the time the permit
6.19	is issued, the commission must provide in the permit that the permittee shall advise the
6.20	commission when it obtains a commitment for purchase of the power. The commission may
6.21	establish as a condition in the permit, a date by which the permittee must obtain a power

Subdivision 1. Site permit. (a) A person is prohibited from constructing a large electric

- 6.22 purchase agreement or other enforceable mechanism, or the site permit is null and void.
- Subd. 2. Route permit. A person is prohibited from constructing a high-voltage 6.23
- 6.24 transmission line without a route permit issued by the commission. A person may construct
- a high-voltage transmission line only along a route approved by the commission. 6.25
- 6.26 Subd. 3. Application. (a) A person that seeks to construct a large energy infrastructure
- facility must apply to the commission for a site or route permit, as applicable. 6.27

- 127.1 Sec. 9. Minnesota Statutes 2022, section 216E.03, as amended by Laws 2023, chapter 7,
- 127.2 sections 25, 26, 27, and 28, and Laws 2023, chapter 60, article 12, sections 50, 51, 52, 53,
- and 54, is amended to read: 127.3
- 127.4 **216E.03 DESIGNATING SITES AND ROUTES.**
- Subdivision 1. Site permit. No person may construct A large electric generating plant 127.5
- 127.6 or, an energy storage system, or a large wind energy conversion system that has not received
- 127.7 a site permit from a county under section 216E.05, subdivision 4, may not be constructed:
- (1) without a site permit from the commission. A large electric generating plant or an energy 127.8
- 127.9 storage system may be constructed only; and (2) on a site other than the site approved by
- 127.10 the commission. The commission must incorporate into one proceeding the route selection
- 127.11 for a high-voltage transmission line that is directly associated with and necessary to
- 127.12 interconnect the a large electric generating plant, energy storage system, or large wind
- 127.13 energy conversion system to the transmission system and whose need is certified under
- 127.14 section 216B.243.

- Subd. 2. Route permit. No person may construct a high-voltage transmission line without 127.15 127.16 a route permit from the commission. A high-voltage transmission line may be constructed 127.17 only along a route approved by the commission.
- 128.3 Subd. 3. Application. (a) Any person seeking to construct a large electric power facility
- must apply to the commission for a site or route permit, as applicable. The application shall 128.4
- contain such information as the commission may require. The applicant shall propose at 128.5
- 128.6 least two sites a single site for a large electric power facility and two routes one route for a
- 128.7 high-voltage transmission line. Neither of the two proposed routes may be designated as a
- preferred route and all proposed routes must be numbered and designated as alternatives. 128.8
- The commission shall determine whether an application is complete and advise the applicant 128.9
- 128.10 of any deficiencies within ten days of receipt. An application is not incomplete if information

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128.11 not in the application can be obtained from the applicant during the first phase of the process 128.12 and that information is not essential for notice and initial public meetings.

6.28	(b) The application must contain:
6.29	(1) a statement of proposed ownership of the facility at the time of filing the application

- and after commercial operation; 6.30
- (2) the name of any person or organization initially named as permittee or permittees 6.31
- and the name of any other person to whom the permit may be transferred if transfer of the 6.32
- 6.33 permit is contemplated;
- (3) a description of the proposed large energy infrastructure facility and all associated 7.1
- 7.2 facilities, including size, type, and timing of the facility;
- (4) the environmental information required under subdivision 4; 7.3
- 7.4 (5) the names of each owner described under subdivision 8;
- (6) United States Geological Survey topographical maps, or other maps acceptable to 7.5
- the commission, that show the entire proposed large energy infrastructure facility; 7.6
- (7) a document that identifies existing utility and public rights-of-way along or near the 7.7
- 7.8 large energy infrastructure facility;
- 7.9 (8) the engineering and operational design concepts for the proposed large energy
- infrastructure facility; 7.10
- 7.11 (9) a cost analysis of the proposed large energy infrastructure facility, including the costs
- to construct, operate, and maintain the facility; 7.12
- 7.13 (10) a description of possible design options to accommodate the large energy
- infrastructure facility's future expansion; 7.14
- 7.15 (11) the procedures and practices proposed to acquire, construct, maintain, and restore
- the large energy infrastructure facility's right-of-way or site; 7.16
- (12) a list and brief description of federal, state, and local permits that may be required 7.17
- for the proposed large energy infrastructure facility; 7.18
- 7.19 (13) a discussion regarding whether a certificate of need application is required and, if
- a certificate of need application is required, whether the certificate of need application has 7.20
- 7.21 been submitted;
- (14) a discussion regarding any other sites or routes that were considered and rejected 7.22
- 7.23 by the applicant;
- 7.24 (15) any information the commission requires pursuant to an administrative rule; and

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7.25	(16) a discussion of coordination with Minnesota Tribal governments, as defined under
7.26	section 10.65, subdivision 2, by the applicant including but not limited to the notice required
7.27	under subdivision 5 of this section.
7.28	Subd. 4. Environmental information. (a) An applicant for a site or route permit must
7.29	include in the application environmental information for each proposed site or route. The
7.30	environmental information submitted must include:
7.31	(1) a description of each site or route's environmental setting;
8.1	(2) a description of the effects the facility's construction and operation has on human
8.2	settlement, including but not limited to public health and safety, displacement, noise,
8.3	aesthetics, socioeconomic impacts, environmental justice impacts, cultural values, recreation,
8.4	and public services;
8.5	(3) a description of the facility's effects on land-based economies, including but not
8.6	limited to agriculture, forestry, tourism, and mining;
8.7	(4) a description of the facility's effects on archaeological and historic resources;
8.8	(5) a description of the facility's effects on the natural environment, including effects
8.9	on air and water quality resources, flora, and fauna;
8.10	(6) a description of the greenhouse gas emissions associated with construction and
8.11	operation of the facility;
8.12	(7) a description of the climate change resilience of the facility;
8.13	(8) a description of the facility's effects on rare and unique natural resources;
8.14	(9) a list that identifies human and natural environmental effects that are unavoidable if
8.15	the facility is approved at a specific site or route; and
8.16	(10) a description of (i) measures that might be implemented to mitigate the potential
8.17	human and environmental impacts identified in clauses (1) to (7), and (ii) the estimated
8.18	costs of the potential mitigative measures.
8.19	(b) An applicant that applies using the standard process under section 216I.06 may
8.20	include the environmental information required under paragraph (a) in the applicant's
8.21	environmental assessment.
8.22	Subd. 5. Preapplication coordination. At least 30 days before filing an application
8.23	with the commission, an applicant must provide notice to: (1) each local unit of government
8.24	within which a site or route may be proposed; (2) Minnesota Tribal governments, as defined
8.25	under section 10.65, subdivision 2; and (3) the state technical resource agencies. The notice
8.26	must describe the proposed project and provide the entities receiving the notice an opportunity
8.27	for preapplication coordination or feedback.

- 127.18Subd. 2a.Preapplication coordination. (a) At least 30 days before filing an application127.19with the commission, an applicant must provide notice to:
- (1) each local unit of government within which a site or route may be proposed; 127.20
- (2) Minnesota Tribal governments, as defined under section 10.65, subdivision 2; 127.21
- (3) the state agencies that are represented on the Environmental Quality Board; and 127.22

	applicant must provide a draft application to commission staff for review. A draft
pp	lication must not be filed electronically.
	(b) Commission staff's draft application review must focus on the application's
com	npleteness and clarifications that may assist the commission's review of the applicat
Jpo	on completion of the preapplication review under this subdivision, commission staff
nus	st provide the applicant a summary of the completeness review. The applicant may
ncl	lude the completeness review summary with the applicant's application under subdiv
3.	
	Subd. 7. Complete applications. (a) The commission or the commission's designed
nus	st determine whether an application is complete and advise the applicant of any
defi	iciencies within ten working days of the date an application is received.

9.11 <u>notice.</u>

9.12 Subd. 8. Application notice. (a) Upon finding an application is complete, the commission	cation is complete, the commission
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- 9.13 must:
- 9.14 (1) publish notice of the application in a legal newspaper of general circulation in each
- 9.15 county in which the site or route is proposed;

127.23	(4) the State Historic Preservation Office.
127.24	(b) The notice must describe the proposed project and provide the entities receiving the
127.25	
127.26	Subd. 2b. Preapplication review. (a) Before submitting an application under this chapter,
127.27	an applicant must provide a draft application to commissioner of commerce for review. A
127.28	draft application must not be filed electronically.
127.29	(b) The commissioner of commerce's draft application review must focus on the
127.30	application's completeness and clarifications that may assist the commission's review of the
127.31	application. Upon completion of the preapplication review under this subdivision,
127.32	commissioner of commerce must provide the applicant a summary of the completeness
128.1	review. The applicant may include the completeness review summary with the applicant's
128.2	application under subdivision 3.
128.13	(b) The commission's designee must determine whether an application is complete and
128.14	advise the applicant of any deficiencies within ten days of the date an application is received.
120.15	
128.15	(c) An application is not incomplete if:
128.16	(1) information that is not included in the application may be obtained from the applicant
128.17	prior to the initial public meeting; and
128.18	(2) the information that is not included in the application is not according to marride
	(2) the information that is not included in the application is not essential to provide adequate notice.
128.19	
128.20	Subd. 3a. Project notice. At least 90 days before filing an application with the
128.21	commission, the applicant shall provide notice to each local unit of government within
128.22	which a route may be proposed. The notice must describe the proposed project and the
128.23	opportunity for a preapplication consultation meeting with local units of government as
128.24	provided in subdivision 3b.
128.25	Subd. 3b. Preapplication consultation meetings. Within 30 days of receiving a project
128.26	notice, local units of government may request the applicant to hold a consultation meeting
128.27	with local units of government. Upon receiving notice from a local unit of government
128.28	
128.29	
128.30	local government unit requesting a meeting is given notice satisfies the meeting requirement
128.31	of this subdivision.
128.32	Subd. 4. Application notice. Within 15 days after submission of an application to the
128.33	commission, the applicant shall publish notice of the application in a legal newspaper of
129.1	general circulation in each county in which the site or route is proposed and send a copy of
129.2	the application by certified mail to any regional development commission, county.

129.2 the application by certified mail to any regional development commission, county, 129.3 incorporated municipality, and town in which any part of the site or route is proposed.

9.16	(2) provide notice of the application to any regional development commission, Minnesota
9.17	Tribal government as defined under section 10.65, subdivision 2, county, incorporated
9.18	municipality, and town in which any part of the site or route is proposed;
9.19	(3) provide notice of the application and description of the proposed project to each
9.20	owner whose property is within or adjacent to the proposed site or route for the large energy
9.21	infrastructure facility; and
9.22	(4) provide notice to persons who have requested to be placed on a list maintained by
9.23	the commission to receive notice of proposed large energy infrastructure facilities.
9.24	(b) The commission must identify a standard format and content for application notice.
9.25	At a minimum, the notice must include: (1) a description of the proposed project, including
9.26	a map displaying the general area of the proposed site or route; (2) a description detailing
9.27	how a person may receive more information and future notices regarding the application;
9.28	and (3) a location where a copy of the application may be reviewed.
9.29	(c) The notice must also provide information regarding the date and location of the public
9.30	meeting where the public can learn more about the proposed project and the commission's
9.31	review process.
9.51	ieview process.
9.32	(d) For the purposes of providing mailed notice under this subdivision, an owner is the
9.33	person indicated in the records of the county auditor or, in a county where tax statements
10.1	are mailed by the county treasurer, in the records of the county treasurer. If necessary, other
10.2	appropriate records may be used for numeroes of providing mailed notice. The failure to

- 10.2 appropriate records may be used for purposes of providing mailed notice. The failure to
- 10.3 provide mailed notice to a property owner or defects in the notice do not invalidate the
- 10.4 proceedings, provided a bona fide attempt to comply with this subdivision has been made.

- 129.4 Within the same 15 days, the applicant shall also send a notice of the submission of the
- 129.5 application and description of the proposed project to each owner whose property is on or
- 129.6 adjacent to any of the proposed sites for the power plant or along any of the proposed routes
- 129.7 for the transmission line. The notice must identify a location where a copy of the application
- 129.8 can be reviewed. For the purpose of giving mailed notice under this subdivision, owners
- 129.9 are those shown on the records of the county auditor or, in any county where tax statements
- 129.10 are mailed by the county treasurer, on the records of the county treasurer; but other
- 129.11 appropriate records may be used for this purpose. The failure to give mailed notice to a
- 129.12 property owner, or defects in the notice, does not invalidate the proceedings, provided a
- 129.13 bona fide attempt to comply with this subdivision has been made. Within the same 15 days,
- 129.14 the applicant shall also send the same notice of the submission of the application and
- 129.15 description of the proposed project to those persons who have requested to be placed on a
- 129.16 list maintained by the commission for receiving notice of proposed large electric generating
- 129.17 power plants and high voltage transmission lines.

- 129.18 Subd. 5. Environmental review. (a) The commissioner of the Department of Commerce
- 129.19 shall prepare for the commission an environmental impact statement on each proposed large
- 129.20 electric power facility for which a complete application has been submitted. The
- 129.21 commissioner shall not consider whether or not the project is needed. No other state
- 129.22 environmental review documents shall be required. The commissioner shall study and
- 129.23 evaluate any site or route proposed by an applicant and any other site or route the commissio
- 129.24 deems necessary that was proposed in a manner consistent with rules concerning the form,
- 129.25 content, and timeliness of proposals for alternate sites or routes, excluding any alternate
- 129.26 site for a solar energy generating system that was not proposed by an applicant.
- 129.27 (b) For a cogeneration facility as defined in section 216H.01, subdivision 1a, that is a
- 129.28 large electric power generating plant and is not proposed by a utility, the commissioner
- 129.29 must make a finding in the environmental impact statement whether the project is likely to
- 129.30 result in a net reduction of carbon dioxide emissions, considering both the utility providing
- 129.31 electric service to the proposed cogeneration facility and any reduction in carbon dioxide

- 10.5 Subd. 9. Public meeting. (a) The commission must hold at least one public meeting in
- 10.6 a location near the proposed large energy infrastructure facility project's location to explain
- 10.7 the permitting process, present major issues, and respond to questions raised by the public.
- 10.8 (b) At the public meeting and in written comments accepted at least ten days following
- 10.9 the date of the public meeting, the commission must accept comments on potential impacts,
- 10.10 permit conditions, and alternatives the commission should evaluate when considering the
- 10.11 application.

- 10.12 Subd. 10. Draft permit; additional considerations. Upon close of the public comment
- 10.13 period following the public meeting in subdivision 9, the commission must:
- 10.14 (1) prepare a draft site or route permit for the large energy infrastructure facility. The
- 10.15 draft permit must identify the person or persons who are the permittee, describe the proposed
- 10.16 project, and include proposed permit conditions. A draft site permit does not authorize a
- 10.17 person to construct a large energy infrastructure facility. The commission may change the
- 10.18 draft site permit in any respect before final issuance or may deny the permit; and
- 10.19 (2) identify the scope of the environmental impact statement prepared under section
- 10.20 216I.06 or the addendum prepared under section 216I.07.
- 10.21 Subd. 11. Designating sites and routes; considerations. (a) The commission's site and
- 10.22 route permit determinations must be guided by the state's goals to conserve resources,
- 10.23 minimize environmental impacts, minimize human settlement and other land use conflicts,

129.32	emissions as a result of increased efficiency from the production of thermal energy on the
129.33	part of the customer operating or owning the proposed cogeneration facility.
120.12	Suld So Dublic meeting (a) Within 20 days after the data the commission datamained
130.13 130.14	Subd. 5a. Public meeting. (a) Within 20 days after the date the commission determines
	an application is complete, to the extent practicable, the commission must hold at least one public meeting in a location near the proposed project's location to explain the permitting
130.15 130.16	process, present major issues, and respond to questions raised by the public.
130.10	process, present major issues, and respond to questions raised by the public.
130.17	(b) At the public meeting and in written comments that the commission must accept for
130.18	at least ten days following the date of the public meeting, members of the public may submit
130.19	comments on potential impacts, permit conditions, and alternatives the commission should
130.20	evaluate when considering the application.
129.34	Subd. 6. Public hearing. The commission shall hold a public hearing on an application
129.34	for a site or route permit for a large electric power facility. All hearings held for designating
129.55	a site or route shall be conducted by an administrative law judge from the Office of
130.2	Administrative Hearings pursuant to the contested case procedures of chapter 14. Notice
130.2	of the hearing shall be given by the commission at least ten days in advance but no earlier
130.4	than 45 days prior to the commencement of the hearing. Notice shall be by publication in
130.5	a legal newspaper of general circulation in the county in which the public hearing is to be
130.6	held and by certified mail to chief executives of the regional development commissions,
130.7	counties, organized towns, townships, and the incorporated municipalities in which a site
130.8	or route is proposed. Any person may appear at the hearings and offer testimony and exhibits
130.9	without the necessity of intervening as a formal party to the proceedings. The administrative
130.10	law judge may allow any person to ask questions of other witnesses. The administrative
130.11	law judge shall hold a portion of the hearing in the area where the power plant or transmission
130.12	line is proposed to be located.
120.21	
130.21	Subd. 6a. Draft permit. Within 30 days after the date the public comment period closes
130.22	following the public hearing in section 216.035, subdivision 2, or section 216E.04,
130.23	subdivision 6, to the extent practicable, the commission must:
130.24	(1) prepare a draft site or route permit for the proposed facility. The draft permit must
130.25	identify the person or persons who are the permittee, describe the proposed project, and
130.26	include proposed permit conditions. A draft site or route permit does not authorize a person
130.27	to construct a proposed facility. The commission may change the draft site permit in any
130.28	respect before final issuance or may deny the permit; and
130.29	(2) identify any issues or alternatives that must be evaluated in an addendum to an
130.29	environmental assessment prepared under section 216E.041 or an environmental impact
130.31	statement prepared under section 216E.035.
150.51	surement prepared under section 2101.055.
130.32	Subd. 7. Considerations in designating sites and routes. (a) The commission's site
130.33	and route permit determinations must be guided by the state's goals to conserve resources,

130.34 minimize environmental impacts, minimize human settlement and other land use conflicts,

10.24 10.25	and ensure the state's energy security through efficient, cost-effective energy supply and infrastructure.	and ensure the state's electric energy security through efficient, cost-effective power supplyand electric transmission infrastructure.
10.26 10.27	(b) To facilitate studying, researching, evaluating, and designating sites and routes, the commission must be guided by but is not limited to:	 (b) To facilitate the study, research, evaluation, and designation of sites and routes, the commission shall be guided by, but not limited to, the following considerations:
10.28 10.29 10.30 10.31 10.32 11.1 11.2	(1) evaluating research and investigations relating to: (i) large energy infrastructure facilities' effects on land, water, and air resources; and (ii) the effects water and air discharges and electric and magnetic fields resulting from large energy infrastructure facilities have on public health and welfare, vegetation, animals, materials, and aesthetic values, including baseline studies, predictive modeling, and evaluating new or improved methods to minimize adverse impacts of water and air discharges and other matters pertaining to large energy infrastructure facilities' effects on the water and air environment;	 (1) evaluation of research and investigations relating to the effects on land, water and air resources of large electric power facilities and the effects of water and air discharges and electric and magnetic fields resulting from such facilities on public health and welfare, vegetation, animals, materials and aesthetic values, including baseline studies, predictive modeling, and evaluation of new or improved methods for minimizing adverse impacts of water and air discharges and other matters pertaining to the effects of power plants on the water and air environment;
11.3 11.4 11.5	(2) conducting environmental evaluation of sites and routes that are proposed for future development and expansion, and the relationship of proposed sites and routes for future development and expansion to Minnesota's land, water, air, and human resources;	 (2) environmental evaluation of sites and routes proposed for future development and i31.13 expansion and their relationship to the land, water, air and human resources of the state;
11.6 11.7	(3) evaluating the effects of measures designed to minimize adverse environmental effects;	 (3) evaluation of the effects of new electric power generation and transmission 131.15 technologies and systems related to power plants designed to minimize adverse environmental 131.16 effects;
11.8 11.9	(4) evaluating the potential for beneficial uses of waste energy from proposed large electric power generating plants;	(4) evaluation of the potential for beneficial uses of waste energy from proposed large131.18 electric power generating plants;
11.10 11.11	(5) analyzing the direct and indirect economic impact of proposed sites and routes, including but not limited to productive agricultural land lost or impaired;	(5) analysis of the direct and indirect economic impact of proposed sites and routesincluding, but not limited to, productive agricultural land lost or impaired;
11.12 11.13	(6) evaluating adverse direct and indirect environmental effects that are unavoidable should the proposed site and route be accepted;	(6) evaluation of adverse direct and indirect environmental effects that cannot be avoided131.22 should the proposed site and route be accepted;
11.14	(7) evaluating alternatives to the applicant's proposed site or route, if applicable;	 (7) evaluation of alternatives to the applicant's proposed site or route proposed pursuant 131.24 to subdivisions 1 and 2;
11.15 11.16	(8) when appropriate, evaluating potential routes that would use or parallel existing railroad and highway rights-of-way;	(8) evaluation of potential routes that would use or parallel existing railroad and highway131.26 rights-of-way;
11.17 11.18	(9) evaluating governmental survey lines and other natural division lines of agricultural land to minimize interference with agricultural operations;	 (9) evaluation of governmental survey lines and other natural division lines of agricultural 131.28 land so as to minimize interference with agricultural operations;
11.19 11.20	(10) evaluating the future needs for large energy infrastructure facilities in the same general area as any proposed site or route;	 (10) evaluation of the future needs for additional high-voltage transmission lines in the same general area as any proposed route, and the advisability of ordering the construction of structures capable of expansion in transmission capacity through multiple circuiting or design modifications;
11.21 11.22	(11) evaluating irreversible and irretrievable commitments of resources should the proposed site or route be approved;	(11) evaluation of irreversible and irretrievable commitments of resources should theproposed site or route be approved;

11.23 11.24	(12) when appropriate, considering the potential impacts raised by other state and federal agencies and local entities;
11.25 11.26 11.27	(13) evaluating the benefits of the proposed facility with respect to (i) the protection and enhancement of environmental quality, and (ii) the reliability of state and regional energy supplies;
11.28	(14) evaluating the proposed facility's impact on socioeconomic factors; and
11.29 11.30 11.31 12.1 12.2 12.3 12.4	(15) evaluating the proposed facility's employment and economic impacts in the facility site's vicinity and throughout Minnesota, including the quantity, quality, and compensation level of construction and permanent jobs. The commission must consider a facility's local employment and economic impacts, and may reject or place conditions on a site or route permit based on the local employment and economic impacts. (c) If the commission's rules are substantially similar to existing federal agency regulations the utility is subject to, the commission must apply the federal regulations.
12.5 12.6 12.7	 (d) The commission is prohibited from designating a site or route that violates state agency rules. (e) When applicable, the commission must make a specific finding that the commission
12.8 12.9	considered locating a route for a high-voltage transmission line on an existing high-voltage transmission route and using parallel existing highway right-of-way. To the extent an existing

- 12.10 high-voltage transmission route or parallel existing right-of-way is not used for the route,
- 12.11 the commission must state the reasons.

- 12.12 Subd. 12. **Final decision.** (a) The commission shall issue a site or route permit that is
- 12.13 demonstrated to be in the public interest pursuant to this chapter. The commission may
- 12.14 require any reasonable conditions in the site or route permit that are necessary to protect
- 12.15 the public interest. The commission maintains continuing jurisdiction over the route and
- 12.16 site permits and any conditions therein.
- 12.17 (b) The commission is prohibited from issuing a site permit in violation of the site
- 12.18 selection standards and criteria established under this section and in rules the commission
- 12.19 adopts. When the commission designates a site, the commission must issue a site permit to

132.3	(12) when appropriate, consideration of problems raised by other state and federal
132.4	agencies and local entities;
132.5	(13) evaluation of the benefits of the proposed facility with respect to (i) the protection
132.6	and enhancement of environmental quality, and (ii) the reliability of state and regional
132.7	energy supplies;
132.8	(14) evaluation of the proposed facility's impact on socioeconomic factors; and
132.9	(15) evaluation of the proposed facility's employment and economic impacts in the
132.10	vicinity of the facility site and throughout Minnesota, including the quantity and quality of
132.11	construction and permanent jobs and their compensation levels. The commission must
132.12	consider a facility's local employment and economic impacts, and may reject or place
132.13	conditions on a site or route permit based on the local employment and economic impacts.
132.14	(c) If the commission's rules are substantially similar to existing regulations of a federal
132.15	agency to which the utility in the state is subject, the federal regulations must be applied by
132.16	the commission.
132.17	(d) No site or route shall be designated which violates state agency rules.
132.18	(e) The commission must make specific findings that it has considered locating a route
132.19	for a high-voltage transmission line on an existing high-voltage transmission route and the

- 132.20 use of parallel existing highway right-of-way and, to the extent those are not used for the
- 132.21 route, the commission must state the reasons.
- 132.22 Subd. 8. Recording of survey points. The permanent location of monuments or markers
- 132.23 found or placed by a utility in a survey of right-of-way for a route shall be placed on record
- 132.24 in the office of the county recorder or registrar of titles. No fee shall be charged to the utility
- 132.25 for recording this information.
- 132.26 Subd. 9. Timing. The commission shall make a final decision on an application within
- 132.27 60 days after receipt of the report of the administrative law judge. A final decision on the
- 132.28 request for a site permit or route permit shall be made within one year after the commission's
- 132.29 determination that an application is complete. The commission may extend this time limit
- 132.30 for up to three months for just cause or upon agreement of the applicant.

- 132.31 Subd. 10. Final decision. (a) No site permit shall be issued in violation of the site
- 132.32 selection standards and criteria established in this section and in rules adopted by the
- 132.33 commission. When the commission designates a site, it shall issue a site permit to the

t	he applicant with any appropriate conditions. The commission must publish a notice of the
	commission's decision in the Environmental Quality Board Monitor within 30 days of the
	date the commission issues the site permit.
	(c) The commission is prohibited from issuing a route permit in violation of the route
1	selection standards and criteria established under this section and in rules the commission
5	adopts. When the commission designates a route, the commission must issue a permit for
26	the construction of a high-voltage transmission line that specifies the design, routing,
27	right-of-way preparation, and facility construction the commission deems necessary,
28	including any other appropriate conditions. The commission may order the construction of
29	high-voltage transmission line facilities that are capable of expanding transmission capacity
30	through multiple circuiting or design modifications. The commission must publish a notice
31	of the commission's decision in the Environmental Quality Board Monitor within 30 days
32	of the date the commission issues the route permit.
3	(d) The commission must require as a condition of permit issuance, including the issuance
34	of a modified permit for a repowering project, as defined in section 216B.243, subdivision
1	8, paragraph (b), that the recipient of a site or route permit to construct an energy
2	infrastructure facility, including all of the permit recipient's construction contractors and
3	subcontractors on the project: (1) must pay no less than the prevailing wage rate, as defined
4	in section 177.42; and (2) is subject to the requirements and enforcement provisions under
5	sections 177.27, 177.30, 177.32, 177.41 to 177.435, and 177.45.
6	Subd. 13. Commission; technical expertise and other assistance. (a) The commission
7	must consult with other state agencies and obtain technical expertise and other assistance
	for activities and proceedings under this chapter.
9	(b) Notwithstanding the requirements of section 216B.33, employees of the commission

- 13.10 may take any action related to the requirements of this chapter immediately following a
- 13.11 hearing and vote by the commission, prior to issuing a written order, finding, authorization,
- 13.12 or certification.

133.1	applicant with any appropriate conditions. The commission shall publish a notice of its
133.2	decision in the State Register within 30 days of issuance of the site permit.
133.3	(b) No route permit shall be issued in violation of the route selection standards and
133.4	eriteria established in this section and in rules adopted by the commission. When the
133.5	commission designates a route, it shall issue a permit for the construction of a high-voltage
133.6	transmission designates a route, it shall issue a permit for the construction of a high-voltage
133.7	construction it deems necessary, and with any other appropriate conditions. The commission
133.8	may order the construction of high voltage transmission line facilities that are capable of
133.9	expansion in transmission capacity through multiple circuiting or design modifications. The
133.10	commission shall publish a notice of its decision in the State Register within 30 days of
133.11	issuance of the permit.
133.12	(c) The commission must require as a condition of permit issuance, including issuance
133.13	of a modified permit for a repowering project, as defined in section 216B.243, subdivision
133.14	8, paragraph (b), that the recipient of a site permit to construct a large electric power
133.15	generating plant, including all of the permit recipient's construction contractors and
133.16	subcontractors on the project: (1) pay no less than the prevailing wage rate, as defined in
133.17	section 177.42; and (2) be subject to the requirements and enforcement provisions under
133.18	sections 177.27, 177.30, 177.32, 177.41 to 177.435, and 177.45.
133.19	Subd. 11. Department of Commerce to provide technical expertise and other
133.20	assistance. (a) The commissioner of the Department of Commerce shall consult with other
133.21	state agencies and provide technical expertise and other assistance to the commission or to
133.22	individual members of the commission for activities and proceedings under this chapter
133.23	and chapters 216F and chapter 216G. This assistance shall include the sharing of power
133.24	plant siting and routing staff and other resources as necessary. The commissioner shall
133.25	periodically report to the commission concerning the Department of Commerce's costs of
133.26	providing assistance. The report shall conform to the schedule and include the required
133.27	contents specified by the commission. The commission shall include the costs of the
133.28	assistance in assessments for activities and proceedings under those sections and reimburse
133.29	the special revenue fund for those costs. If either the commissioner or the commission deems
133.30	it necessary, the department and the commission shall enter into an interagency agreement
133.31	establishing terms and conditions for the provision of assistance and sharing of resources
133.32	under this subdivision.
133.33	(b) Notwithstanding the requirements of section 216B.33, the commissioner may take
133.34	any action required or requested by the commission related to the environmental review
134.1	requirements under chapter 216E or 216F immediately following a hearing and vote by the
134.2	commission, prior to issuing a written order, finding, authorization, or certificate.
134.3	Subd. 12. Prevailing wage. The commission must require as a condition of permit

- 134.4 issuance, including issuance of a modified permit for a repowering project, as defined in
- 134.5 section 216B.243, subdivision 8, paragraph (b), that the recipient of a site permit to construct

134.6 134.7	a large electric power generating plant, including all of the permit recipient's construction contractors and subcontractors on the project:
134.8	(1) pay no less than the prevailing wage rate, as defined in section 177.42; and
134.9 134.10	(2) is subject to the requirements and enforcement provisions under sections 177.27, 177.30, 177.32, 177.41 to 177.435, and 177.45.
134.11 134.12	Subd. 13. Application. This section applies to applications for a site or route permit filed under section 216E.035 or 216E.04.
134.13	Sec. 10. [216E.031] APPLICABILITY DETERMINATION.
134.14	Subdivision 1. Generally. This section may be used to determine:
134.15 134.16	(1) whether a proposal is subject to the commission's siting or routing jurisdiction under this chapter; or
134.17	(2) which review process is applicable at the time of the initial application.
134.23	(1) is constructed within the same 12-month period as the energy storage system; and
134.24 134.25 134.26	(2) exhibits characteristics of being a single development, including but not limited to ownership structure, an umbrella sales arrangement, shared interconnection, revenue sharing arrangements, and common debt or equity financing.
134.27 134.28	Subd. 3. Transmission lines. For transmission lines, the applicant must describe the applicability issue and provide sufficient facts to support the determination.
134.29 134.30	Subd. 4. Forms; assistance; written determination. (a) The commission must provide forms and assistance to help applicants make a request for an applicability determination.
135.1 135.2 135.3 135.4 135.5 135.6	(b) Upon written request from an applicant, the commission must provide a written determination regarding applicability under this section. To the extent practicable, the commission must provide the written determination within 30 days of the date the request was received or 30 days of the date information that the commission requested from the applicant is received, whichever is later. This written determination constitutes a final decision of the commission.

- 5.11 Sec. 4. [216I.04] APPLICABILITY DETERMINATION.
- 5.12 Subdivision 1. Generally. This section may be used to determine: (1) whether a proposal
- 5.13 meets the definition of large energy infrastructure facility and is subject to the commission's
- 5.14 siting or routing jurisdiction under this chapter; or (2) which review process is applicable
- 5.15 at the time of the initial application.

5.16	Subd. 2.	Solar, wind, or energy stor	age facilities . For so	lar energy generating systems,

- 5.17 large wind energy conversion systems, or energy storage systems, the alternating current
- 5.18 nameplate capacity of one solar energy generating system, wind energy conversion system,
- 5.19 or energy storage system must be combined with the alternating current nameplate capacity 5.20 of any other solar energy generating system, wind energy conversion system, or energy
- 5.20 of any other solar energy generating system, wind energy conversion system, or energy
 5.21 storage system that:
- _____
- 5.22 (1) is constructed within the same 12-month period; and
- 5.23 (2) exhibits characteristics of being a single development, including but not limited to
- 5.24 ownership structure, an umbrella sales arrangement, shared interconnection, revenue-sharing
- 5.25 arrangements, and common debt or equity financing.
- 5.26Subd. 3. Transmission lines. For transmission lines, the petitioner must describe the5.27applicability question and provide sufficient facts to support the determination.
- 5.28 Subd. 4. Forms; assistance; written determination. (a) The commission must provide
- 5.29 forms and assistance to help applicants make a request for an applicability determination.
- 5.30 (b) Upon written request from an applicant, the commission or its designee must provide
- 5.31 a written determination regarding applicability under this section. The commission or its
- 5.32 designee must provide the written determination within 30 days of the date the request was
 5.33 received or 30 days of the date information that the commission requested from the applicant
- 5.33 received or 30 days of the date information that the commission requested from the applicant
 6.1 is received, whichever is later. This written determination constitutes a final decision of the
- 6.2 commission
- 6.2 <u>commission</u>.

13.13 Sec. 6. [2161.06] APPLICATIONS; MAJOR REVIEW.

- 13.14 Subdivision 1. Environmental review. (a) The commission must prepare an
- 13.15 environmental impact statement on each proposed large energy infrastructure facility for
- 13.16 which a complete application has been submitted. For the purposes of environmental review,
- 13.17 the commission is prohibited from considering whether or not the project is needed. No
- 13.18 other state environmental review documents are required. The commission must study and
- 13.19 evaluate any site or route identified by the commission under section 216I.05, subdivision
- 13.20 10, clause (2).
- 13.21 (b) For a cogeneration facility, as defined in section 216H.01, subdivision 1a, that is a
- 13.22 large electric power generating plant and is not proposed by a utility, the commission must
- 13.23 make a finding in the environmental impact statement whether the project is likely to result
- 13.24 in a net reduction of carbon dioxide emissions, considering both the utility providing electric
- 13.25 service to the proposed cogeneration facility and any reduction in carbon dioxide emissions
- 13.26 resulting from increased efficiency from thermal energy production on the part of the
- 13.27 customer that operates or owns the proposed cogeneration facility.
- 13.28 (c) The commission must publish a draft environmental impact statement in which the
- 13.29 commission determines the scope of the environmental impact statement under section
- 13.30 216I.05, subdivision 10. The public may provide comments on the draft environmental
- 13.31 impact statement at the public hearing and comment period under subdivision 2.

13.32 (d) The commission must publish a final environmental impact statement responding to

- 13.33 the timely substantive comments on the draft environmental impact statement consistent
- 14.1 with the scope approved by the commission under section 2161.05, subdivision 10, clause
- 14.2 (2). The final environmental impact statement must discuss at appropriate points in the final
- 14.3 environmental impact statement any reasonable opposing views relating to scoping issues
- 14.4 that were not adequately discussed in the draft environmental impact statement and must
- 14.5 indicate a response to the reasonable opposing views. When making the commission's final
- 14.6 decision, the commission must consider the final environmental impact statement and the
- 14.7 entirety of the record related to human and environmental impacts.
- 14.8 Subd. 2. Public hearing, (a) No sooner than 15 days after the date the draft environmental
- 14.9 impact statement is published, the commission must hold a public hearing on an application
- 14.10 for a large energy infrastructure facility site or route permit. A hearing held to designate a
- 14.11 site or route must be conducted by an administrative law judge from the Office of
- 14.12 Administrative Hearings. The commission may designate a portion of the hearing to be
- 14.13 conducted as <u>a</u> contested case proceeding under chapter 14. The commission must provide
- 14.14 notice of the hearing at least ten days before but no earlier than 45 days before the date the
- 14.15 hearing commences. The commission must provide notice by (1) publishing in a legal
- 14.16 newspaper of general circulation in the county in which the public hearing is to be held, (2)
- 14.17 mailing to chief executives of the regional development commissions, counties, organized
- 14.18 towns, townships, and incorporated municipalities in which a site or route is proposed, and

135.7 Sec. 11. [216E.035] APPLICATIONS; MAJOR REVIEW.

- 135.8 Subdivision 1. Environmental review. (a) The commissioner of commerce shall prepare
- 135.9 for the commission an environmental impact statement on each proposed large electric
- 135.10 power facility for which a complete application has been submitted. The commissioner shall
- 135.11 not consider whether or not the project is needed. No other state environmental review
- 135.12 documents are required. The commissioner shall study and evaluate any site or route proposed
- 135.13 by an applicant and any other site or route the commission deems necessary that was proposed
- 135.14 in a manner consistent with rules concerning the form, content, and timeliness of proposals
- 135.15 for alternate sites or routes, excluding any alternate site for a solar energy generating system
- 135.16 that was not proposed by an applicant.
- 135.17 (b) For a cogeneration facility as defined in section 216H.01, subdivision 1a, that is a
- 135.18 large electric power generating plant and is not proposed by a utility, the commissioner
- 135.19 must make a finding in the environmental impact statement whether the project is likely to
- 135.20 result in a net reduction of carbon dioxide emissions, considering both the utility providing
- 135.21 electric service to the proposed cogeneration facility and any reduction in carbon dioxide
- 135.22 emissions as a result of increased efficiency from the production of thermal energy on the
- 135.23 part of the customer operating or owning the proposed cogeneration facility.

- 135.24 Subd. 2. Public hearing. (a) In addition to the public meeting required under section
- 135.25 216E.03, subdivision 5a, the commission shall hold a public hearing on an application for
- 135.26 a site or route permit for a large electric power facility. A hearing held for designating a
- 135.27 site or route shall be conducted by an administrative law judge from the Office of
- 135.28 Administrative Hearings pursuant to the contested case procedures of chapter 14 only if
- 135.29 commission staff determines that a disputed matter exists that may require clarification
- 135.30 through expert testimony. Notice of the hearing shall be given by the commission at least
- 135.31 ten days in advance but no earlier than 45 days prior to the commencement of the hearing.
- 135.32 Notice shall be by publication in a legal newspaper of general circulation in the county in
- 135.33 which the public hearing is to be held and by certified mail to chief executives of the regional
- 135.34 development commissions, Tribal governments, counties, organized towns, townships, and

- 14.19 (3) Tribal governments as defined by section 10.65, subdivision 2. Any person may appear
- at the hearings and offer testimony and exhibits without the necessity of intervening as a 14.20
- formal party to the proceedings. The administrative law judge may allow any person to ask 14.21
- 14.22
- 14.23
- 14.24
- days after the public hearing's date. 14.25

14.26 Subd. 3. Administrative law judge report. The administrative law judge must issue a

- report and recommendations after completion of post-hearing briefing or the date the public 14.27
- comment period under subdivision 2 closes, whichever is later. 14.28
- 14.29 Subd. 4. Timing. The commission must make a final decision on an application within
- 60 days of the date the administrative law judge's report is received. A final decision on the 14.30
- site or route permit request must be made within one year of the date the commission 14.31
- determines an application is complete. The commission may extend the time limit under 14.32
- this subdivision for up to three months for just cause or upon agreement with the applicant. 14.33

- 136.1 the incorporated municipalities in which a site or route is proposed. Any person may appear
- at the hearings and offer testimony and exhibits without the necessity of intervening as a 136.2
- formal party to the proceedings. The administrative law judge may allow any person to ask 136.3
- questions of other witnesses. The administrative law judge shall hold a portion of the hearing 136.4
- in the area where the power plant or transmission line is proposed to be located. 136.5
- 136.6 (b) The commission must accept written comments submitted for at least ten days
- following the hearing regarding project impacts, permit conditions, and alternatives the 136.7
- 136.8 commission should evaluate when considering the application.
- 136.9 Subd. 3. Timing. (a) The commission shall make a final decision on an application
- 136.10 within 60 days after receipt of the report of the administrative law judge, if applicable. A
- 136.11 final decision on the request for a site permit or route permit shall be made within one year
- 136.12 after the commission's determination that an application is complete. The commission may
- 136.13 extend the time limit under this paragraph for up to three months for just cause or upon
- 136.14 agreement with the applicant.
- 136.15 (b) To ensure that a final decision complies with the requirements of this subdivision,
- 136.16 the commission shall establish deadlines for the submission of comments by state agencies
- on applications and environmental review documents that expedite the siting and route 136.17

136.18 permitting process.

- Subd. 4. Final decision. (a) No site permit shall be issued by the commission: (1) in 136.19
- 136.20 violation of the site selection standards and criteria established in this section and in rules
- 136.21 adopted by the commission; or (2) if the commission determines that the proposed project
- 136.22 is not in the public interest. When the commission designates a site, the commission shall
- 136.23 issue a site permit to the applicant with any appropriate conditions. The commission shall
- 136.24 publish a notice of the commission's decision in the State Register within 30 days of issuance

136.25 of the site permit.

- (b) No route permit shall be issued by the commission: (1) in violation of the route 136.26
- 136.27 selection standards and criteria established in this section and in rules adopted by the
- 136.28 commission; or (2) if the commission determines that the proposed project is not in the
- 136.29 public interest. When the commission designates a route, the commission shall issue a permit
- 136.30 for the construction of a high-voltage transmission line specifying the design, routing,
- 136.31 right-of-way preparation, and facility construction the commission deems necessary, and
- 136.32 with any other appropriate conditions. The commission may order the construction of
- 136.33 high-voltage transmission line facilities that are capable of expansion in transmission capacity
- 136.34 through multiple circuiting or design modifications. The commission shall publish a notice

questions of other witnesses. The administrative law judge must hold a portion of the hearing in the area where the large energy infrastructure facility's location is proposed. The commission and administrative law judge must accept written comments no less than 20

15.1 Sec. 7. [216I.07] APPLICATIONS; STANDARD REVIEW.

- Subdivision 1. Standard review. An applicant who seeks a site or route permit for which 15.2
- the applicant's proposal is one of the projects identified in this section may follow the 15.3
- procedures under this section in lieu of the procedures under section 2161.06. The applicant 15.4
- must notify the commission at the time the application is submitted which procedure the 15.5
- applicant has elected to follow. 15.6
- Subd. 2. Applicable projects. The requirements and procedures under this section apply 15.7 to projects for which the applicant's proposal is: 15.8
- (1) large electric power generating plants with a capacity of less than 80 megawatts; 15.9
- (2) large electric power generating plants that are fueled by natural gas; 15.10
- (3) high-voltage transmission lines with a capacity between 100 and 300 kilovolts; 15.11
- 15.12 (4) high-voltage transmission lines with a capacity in excess of 300 kilovolts and less
- than 30 miles in length in Minnesota; 15.13

(5) high-voltage transmission lines with a capacity in excess of 300 kilovolts, if at least 15.14

- 15.15 80 percent of the distance of the line in Minnesota, as proposed by the applicant, is located
- along existing high-voltage transmission line right-of-way; 15.16

15.17 (6) solar energy systems;

137.1 137.2	of the commission's decision in the State Register within 30 days of issuance of the permit, to the extent practicable.
137.3 137.4 137.5 137.6	(c) Immediately following the commission's vote granting an applicant a site or route permit, and prior to issuance of a written commission order embodying that decision, the applicant may submit to commission staff for review preconstruction compliance filings specifying details of the applicant's proposed site operations.
137.7 137.8	Sec. 12. Minnesota Statutes 2022, section 216E.04, as amended by Laws 2023, chapter 7, section 29, and Laws 2023, chapter 60, article 12, section 55, is amended to read:
137.9 137.10	216E.04 ALTERNATIVE APPLICATIONS; STANDARD REVIEW OF APPLICATIONS.
137.13 137.14	Subdivision 1. <u>Alternative Standard</u> review. An applicant who seeks a site permit or route permit for one of the projects identified in this section shall have the option of following the procedures in this section rather than the procedures in section <u>216E.032216E.035</u> . The applicant shall notify the commission at the time the application is submitted which procedure the applicant chooses to follow.
137.16 137.17	Subd. 2. Applicable projects. The requirements and procedures in this section apply to the following projects, as presented in the application submitted to the commission:
137.18 137.19	(1) large electric power generating plants with a capacity of less than 80 megawatts that are not fueled by natural gas;
137.20	(2) large electric power generating plants that are fueled by natural gas;
137.23	(3) high-voltage transmission lines of between 100 and 300 kilovolts of any length;
137.21 137.22	(3) (2) high-voltage transmission lines of between 100 and 200 kilovolts below 345 kilovolts and less than 30 miles of length in Minnesota;
137.24 137.25	(4) high voltage transmission lines in excess of 200 kilovolts and less than 30 miles in length in Minnesota;
137.26 137.27 137.28	(5) high-voltage transmission lines in excess of 200 kilovolts if at least 80 percent of the distance of the line in Minnesota will be located along existing high-voltage transmission line right-of-way;
137.29 137.30	(6) a high-voltage transmission line service extension to a single customer between 200 and 300 kilovolts and less than ten miles in length;
138.1 138.2 138.3	(7) (4) a high-voltage transmission line rerouting to serve the demand of a single customer when the rerouted line will be located at least 80 percent on property owned or controlled by the customer or the owner of the transmission line;
138.4	(8) (5) large electric power generating plants that are powered by solar energy; and

15.18 (7) energy storage systems; and

- 15.19 (8) large wind energy conversion systems.
- 15.20 Subd. 3. Environmental review. (a) For the projects identified in subdivision 2 and
- 15.21 following the procedures under this section, the applicant must prepare and submit an
- 15.22 environmental assessment with the application. A draft of the environmental assessment
- 15.23 must also be provided to commission staff as part of the preapplication review under section
- 15.24 216I.05, subdivision 6. The environmental assessment must (1) contain information regarding
- 15.25 the proposed project's human and environmental impacts, and (2) address mitigating measures
- 15.26 for identified impacts. The environmental assessment is the only state environmental review
- 15.27 document that must be prepared for the proposed project.
- 15.28 (b) If after the public meeting the commission identifies other sites or routes or potential
- 15.29 impacts for review, the commission must prepare an addendum to the environmental
- 15.30 assessment that evaluates (1) the human and environmental impacts of the alternative site
- 15.31 or route, and (2) any additional mitigating measures related to the identified impacts
- 15.32 consistent with the scoping decision made pursuant to section 216I.06, subdivision 10,
- 16.1 clause (2). The public may provide comments on the environmental assessment and any
- 16.2 addendum to the environmental assessment at the public hearing and comment period under
- 16.3 subdivision 4. When making the commission's final decision, the commission must consider
- 16.4 the environmental assessment, the environmental assessment addendum, if any, and the
- 16.5 entirety of the record related to human and environmental impacts.

- 16.6 Subd. 4. Public hearing. After the commission issues any environmental assessment
- 16.7 addendum and a draft permit under section 2161.05, subdivision 10, the commission must
- 16.8 hold a public hearing in the area where the facility's location is proposed. The commission
- 16.9 must provide notice of the public hearing in the same manner as required under section
- 16.10 **2161.06**, subdivision 2. The commission must conduct the public hearing under procedures
- 16.11 established by the commission and may request that an administrative law judge from the
- 16.12 Office of Administrative Hearings conduct the hearing and prepare a report. The applicant
- 16.13 must be present at the hearing to present evidence and to answer questions. The commission
- 16.14 must provide opportunity at the public hearing for any person to present comments and to
- 16.15 ask questions of the applicant and commission staff. The commission must also provide

- 138.7 (9) (7) energy storage systems.
- 138.5 (6) a wind energy conversion system of five megawatts or greater alternating current
- 138.6 capacity; and
- 138.18 Subd. 5. Environmental review. For the projects identified in subdivision 2 and
- 138.19 following these procedures, the commissioner of the Department of Commerce The applicant
- 138.20 shall prepare for the commission an environmental assessment for projects identified in
- 138.21 subdivision 2 that follows the procedures in section 216E.041. The environmental assessment
- 138.22 shall contain information on the human and environmental impacts of the proposed project
- 138.23 and other sites or routes identified by the commission and shall address mitigating measures
- 138.24 for all of the sites or routes considered. The environmental assessment shall be the only
- 138.25 state environmental review document required to be prepared on the project.

- 138.8 Subd. 3. Application. The applicant for a site or route permit for any of the projects
- 138.9 listed in subdivision 2 who chooses to follow these procedures shall submit information as
- 138.10 the commission may require, but the applicant shall not be required to propose a second
- 138.11 site or route for the project. The applicant shall identify in the application any other sites
- 138.12 or routes that were rejected by the applicant and the commission may identify additional
- 138.13 sites or routes to consider during the processing of the application. The commission shall
- 138.14 determine whether an application is complete and advise the applicant of any deficiencies.
- 138.26 Subd. 6. Public hearing. (a) In addition to the public meeting required under section
- 138.27 **216E.03**, subdivision 5a, the commission shall hold a public hearing in the area where the
- 138.28 facility is proposed to be located. The commission shall give notice of the public hearing
- 138.29 in the same manner as notice under section 216E.03, subdivision 6 216E.035, subdivision
- 138.30 2. The commission shall conduct the public hearing under procedures established by the
- 138.31 commission. The applicant shall be present at the hearing to present evidence and to answer
- 138.32 questions. The commission shall provide opportunity at the public hearing for any person
- 138.33 to present comments and to ask questions of the applicant and commission staff. The
- 139.1 commission shall also afford interested persons an opportunity to submit written comments
- 139.2 into the record.

- 16.16 interested persons an opportunity to submit written comments into the record after the public
- 16.17 hearing.

- 16.18 Subd. 5. Timing. The commission must make a final decision on an application within
- 16.19 60 days of the date the public comment period following completion of the public hearing
- 16.20 closes, or the date the report is filed, whichever is later. A final decision on the request for
- 16.21 a site or route permit under this section must be made within six months of the date the
- 16.22 commission determines the application is complete. The commission may extend the time
- 16.23 limit under this subdivision for up to three months for just cause or upon agreement with

16.24 the applicant.

- 139.3 (b) The commission must accept written comments submitted for at least ten days
- 139.4 following the hearing regarding project impact, permit conditions, and alternatives the
- 139.5 commission should evaluate when considering the application.
- 138.15 Subd. 4. Notice of application. Upon submission of an application under this section,
- 138.16 the applicant shall provide the same notice as required by <u>under</u> section 216E.03, subdivision138.17 4.
- 139.6 Subd. 7. Timing. (a) The commission shall make a final decision on an application
- 139.7 within 60 days after completion of the public hearing. A final decision on the request for a
- 139.8 site permit or route permit under this section shall be made within six months after the
- 139.9 commission's determination that an application is complete. The commission may extend
- 139.10 this time limit for up to three months for just cause or upon agreement of the applicant.

139.11	(b) To ensure that a final decision complies with the requirements of this subdivision,
139.12	the commission shall establish deadlines for the submission of comments by state agencies
139.13	on applications and environmental review documents that expedite the siting and route
139.14	permitting process.
100.15	
139.15	Subd. 8. Considerations. The considerations in section 216E.03, subdivision 7, shall
139.16	apply to any projects subject to this section.
139.17	Subd. 9. Final decision. (a) No site permit shall be issued by the commission: (1) in
139.18	violation of the site selection standards and criteria established in this section and in rules
139.19	adopted by the commission; or (2) if the commission determines that the proposed project
139.20	is not in the public interest. When the commission designates a site, it shall issue a site
139.21	permit to the applicant with any appropriate conditions. The commission shall publish a
139.22	notice of its decision in the State Register within 30 days of issuance of the site permit.
139.23	(b) No route designation shall be made shall be issued: (1) in violation of the route
139.24	selection standards and criteria established in this section and in rules adopted by the
139.25	commission; or (2) if the commission determines that the proposed project is not in the
139.26	public interest. When the commission designates a route, it shall issue a permit for the
139.27	construction of a high-voltage transmission line specifying the design, routing, right-of-way
139.28	preparation, and facility construction it deems necessary and with any other appropriate
139.29	conditions. The commission may order the construction of high-voltage transmission line
139.30	facilities that are capable of expansion in transmission capacity through multiple circuiting
139.31	or design modifications. The commission shall publish a notice of its decision in the State
139.32	Register within 30 days of issuance of the permit.
139.33	(c) Immediately following the commission's vote granting an applicant a site or route

139.34 permit, and prior to issuance of a written commission order embodying the decision, the

140.1 applicant may submit to commission staff for review preconstruction compliance filings

140.2 specifying details of the applicant's proposed site operations.

Sec. 8. [216I.08] APPLICATIONS; LOCAL REVIEW. 16.25

- Subdivision 1. Local review authorized. (a) Notwithstanding sections 216I.06 and 16.26
- 16.27 216I.07, an applicant who seeks a site or route permit for one of the projects identified in
- subdivision 2 may apply to the local units of government that have jurisdiction over the site 16.28
- or route for approval to build the project. If local approval is granted, a site or route permit 16.29
- is not required from the commission. If the applicant files an application with the commission, 16.30
- 16.31 the applicant waives the applicant's right to seek local approval for the project.
- (b) A local unit of government with jurisdiction over a project identified in this section 16.32
- to whom an applicant has applied for approval to build the project may request that the 16.33
- 16.34 commission assume jurisdiction and make a decision on a site or route permit pursuant to
- the applicable provisions under this chapter. A local unit of government must file the request 17.1
- 17.2 with the commission within 60 days of the date an applicant files an application for the
- project with any one local unit of government. If one of the local units of government with 17.3
- 17.4 jurisdiction over the project requests that the commission assume jurisdiction, jurisdiction
- over the project transfers to the commission. If the local units of government maintain 17.5
- jurisdiction over the project, the commission must select the appropriate local unit of 17.6 government to be the responsible governmental unit to conduct the project's environmental
- 17.7
- 17.8 review.
- Subd. 2. Applicable projects. An applicant may seek approval under this section from 17.9
- a local unit of government to construct: 17.10
- (1) large electric power generating plants and solar energy generating systems with a 17.11
- capacity of less than 80 megawatts; 17.12
- 17.13 (2) large electric power generating plants of any size that burn natural gas and are intended
- 17.14 to be a peaking plant;
- 17.15 (3) high-voltage transmission lines with a capacity between 100 and 200 kilovolts;
- 17.16 (4) substations with a voltage designed for and capable of operation at a nominal voltage of 100 kilovolts or more; 17.17
- 17.18 (5) a high-voltage transmission line service extension to a single customer between 200
- 17.19 and 300 kilovolts and less than ten miles in length;
- (6) a high-voltage transmission line rerouting to serve the demand of a single customer 17.20
- if at least 80 percent of the rerouted line is located on property owned or controlled by the 17.21
- customer or the owner of the transmission line; 17.22
- 17.23 (7) energy storage systems; and

17.24	(8) large wind energy conversion systems with a capacity less than 25 megawatts.
17.25	Subd. 3. Notice of application. An applicant must notify the commission that the
17.26	applicant has elected to seek local approval of the proposed project within ten days of the
17.27	date the applicant submits an application to a local unit of government to approve an eligible
17.28	project.
17.29	Subd. 4. Environmental review. A local unit of government that maintains jurisdiction
17.30	over a qualifying project must prepare or request that the applicant prepare an environmental
17.31	assessment on the project. The local unit of government must afford the public an opportunity
17.32	to participate in developing the scope of the environmental assessment before the
18.1	environmental assessment is prepared. Upon completing the environmental assessment, the
18.2	local unit of government must publish notice in the EQB Monitor that indicates (1) the
18.3	environmental assessment is available for review, (2) how a copy of the document may be
18.4	reviewed, (3) that the public may comment on the document, and (4) the procedure for
18.5	submitting comments to the local unit of government. Upon completion of the environmental
18.6	assessment, the local unit of government must provide a copy of the environmental
18.7	assessment to the commission. The local unit of government is prohibited from making a
18.8	final decision on the permit until at least ten days after the date the notice appears in the
18.9	EQB Monitor. If more than one local unit of government has jurisdiction over a project and
18.10	the local units of government cannot agree which local unit of government prepares the
18.11	environmental assessment, any local unit of government or the applicant may request that

- 18.11 environmental assessment, any local unit of government or the applicant may request
 18.12 the commission select the appropriate local unit of government to be the responsible
- 18.13 governmental unit to conduct an environmental review of the project.

140.3	Sec. 13. [216E.041] ENVIRONMENTAL ASSESSMENT PREPARATION.
140.4 140.5	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have the meanings given.
140.6	(b) "Commissioner" means the commissioner of commerce.
140.7 140.8	(c) "General list" means a list maintained by the commission of persons who request to be notified of the acceptance of applications for site permits or route permits.
140.9 140.10	(d) "Project contact list" means a list maintained by the commission of persons who request to receive notices regarding a specific project for which a site permit or route permit
140.11	is sought.
140.12	Subd. 2. Environmental assessment; content. The applicant shall prepare and submit
140.13	with the permit application an environmental assessment on each proposed project being
140.14	reviewed under section 216E.04. The environmental assessment must contain, at a minimum:
140.15	(1) a general description of the proposed facility;

140.16	(2) a list of any alternative sites or routes that were considered and rejected by the
140.17	applicant;
140.18	(3) a discussion of the potential impacts of the proposed project and each alternative site
140.19	or route on the human and natural environment;
140.20	(4) a discussion of mitigative measures that could reasonably be implemented to eliminate
140.21	or minimize any adverse impacts identified for the proposed project and each alternative
140.22	site or route analyzed;
140.23	(5) an analysis of the feasibility of each alternative site or route considered; and
140.24	(6) a list of permits required for the project.
140.25	Subd. 3. Environmental assessment; notification of availability. Upon receipt of the
140.26	environmental assessment from the applicant, the commissioner shall publish notice in the
140.27	EQB Monitor of the availability of the environmental assessment and mail notice of the
140.28	availability of the document to those persons on the general list or the project contact list.
140.29	The commissioner shall provide a copy of the environmental assessment to any public
140.30	agency with authority to permit or approve the proposed project. The commissioner shall
140.31	post the environmental assessment on the agency's web page.
141.1	Subd. 4. Environmental assessment; comments; addendum. (a) The commissioner
141.2	shall provide the public with an opportunity to comment on the environmental assessment
141.3	by holding a public meeting and by soliciting public comments. The commissioner shall
141.4	mail notice of the meeting to those persons on either the general list or the project contact
141.5	list at least ten days before the meeting. The commissioner shall provide at least seven days
141.6	from the date of the public meeting for the public to submit comments on the environmental
141.7	assessment.
141.8	(b) Any person or any member agency of the Environmental Quality Board may, at the
141.9	public meeting or in written comments submitted to the commissioner, request that the
141.10	Department of Commerce analyze any of the following issues in an addendum to the
141.11	environmental assessment:
141.12	(1) one or more alternative sites or routes;
141.13	(2) additional mitigation measures for environmental impacts identified in the
141.14	environmental assessment; or
141.15	(3) specific human or environmental impacts that were not addressed or not addressed
141.16	adequately in the environmental assessment.
141.17	(c) A person requesting additional environmental analysis in an addendum under
141.18	paragraph (b) must submit to the commissioner (1) an explanation of why the request should
141.19	
141.20	consider. The commissioner shall provide the applicant with an opportunity to respond to
141.21	each request. The commissioner shall prepare an addendum in response to a request, or at

	the commissioner's own discretion, only if the commissioner determines that the additional
141.23	analysis assists the commission's ultimate decision on the permit application, including the
141.24	establishment of permit conditions.
141.25	(d) In making the commission's final decision, the commission must consider the
141.26	environmental assessment, the addendum to the environmental assessment, if any, comments
141.27	received at or after the public meeting, and the entirety of the record on environmental and
141.28	human health impacts.
141.29	(e) The commissioner shall follow the notification procedures established for an
141.30	environmental assessment in subdivision 3 with respect to an addendum prepared under
141.31	subdivision 4.
141.32	Subd. 5. Matters excluded. If the commission has issued a certificate of need to an
141.33	applicant for a large electric power generating plant or high-voltage transmission line or
142.1	placed a high-voltage transmission line on the certified project list maintained by the
142.2	commission under section 216B.2425, subdivision 3, the environmental assessment of the
142.3	project shall not address (1) questions of need, including size, type, and timing; (2) questions
142.4	of alternative system configurations; or (3) questions of voltage.
142.5	Subd. 6. No additional environmental review. An environmental assessment and
142.6	addendum, if prepared, must be the only state environmental review documents required
142.7	to be prepared by the commissioner on a project qualifying for review under section 216E.04.
142.8	An environmental assessment worksheet or environmental impact statement is not required.
142.9	Environmental review at the certificate of need stage before the commission must be
142.10	performed in accordance with Minnesota Rules, parts 7849.1000 to 7849.2100.
142.11	Subd. 7. Cost. The commissioner shall assess the department's cost to prepare an
142.12	addendum to an environmental assessment to the applicant.
142.13	Sec. 14. [216E.042] PERMIT AMENDMENTS.
142.14	Subdivision 1. Applicability. (a) This section applies to a request by the owner of a
142.15	large electric power facility to modify any provision or condition of a site or route permit
142.16	issued by the commission, including permit amendments to:
142.17	(1) upgrade or rebuild an existing electric line and associated facilities to a voltage
142.18	capable of operating between 100 kilovolts and 300 kilovolts; or
142.19	(2) repower or refurbish a large electric power generating plant, a large wind energy
142.20	conversion system, a solar energy generating system, or an energy storage system that
142.21	increases the efficiency of the facility. For a large electric power generating plant, an increase
142.22	in efficiency means a reduction in the amount of British thermal units required to generate
142.23	a kilowatt hour of electricity at the facility.

- 18.14 Sec. 9. [2161.09] PERMIT AMENDMENTS.
- 18.15 Subdivision 1. Applicability. This section applies to a request by the owner of the large
- 18.16 energy infrastructure facility to modify any provision or condition of a site or route permit
- 18.17 issued by the commission, including the following:
- 18.18 (1) upgrades or rebuilds an existing electric line and associated facilities to a voltage
- 18.19 capable of operating between 100 kilovolts and 300 kilovolts that does not result in significant
- 18.20 changes in the human and environmental impact of the facility; or
- 18.21 (2) repowers or refurbishes a large electric power generating plant, a large wind energy
- 18.22 conversion system, a solar energy generating system, or an energy storage system that
- 18.23 increases the efficiency of the system, provided the project does not increase the developed
- 18.24 area within the permitted site or increase the nameplate capacity of the facility's most recent
- 18.25 interconnection agreement. For a large electric power generating plant, an increase in

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18.26 efficiency is a reduction in the amount of British thermal units required to produce a kilowatt

18.27 hour of electricity at the facility.

18.28	Subd. 2. Application. A person that seeks authorization to amend a large energy
18.29	infrastructure facility must apply to the commission. The application must be in writing and
18.30	must (1) describe the alteration to be made or the amendment sought, and (2) explain why
18.30	the request meets the eligibility criteria under subdivision 1. The application must describe
18.32	any changes to the environmental impacts evaluated by the commission as part of the initial
18.33	permit approval. If there are significant changes to the environmental impacts evaluated by
18.34	the commission as part of the initial permit approval, environmental review must be
19.1	conducted pursuant to the applicable requirements of Minnesota Rules, chapter 4410 and
19.2	parts 7849.1000 to 7849.2100.
10.0	
19.3	Subd. 3. Notice. The commission must mail notice that the application was received to
19.4	the persons on the general list and to the persons on the project contact list, if a project list
19.5	exists.
19.6	Subd. 4. Public comment. The commission must provide at least a ten-day period for
	Subd. 4. Public comment. The commission must provide at least a ten-day period for interested persons to submit comments on the application or to request that the matter be
19.6 19.7 19.8	interested persons to submit comments on the application or to request that the matter be
19.7	
19.7 19.8 19.9	interested persons to submit comments on the application or to request that the matter be brought to the commission for consideration. The applicant may respond to submitted comments within seven days of the date the comment period closes.
19.7 19.8 19.9 19.10	interested persons to submit comments on the application or to request that the matter be brought to the commission for consideration. The applicant may respond to submitted comments within seven days of the date the comment period closes. Subd. 5. Timing. Within 30 days of the date the applicant responds to submitted
19.7 19.8 19.9 19.10 19.11	interested persons to submit comments on the application or to request that the matter be brought to the commission for consideration. The applicant may respond to submitted comments within seven days of the date the comment period closes. Subd. 5. Timing. Within 30 days of the date the applicant responds to submitted comments under subdivision 4, the commission must decide whether to authorize the minor
19.7 19.8 19.9 19.10 19.11 19.12	interested persons to submit comments on the application or to request that the matter be brought to the commission for consideration. The applicant may respond to submitted comments within seven days of the date the comment period closes. Subd. 5. Timing. Within 30 days of the date the applicant responds to submitted comments under subdivision 4, the commission must decide whether to authorize the minor alteration or permit amendment, bring the matter to the commission for consideration, or
19.7 19.8 19.9 19.10 19.11 19.12 19.13	interested persons to submit comments on the application or to request that the matter be brought to the commission for consideration. The applicant may respond to submitted comments within seven days of the date the comment period closes. Subd. 5. Timing. Within 30 days of the date the applicant responds to submitted comments under subdivision 4, the commission must decide whether to authorize the minor alteration or permit amendment, bring the matter to the commission for consideration, or determine that the application requires a permitting decision under another section in this
19.7 19.8 19.9 19.10 19.11 19.12	interested persons to submit comments on the application or to request that the matter be brought to the commission for consideration. The applicant may respond to submitted comments within seven days of the date the comment period closes. Subd. 5. Timing. Within 30 days of the date the applicant responds to submitted comments under subdivision 4, the commission must decide whether to authorize the minor alteration or permit amendment, bring the matter to the commission for consideration, or
19.7 19.8 19.9 19.10 19.11 19.12 19.13 19.14	interested persons to submit comments on the application or to request that the matter be brought to the commission for consideration. The applicant may respond to submitted comments within seven days of the date the comment period closes. Subd. 5. Timing. Within 30 days of the date the applicant responds to submitted comments under subdivision 4, the commission must decide whether to authorize the minor alteration or permit amendment, bring the matter to the commission for consideration, or determine that the application requires a permitting decision under another section in this chapter.
19.7 19.8 19.9 19.10 19.11 19.12 19.13 19.14	interested persons to submit comments on the application or to request that the matter be brought to the commission for consideration. The applicant may respond to submitted comments within seven days of the date the comment period closes. Subd. 5. Timing. Within 30 days of the date the applicant responds to submitted comments under subdivision 4, the commission must decide whether to authorize the minor alteration or permit amendment, bring the matter to the commission for consideration, or determine that the application requires a permitting decision under another section in this chapter. Subd. 6. Decision. The commission may authorize a minor alteration or amendment but
19.7 19.8 19.9 19.10 19.11 19.12 19.13 19.14 19.15 19.16	interested persons to submit comments on the application or to request that the matter be brought to the commission for consideration. The applicant may respond to submitted comments within seven days of the date the comment period closes. Subd. 5. Timing. Within 30 days of the date the applicant responds to submitted comments under subdivision 4, the commission must decide whether to authorize the minor alteration or permit amendment, bring the matter to the commission for consideration, or determine that the application requires a permitting decision under another section in this chapter. Subd. 6. Decision. The commission may authorize a minor alteration or amendment but impose reasonable conditions on the approval. The commission must notify the applicant
19.7 19.8 19.9 19.10 19.11 19.12 19.13 19.14 19.15 19.16 19.17	interested persons to submit comments on the application or to request that the matter be brought to the commission for consideration. The applicant may respond to submitted comments within seven days of the date the comment period closes. Subd. 5. Timing. Within 30 days of the date the applicant responds to submitted comments under subdivision 4, the commission must decide whether to authorize the minor alteration or permit amendment, bring the matter to the commission for consideration, or determine that the application requires a permitting decision under another section in this chapter. Subd. 6. Decision. The commission may authorize a minor alteration or amendment but impose reasonable conditions on the approval. The commission must notify the applicant in writing of the commission's decision and send a copy of the decision to any person who
19.7 19.8 19.9 19.10 19.11 19.12 19.13 19.14 19.15 19.16	interested persons to submit comments on the application or to request that the matter be brought to the commission for consideration. The applicant may respond to submitted comments within seven days of the date the comment period closes. Subd. 5. Timing. Within 30 days of the date the applicant responds to submitted comments under subdivision 4, the commission must decide whether to authorize the minor alteration or permit amendment, bring the matter to the commission for consideration, or determine that the application requires a permitting decision under another section in this chapter. Subd. 6. Decision. The commission may authorize a minor alteration or amendment but impose reasonable conditions on the approval. The commission must notify the applicant
19.7 19.8 19.9 19.10 19.11 19.12 19.13 19.14 19.15 19.16 19.17	interested persons to submit comments on the application or to request that the matter be brought to the commission for consideration. The applicant may respond to submitted comments within seven days of the date the comment period closes. Subd. 5. Timing. Within 30 days of the date the applicant responds to submitted comments under subdivision 4, the commission must decide whether to authorize the minor alteration or permit amendment, bring the matter to the commission for consideration, or determine that the application requires a permitting decision under another section in this chapter. Subd. 6. Decision. The commission may authorize a minor alteration or amendment but impose reasonable conditions on the approval. The commission must notify the applicant in writing of the commission's decision and send a copy of the decision to any person who

19.20 transmission line that was not issued a permit by the commission, the owner or operator of

142.24	(b) A permit amendment must not be approved under this section if the permit
142.25	<u>* / * * * * * * * * * * * * * * * * * *</u>
142.26	
142.26	(1) results in significant changes in the environmental or human health impacts of the
142.27	facility;
142.28	(2) increases the developed area within the permitted site; or
142.29	(3) increases the facility's nameplate capacity above the nameplate capacity in the facility's
142.30	most recent interconnection agreement.
1 4 2 1	
143.1	Subd. 2. Application. A person seeking a permit amendment under this section must
143.2	submit an application in writing to the commissioner on a form prescribed by the
143.3	commissioner. The application must describe:
143.4	(1) the permit modification sought;
1 1011	
143.5	(2) how the request meets the applicability criteria under subdivision 1; and
143.6	(3) any changes in environmental or health impacts that would result from implementation
143.7	of the amendment that were not addressed in the environmental document accompanying
143.8	the initial permit application.
143.9	Subd. 3. Notice. The commission must provide notice that the application was received
	to persons on the general list and, if applicable, to persons on the project contact list.
143.11	Subd. 4. Public comment. The commission must accept written comments on the
143.12	
143.13	at least ten days following service of notice. The applicant must respond to comments within
143.14	seven days of the close of the comment period.
143.15	Subd. 5. Timing. Within 20 days of the date the public comment period closes, the
	commission's designee must decide whether to authorize the permit amendment, bring the
	matter to the commission for consideration, or determine that the application requires a
	permitting decision under another section in this chapter.
143.19	Subd. 6. Decision. The commission may approve an amendment that places reasonable
	conditions on the permittee. The commission must notify the applicant in writing of the
143.21	commission's decision and send a copy of the decision to any person who requested
143.22	notification or filed comments on the application.
143.23	Subd. 7. Local review. An owner or operator of a large electric power generating plant

143.24 or high-voltage transmission line that was not issued a permit by the commission may seek

19.21 19.22 19.23	the nonpermitted facility may seek approval of a project listed under subdivision 1 from the local unit of government if the facility qualifies for standard review under section 2161.07 or local review under section 2161.08.		
19.24	Sec. 10. [2161.10] EXEMPT PROJECTS.		
19.25 19.26	Subdivision 1. Permit not required. A permit issued by the commission is not required to construct:		
19.27	(1) a small wind energy conversion system;		
19.28 19.29	(2) a power plant or solar energy generating system with a capacity of less than 50 megawatts;		
19.30	(3) an energy storage system with a capacity of less than ten megawatts;		
19.31 19.32	(4) a transmission line that (i) has a capacity of 100 kilovolts or more, and (ii) is less than 1,500 feet in length; and		
20.1	(5) a transmission line that has a capacity of less than 100 kilovolts.		
20.2 20.3 20.4 20.5	Subd. 2. Other approval. A person that proposes a facility listed in subdivision 1 must (1) obtain any approval required by local, state, or federal units of government with jurisdiction over the project, and (2) comply with the environmental review requirements under chapter 116D and Minnesota Rules, chapter 4410.		
20.6 20.7	Sec. 11. [216I.11] PERMITTING REQUIREMENTS; EXCEPTIONS FOR CERTAIN FACILITIES.		
20.8 20.9 20.10	Subdivision 1. Permit not required. The following projects do not constitute the construction of a large energy infrastructure facility and may be constructed without a permit issued by the commission:		
20.11 20.12	(1) maintaining or repairing an existing large energy infrastructure facility within an existing site or right-of-way;		
20.13 20.14 20.15 20.16 20.17 20.18	(2) adding equipment at an existing substation that does not (i) require more than a one-acre expansion of the land needed for the substation, and (ii) involve an increase in the voltage or changes in the location of existing transmission lines, except that up to the first five transmission line structures outside the substation may be moved to accommodate the equipment additions, provided the structures are not moved more than 500 feet from the existing right-of-way:		
20.19 20.20	(3) reconductoring or reconstructing a high-voltage transmission line that does not result in a change to voltage or a change in right-of-way;		
20.21 20.22	(4) relocating a high-voltage transmission line that is required by a local or state agency as part of road, street, or highway construction;		

- 143.25 approval to modify a project listed under subdivision 1, clause (1) or (2), from the local unit
- 143.26 of government if the facility qualifies for standard review under section 216E.04 or local
- 143.27 review under section 216E.05.
- 143.28 Sec. 15. [216E.051] EXEMPT PROJECTS.
- 143.29
 Subdivision 1.
 Permit not required.
 A permit issued by the commission is not required

 143.30
 to construct:
- 143.31 (1) a small wind energy conversion system;
- 143.32 (2) a power plant or solar generating system with a capacity of less than 50 megawatts;
- 144.1 (3) an energy storage system with a capacity of less than ten megawatts;
- 144.2 (4) a transmission line that (i) has a capacity of 100 kilovolts or more, and (ii) is less
- 144.3 than 1,500 feet in length; or
- 144.4 (5) a transmission line that has a capacity of less than 100 kilovolts.
- 144.5 Subd. 2. Other approval. A person that proposes a facility listed in subdivision 1 must
- 144.6 (1) obtain any approval required by local, state, or federal units of government with
- 144.7 jurisdiction over the project, and (2) comply with the environmental review requirements
- 144.8 under chapter 116D and Minnesota Rules, chapter 4410.

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- 20.23 (5) converting the fuel source of a large electric power generating plant to natural gas,
- 20.24 provided the plant is not expanded beyond the developed portion of the plant site; and
- 20.25 (6) starting up an existing large electric power generating plant that has been closed for
- 20.26 any period of time at no more than the large electric power generating plant's previous
- 20.27 capacity rating and in a manner that does not involve changing the fuel or expanding the
- 20.28 developed portion of the plant site.
- 20.29 Subd. 2. Minor alteration or amendment. If a modification or other change to an
- 20.30 existing large energy infrastructure facility does not qualify for an exception under
- 20.31 subdivision 1, the modification or change may qualify as a minor alteration or amendment
- 20.32 under section 216I.09.
- 21.1 Subd. 3. **Notice.** A person that proposes to implement changes to a large energy
- 21.2 infrastructure facility under subdivision 1, clauses (2) to (5), must notify the commission
- 21.3 in writing at least 30 days before commencing construction of the modification or change.

144.9 Sec. 16. [216E.055] COST AND ECONOMIC IMPACT REVIEW.

- 144.10 <u>Subdivision 1.</u> Applicability. If a project proposed by a public utility applying for a site
- 144.11 or route permit under this chapter was not required to obtain a certificate of need under
- 144.12 section 216B.243, the commission must review the proposed cost of the project and the
- 144.13 project's estimated economic impact on Minnesota ratepayers. The commission may reject
- 144.14 a site or route permit application based solely on project costs that the commission determines
- 144.15 are not reasonable and prudent.
- 144.16 Subd. 2. **Review content.** In determining a proposed facility's cost and economic impact,
- 144.17 the commission must analyze and consider the following:
- 144.18 (1) the construction cost of the proposed facility and the cost of the energy the proposed
- 144.19 facility generates, compared to the costs of reasonable alternatives;
- 144.20 (2) the economic impact of the proposed facility, or a suitable modification of the 144.21 proposed facility, compared to:
- 144.22 (i) the impact of reasonable alternatives; and
- 144.23 (ii) not building the facility; and
- 144.24 (3) the cost and economic impact of the proposed facility compared with similar facilities 144.25 located elsewhere.
- 144.26 **EFFECTIVE DATE.** This section is effective the day following final enactment and
- 144.27 applies to any site or route permit filed by the commission on or after that date.

30.1 Sec. 3. Minnesota Statutes 2023 Supplement, section 216E.06, is amended to read:

30.2 216E.06 EMERGENCY PERMITS.

30.3	Subdivision 1.	Utility emergency	action. (a) Any utility	y whose electric power system
				,

- 30.4 requires the immediate construction of a large <u>electric power</u> <u>energy infrastructure</u> facility
- 30.5 due to a major unforeseen event may apply to the commission for an emergency permit.
- 30.6 The application shall must provide notice in writing of the major unforeseen event and the
- 30.7 need for immediate construction. The permit must be issued in a timely manner, no later
- 30.8 than 195 days after the commission's acceptance of the application and upon a finding by
- 30.9 the commission that (1) a demonstrable emergency exists, (2) the emergency requires
- 30.10 immediate construction, and (3) adherence to the procedures and time schedules specified
- 30.11 in section 216E.03 would jeopardize under this chapter jeopardizes the utility's electric
- 30.12 power system or would jeopardize jeopardizes the utility's ability to meet the electric needs
- 30.13 of its the utility's customers in an orderly and timely manner.
- 30.14 Subd. 2. Utility emergency procedures. (b) A public hearing to determine if an
- 30.15 emergency exists must be held within 90 days of the application. The commission, after
- 30.16 notice and hearing, shall must adopt rules specifying the criteria for emergency certification.
- 30.17 Sec. 4. Minnesota Statutes 2023 Supplement, section 216E.07, is amended to read:

30.18 **216E.07 ANNUAL HEARING.**

- 30.19 The commission shall must hold an annual public hearing at a time and place prescribed
- 30.20 by rule in order to afford interested persons an opportunity to be heard regarding any matters
- 30.21 relating to the siting and routing of large electric power energy infrastructure facilities. At
- 30.22 the meeting, the commission shall <u>must</u> advise the public of the permits issued by the
- 30.23 commission in the past year. The commission shall <u>must</u> provide at least ten days but no
- 30.24 more than 45 days' notice of the annual meeting by mailing or serving electronically, as
- 30.25 provided in section 216.17, a notice to those persons who have requested notice and by
- 30.26 publication in the EQB Monitor and the commission's weekly calendar.
- 30.27 Sec. 5. Minnesota Statutes 2022, section 216E.08, subdivision 2, is amended to read:
- 30.28 Subd. 2. Other Public participation. The commission shall must adopt broad spectrum
- 30.29 citizen participation as a principal of operation. The form of public participation shall must
- 30.30 not be limited to public meetings and hearings and advisory task forces and shall must be
- 30.31 consistent with the commission's rules and guidelines as provided for in under section
- 30.32 216E.16 216I.24.
- 31.1 Sec. 6. Minnesota Statutes 2023 Supplement, section 216E.10, subdivision 1, is amended 31.2 to read:
- 31.3 Subdivision 1. Site or route permit prevails over local provisions. To assure the
- 31.4 paramount and controlling effect of the provisions herein over other state agencies, regional.
- 31.5 county, and local governments, and special purpose government districts, the issuance of a
- 31.6 site permit or route permit and subsequent purchase and use of such the site or route locations

- 31.7 for large electric power energy infrastructure facility purposes shall be is the sole site or
- 31.8 route approval required to be obtained by the utility permittee. Such The permit shall
- 31.9 supersede supersedes and preempt preempts all zoning, building, or land use rules,
- 31.10 regulations, or ordinances promulgated by regional, county, local and special purpose
- 31.11 government.
- 31.12 Sec. 7. Minnesota Statutes 2023 Supplement, section 216E.10, subdivision 2, is amended 31.13 to read:
- 31.14 Subd. 2. Other state permits. Notwithstanding anything herein to the contrary, utilities
- 31.15 shall a permittee must obtain state permits that may be required to construct and operate
- 31.16 large electric power energy infrastructure facilities. A state agency in processing a utility's
- 31.17 permittee's facility permit application shall be is bound to the decisions of the commission,
- 31.18 with respect to (1) the site or route designation, and with respect to (2) other matters for
- 31.19 which authority has been granted to the commission by this chapter.
- 31.20 Sec. 8. Minnesota Statutes 2023 Supplement, section 216E.10, subdivision 3, is amended 31.21 to read:
- 31.22 Subd. 3. State agency participation. (a) A state agencies agency authorized to issue
- 31.23 permits required for construction or operation of to construct or operate a large electric
- 31.24 power facilities shall energy infrastructure facility must participate during routing and siting
- 31.25 at public hearings and all other activities of the commission on specific site or route
- 31.26 designations and design considerations of the commission, and shall must clearly state
- 31.27 whether the site or route being considered for designation or permit and other design matters
- 31.28 under consideration for approval will be in compliance complies with state agency standards, 31.29 rules, or policies.
- 31.30 (b) An applicant for a permit under this section or under chapter 216G shall must notify
- 31.31 the commissioner of agriculture if the proposed project will impact impacts cultivated
- 31.32 agricultural land, as that term is defined in section 216G.01, subdivision 4. The commissioner
- 31.33 may participate and advise the commission as to whether to grant a permit for the project
- 32.1 and the best options for mitigating adverse impacts to agricultural lands if the permit is
- 32.2 granted. The Department of Agriculture shall be is the lead agency on the development of
- 32.3 any agricultural mitigation plan required for the project.
- 32.4 (c) The Minnesota State Historic Preservation Office shall participate in the commission's
- 32.5 siting and routing activities as described in this section. The commission's consideration
- 32.6 and resolution of Minnesota State Historic Preservation Office's comments satisfies the
- 32.7 requirements of section 138.665, when applicable.
- 32.8 Sec. 9. Minnesota Statutes 2022, section 216E.11, is amended to read:
- 32.9 **216E.11 IMPROVEMENT OF SITES AND ROUTES.**
- 32.10 Utilities that have acquired A permittee that acquires a site or route in accordance with
- 32.11 this chapter may proceed to construct or improve the site or route for the intended purposes

- 145.1 Sec. 17. Minnesota Statutes 2023 Supplement, section 216E.10, subdivision 3, is amended 145.2 to read:
- 145.3 Subd. 3. State agency participation. (a) State agencies authorized to issue permits
- 145.4 required for construction or operation of large electric power facilities shall participate
- 145.5 during routing and siting at public hearings and all other activities of the commission on
- 145.6 specific site or route designations and design considerations of the commission, and shall
- 145.7 clearly state whether the site or route being considered for designation or permit and other
- 145.8 design matters under consideration for approval will be in compliance with state agency
- 145.9 standards, rules, or policies.
- 145.10 (b) An applicant for a permit under this section or under chapter 216G shall notify the
- 145.11 commissioner of agriculture if the proposed project will impact cultivated agricultural land,
- 145.12 as that term is defined in section 216G.01, subdivision 4. The commissioner may participate
- 145.13 and advise the commission as to whether to grant a permit for the project and the best options
- 145.14 for mitigating adverse impacts to agricultural lands if the permit is granted. The Department
- 145.15 of Agriculture shall be the lead agency on the development of any agricultural mitigation
- 145.16 plan required for the project.
- 145.17 (c) The State Historic Preservation Office must comply with the requirements of this
- 145.18 section. The commission's consideration of the State Historic Preservation Office's comments
- 145.19 satisfies the requirements of section 138.665, when applicable.

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- 32.12 at any time, subject to section 216E.10, subdivision 2 216I.16, subdivision 2, provided that
- 32.13 if the construction and improvement has not commenced within four years after a permit
- 32.14 for the site or route has been issued, then the utility permittee must certify to the commission
- 32.15 that the site or route continues to meet the conditions upon which the site or route permit
- 32.16 was issued.
- 32.17 Sec. 10. Minnesota Statutes 2022, section 216E.13, is amended to read:

32.18 **216E.13 FAILURE TO ACT.**

- 32.19 If the commission fails to act within the times specified in section 216E.03 under this
- 32.20 <u>chapter</u>, the applicant or any affected person may seek an order of the district court requiring
- 32.21 the commission to designate or refuse to designate a site or route.
- 32.22 Sec. 11. Minnesota Statutes 2022, section 216E.14, is amended to read:
- 32.23 **216E.14 REVOCATION OR SUSPENSION.**
- 32.24 A site or route permit may be revoked or suspended by the commission after adequate
- 32.25 notice of the alleged grounds for revocation or suspension and a full and fair hearing in
- 32.26 which the affected utility permittee has an opportunity to confront any witness and respond
- 32.27 to any evidence against it the permittee and to present rebuttal or mitigating evidence upon
- a finding by the commission of:
- 32.29 (1) any false statement knowingly made in the application or in accompanying statements
- 32.30 or studies required of the applicant, if a true statement would have warranted a change in
- 32.31 the commission's findings;
- 33.1 (2) failure to comply with material conditions of the site certificate or construction
- 33.2 permit, or failure to maintain health and safety standards; or
- 33.3 (3) any material violation of the provisions of this chapter, any rule promulgated pursuant
- thereto, or any order of the commission.
- 33.5 Sec. 12. Minnesota Statutes 2022, section 216E.15, is amended to read:

216E.15 JUDICIAL REVIEW.

- 33.7 Any applicant, party or person aggrieved by the issuance of a site or route permit, minor
- 33.8 <u>alteration, amendment, or emergency permit from the commission or a certification of</u>
- 33.9 continuing suitability filed by a utility permittee with the commission or by a final order in
- 33.10 accordance with any rules promulgated by the commission, may appeal to the court of
- 33.11 appeals in accordance with chapter 14. The appeal shall must be filed within 30 days after
- 33.12 the publication in the State Register of date the notice of the issuance of the permit by the
- 33.13 commission or commission's permit issuance is published in the EQB Monitor, certification
 33.14 is filed with the commission, or the filing of any final order is filed by the commission.

Sec. 13. Minnesota Statutes 2022, section 216E.16, is amended to read: 33.15

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33.16	216E.16 RULES.
33.17	Subdivision 1. Commission rules. The commission, in order to give effect to the purposes
33.18	of this chapter, may adopt rules consistent with this chapter, including promulgation of site
33.19	and route designation criteria, the description of the information to be furnished by the
33.20	utilities, establishment of minimum guidelines for public participation in the development,
33.21	revision, and enforcement of any rule, plan, or program established by the commission,
33.22	procedures for the revocation or suspension of a site or route permit, and the procedure and
33.23	timeliness for proposing alternative routes and sites. No A rule adopted by the commission
33.24	shall must not grant priority to state-owned wildlife management areas over agricultural
33.25	lands in the designation of route avoidance areas. The provisions of Chapter 14 shall apply
33.26	applies to the appeal of rules adopted by the commission to the same extent as it applies to
33.27	review of rules adopted by any other agency of state government.
33.28	Subd. 2. Office of Administrative Hearings rules. The chief administrative law judge
33.29	shall must adopt procedural rules for public hearings relating to the site and route permit
33.30	process. The rules shall must attempt to maximize citizen participation in these processes
33.31	consistent with the time limits for commission decision established in sections 216E.03,
33.32	subdivision 10, and 216E.04, subdivision 7 under this chapter.
34.1	Sec. 14. Minnesota Statutes 2022, section 216E.18, subdivision 2a, is amended to read:
34.2	Subd. 2a. Route Application fee; appropriation. Every An applicant for a transmission
34.3	line site or route permit shall must pay to the commissioner of commerce commission a fee
34.4	to cover the necessary and reasonable costs incurred by the commission in acting to act on
34.5	the permit application and earrying carry out the requirements of this chapter. The
34.6	commission may adopt rules providing for the fee payment of the fee. Section 16A.1283
34.7	does not apply to the establishment of this the fee under this subdivision. All money received
34.8	pursuant to under this subdivision shall must be deposited in a special account. Money in
34.9	the account is appropriated to the commissioner of commerce commission to pay expenses
34.10	incurred in processing to process applications for site and route permits in accordance with
34.11	this chapter and, in the event the expenses are less than the fee paid, to refund the excess
24.12	foo noid to the applicant

fee paid to the applicant. 34.12

> 145.20 Sec. 18. Minnesota Statutes 2022, section 216F.02, is amended to read:

145.21 216F.02 EXEMPTIONS.

- 145.22(a) The requirements of chapter 216E do not apply to the siting of LWECS, except for145.23sections 216E.01; 216E.03, subdivision 7; 216E.08; 216E.11; 216E.12; 216E.14; 216E.15;
- 145.24 216E.17; and 216E.18, subdivision 3, which do apply.
- (b) (a) Any person may construct an SWECS without complying with chapter 216E or 145.25 145.26 this chapter.

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			145.27 145.28	(c) (b) Nothing in this chapt requirements for the siting and co
21.4	Sec. 12. REVISOR INSTRUCTION.		148.4	Sec. 20. <u>REVISOR INSTRU</u>
21.5 21.6	The revisor shall renumber each section of Minneson number in Column B.	ota Statutes in Column A with the	148.5 148.6 148.7	The revisor of statutes shall A with the number listed in colum changes consistent with the renue
21.7	Column A	Column B	148.8	Column A
21.8	<u>216E.06</u>	<u>216I.12</u>	148.9	216F.01, subdivi
21.9	<u>216E.07</u>	<u>216I.13</u>	148.10	216F.01, subdivi
21.10	216E.08, subdivision 2	2161.14, subdivision 1	148.11	<u>216F.01</u> , subdivis
21.11	216E.08, subdivision 3	2161.14, subdivision 2	148.12	<u>216F.011</u>
21.12	216E.09	2161.15	148.13	<u>216F.02</u>
21.13	<u>216E.10</u>	2161.16	148.14	<u>216F.06</u>
21.14	216F.084	2161.17	148.15	<u>216F.07</u>
21.15	216E.11	<u>216I.18</u>	148.16	<u>216F.08</u>
21.16	<u>216E.12</u>	<u>216I.19</u>	148.17	216F.081
21.17	216E.03, subdivision 8	<u>216I.20</u>	148.18	216F.084
21.18	<u>216E.13</u>	<u>216I.21</u>		
21.19	<u>216E.14</u>	<u>216I.22</u>		
21.20	<u>216E.15</u>	2161.23		
21.21	<u>216E.16</u>	<u>216I.24</u>		
21.22	216E.17	<u>216I.25</u>		
21.23	216E.18, subdivision 2a	216I.26, subdivision 1		
21.24	216E.18, subdivision 3	216I.26, subdivision 2		

5.27 5.28	() <u></u>				
8.4	Sec. 20. <u>REVISOR INSTRUCTION.</u>				
8.5 8.6 8.7	A with the number listed in column B. The revisor shall also make necessary cross-reference				
8.8	Column A	Column B			
8.9	216F.01, subdivision 2	216E.01, subdivision 6a			
8.10	216F.01, subdivision 3	216E.01, subdivision 9b			
8.11	216F.01, subdivision 4	216E.01, subdivision 11			
8.12	<u>216F.011</u>	<u>216E.022</u>			
8.13	<u>216F.02</u>	<u>216E.023</u>			
8.14	<u>216F.06</u>	216E.055			
8.15	<u>216F.07</u>	216E.10, subdivision 1a			
8.16	<u>216F.08</u>	216E.05, subdivision 4			
8.17	<u>216F.081</u>	216E.05, subdivision 5			
8.18	<u>216F.084</u>	216E.125			

21.25	Sec. 13. <u>REPEALER.</u>
21.26 21.27	Subdivision 1. Minnesota Statutes, chapter 216E, repeals. (a) Minnesota Statutes 2022, sections 216E.001; 216E.01, subdivisions 1, 2, 3, 4, 5, 7, 8, 9, and 10; 216E.02;
21.28	216E.021; 216E.03, subdivisions 2, 3a, 3b, 4, and 9; 216E.04, subdivisions 1, 3, 4, 5, 6, 7,
21.29	8, and 9; 216E.05, subdivisions 1 and 3; 216E.08, subdivisions 1 and 4; and 216E.18,
21.30	subdivisions 1 and 2, are repealed.
21.31	(b) Minnesota Statutes 2023 Supplement, sections 216E.01, subdivisions 3a, 6, and 9a;
21.32	216E.03, subdivisions 1, 3, 5, 6, 7, 10, and 11; 216E.04, subdivision 2; and 216E.05,
21.33	subdivision 2, are repealed.
22.1	Subd. 2. Minnesota Statutes, chapter 216F, repeals. (a) Minnesota Statutes 2022,
22.2	sections 216F.01; 216F.011; 216F.012; 216F.015; 216F.02; 216F.03; 216F.05; 216F.06;
22.3	216F.07; 216F.08; and 216F.081, are repealed.
22.4	(b) Minnesota Statutes 2023 Supplement, section 216F.04, is repealed.
22.5	Subd. 3. Minnesota Rules, chapter 7854, repeals. Minnesota Rules, parts 7854.0100;
22.6	7854.0200; 7854.0300; 7854.0400; 7854.0500; 7854.0600; 7854.0700; 7854.0800;
22.7	7854.0900; 7854.1000; 7854.1100; 7854.1200; 7854.1300; 7854.1400; and 7854.1500, are
22.8	repealed.
22.9	Subd. 4. Minnesota Rules, chapter 7850, repeals. Minnesota Rules, parts 7850.1000;
22.10	7850.1100; 7850.1200; 7850.1300; 7850.1400; 7850.1500; 7850.1600; 7850.1700;
22.11	7850.1800; 7850.1900; 7850.2000; 7850.2100; 7850.2200; 7850.2300; 7850.2400;
22.12 22.13	7850.2500; 7850.2600; 7850.2700; 7850.2800; 7850.2900; 7850.3000; 7850.3100; 7850.3200; 7850.3300; 7850.3400; 7850.3500; 7850.3600; 7850.3700; 7850.3800;
22.13	7850.3900; 7850.4000; 7850.4100; 7850.4200; 7850.4500; 7850.4600; 7850.4700;
22.14	7850.4800; 7850.4900; 7850.5000; 7850.5100; 7850.5200; 7850.5300; 7850.5400;
22.16	7850.5500; and 7850.5600, are repealed.
22.17	Sec. 14. EFFECTIVE DATE.
22.18	This article is effective January 1, 2025.
34.13	Sec. 15. ADMINISTRATIVE RULEMAKING.
34.14	(a) The Public Utilities Commission must adopt rules, using the expedited process under
34.15	Minnesota Statutes, section 14.389, that amend Minnesota Rules, chapter 7850, to conform
34.16	with the changes made in this act.
34.17	(b) The Environmental Quality Board must adopt rules, using the expedited process
34.18	under Minnesota Statutes, section 14.389, that amend Minnesota Rules, chapter 4410, to
34.19	conform with the changes made in this act.
34.20	(c) The Public Utilities Commission must amend Minnesota Rules, chapter 7850, to
34.21	authorize applicants for site and route permits to begin submitting preconstruction compliance

- (a) Minnesota Statutes 2022, sections 216E.08, subdivisions 1 and 4; 216F.01, subdivision
- 148.21 1; 216F.012; 216F.015; and 216F.03, are repealed.

148.19 Sec. 21. REPEALER.

- 148.22 (b) Minnesota Statutes 2023 Supplement, section 216F.04, is repealed.
- 148.23 (c) Minnesota Rules, parts 7850.2400; and 7850.3600, are repealed.
- 148.24 **EFFECTIVE DATE.** This section is effective September 1, 2024, and applies to site
- 148.25 and route applications filed with the commission on or after that date.

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- 34.22 filings to commission staff for review immediately following the commission's vote for
- 34.23 granting the applicant a site or route permit, but prior to the issuance of a written commission
- 34.24 order.
- 34.25 **EFFECTIVE DATE.** This section is effective the day following final enactment.
- 34.26 Sec. 16. APPROPRIATION.
- 34.27 \$5,000 in fiscal year 2025 is appropriated to the Public Utilities Commission for the
- 34.28 administrative costs of rulemaking in this article. This is a onetime appropriation and is
- 34.29 available until June 30, 2026.
- 34.30 Sec. 17. EFFECTIVE DATE.
- 34.31 Sections 2 to 14 are effective January 1, 2025.