FIRST ENGROSSMENT

Sixty-fifth Legislative Assembly of North Dakota

ENGROSSED HOUSE BILL NO. 1144

Introduced by

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Representatives Keiser, Mock, Seibel Senators Armstrong, Kreun, Oban

1	A BILL	for a	an Ac	t to	create	e and	enact	section	1 49-22-	08.2 and	chapter	49-22.1	of	the No	rth
_		_		_	_						_		_		

- 2 Dakota Century Code, relating to gas and liquid energy conversion, gas and liquid transmission
- 3 facility siting, and combining application; to amend and reenact sections 11-09.1-04, 17-05-09,
- 4 and 32-15-21, subsection 18 of section 38-08-02, sections 49-07-01.1, 49-21.1-01.1, 49-22-03,
- 5 49-22-04, 49-22-05.1, 49-22-07, and 49-22-07.2, subsection 1 of section 49-22-08, sections
- 6 49-22-08.1, 49-22-09, 49-22-09.1, 49-22-14, 49-22-16, 49-22-17, 49-22-19, 49-22-20, and
- 7 49-22-21, subdivision e of subsection 1 of section 49-22-22, subsection 2 of section 49-22-22,
- 8 subsection 1 of section 54-17.7-08, and section 61-24.3-03 of the North Dakota Century Code,
- 9 relating to energy conversion and transmission facility siting; to repeal sections 49-22-01 and
- 10 49-22-16.3 of the North Dakota Century Code, relating to energy conversion short title and
- 11 route adjustment before or during construction for gas or liquid transmission line; to provide a
- 12 continuing appropriation; and to provide a penalty.

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

SECTION 1. AMENDMENT. Section 11-09.1-04 of the North Dakota Century Code is amended and reenacted as follows:

11-09.1-04. Ratification by majority vote - Supersession of existing charter and conflicting state laws - Filing of copies of new charter.

If a majority of the qualified electors voting on the charter at the election vote in favor of the home rule charter, it is ratified and becomes the organic law of the county on the first day of January or July next following the election, and extends to all its county matters. The charter and the ordinances made pursuant to the charter in county matters must be liberally construed to supersede within the territorial limits and jurisdiction of the county any conflicting state law except for any state law as it applies to cities or any power of a city to govern its own affairs, without the consent of the governing body of the city. The charter may not authorize the

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charter.

- enactment of ordinances to diminish the authority of a board of supervisors of a township or to change the structure of township government in any organized civil township, without the consent of the board of supervisors of the township. No ordinance of a home rule county shall supersede sections 49-22-16 and 49-22.1-13. One copy of the charter as ratified and approved must be filed with the secretary of state; one with the recorder for the county, unless the board of county commissioners designates a different official; and one with the auditor of the county to remain as a part of its permanent records. Courts shall take judicial notice of the
- 9 **SECTION 2. AMENDMENT.** Section 17-05-09 of the North Dakota Century Code is amended and reenacted as follows:

17-05-09. Public service commission jurisdiction and consultation.

- The authority and the transmission facilities built under this chapter, until sold or disposed of by the authority, are exempt from the provisions of title 49 except for chapterchapters 49-22 and 49-22.1. Upon sale or disposal by the authority, transmission facilities built under this chapter are subject to the provisions of title 49.
- The authority shall consult with the public service commission with respect to the rates charged by the authority for use of its transmission facilities and such rates must thereafter be considered just and reasonable in proceedings before the public service commission pursuant to section 49-05-06.
- The authority shall conduct its activities in consultation with transmission providers, wind interests, the lignite research council, and other persons having relevant expertise.
- **SECTION 3. AMENDMENT.** Section 32-15-21 of the North Dakota Century Code is amended and reenacted as follows:

32-15-21. Power of court.

- 1. The court shall have power:
 - To regulate and determine the place and manner of making connections and crossings, or of enjoying the common use mentioned in subsection 6 of section 32-15-04.
 - To hear and determine all adverse or conflicting claims to the property sought to be condemned and to the damages for the property.

- 1 c. To determine the respective rights of different parties seeking condemnation of the same property.
 - Notwithstanding any other provision of law, if a route permit is required under chapterchapters 49-22 or 49-22.1, the court may order the taking by eminent domain conditioned on the receipt of the route permit.

SECTION 4. AMENDMENT. Subsection 18 of section 38-08-02 of the North Dakota Century Code is amended and reenacted as follows:

- "Underground gathering pipeline" means an underground gas or liquid pipeline with associated above ground equipment which is designed for or capable of transporting crude oil, natural gas, carbon dioxide, or water produced in association with oil and gas which is not subject to chapter 49-2249-22.1. As used in this subsection, "associated above ground equipment" means equipment and property located above ground level, which is incidental to and necessary for or useful for transporting crude oil, natural gas, carbon dioxide, or water produced in association with oil and gas from a production facility. As used in this subsection, "equipment and property" includes a pump, a compressor, storage, leak detection or monitoring equipment, and any other facility or structure.
- **SECTION 5. AMENDMENT.** Section 49-07-01.1 of the North Dakota Century Code is amended and reenacted as follows:
- 49-07-01.1. Violation of statute, commission order, or commission rule Assessment of civil penalty.

Any person who violates any statute, commission order, or commission rule which applies to matters within the authority of the commission under chapters 8-08, 8-09, 8-10, 24-09, 32-25, and 51-05.1, titles 60 and 64, and title 49 except for chapters 49-22, 49-22.1, and 49-23, shall, in addition to any other penalty provided, beis subject to a civil penalty of not to exceed five thousand dollars. A violation occurring under chapter 49-23, in addition to any other penalty, is subject to a civil penalty not to exceed twenty-five thousand dollars. The commission shall develop policies for the assessment of penalties under chapter 49-23 which will take into consideration the severity of damages and the conduct of the offender. The civil penalty may be compromised by the commission. The amount of the penalty when finally determined or agreed upon in compromise, if not paid, may be recovered in a civil action in the courts of this state.

1	—SE	CTIO	N 6. /	MEN	DMENT. Section 49-21.1-01.1 of the North Dakota Century Code is									
2	amende	ed an	ed and reenacted as follows:											
3	49-	21.1 -	01.1.	Electi	ricity transmission and distribution lines - Differentiation.									
4	—Ехс	Except for purposes of transmission facility siting under chapterchapters 49-22 and 49-22.1,												
5	and regulatory accounting including the determination of the demarcation between federal and													
6	state ju	r isdi c	tion o	ver tra	ensmission in interstate commerce and local distribution, for purposes of									
7	this title	and	chapt	er 57-	33.2, lines designed to operate at a voltage of 41.6 kilovolts or more are									
8	transmi	ssior	lines	, and l	ines designed to operate at a voltage less than 41.6 kilovolts are									
9	distribut	tion l	ines.											
10	SE	СТІО	N 6. A	MEN	DMENT. Section 49-22-03 of the North Dakota Century Code is									
11	amende	ed an	ıd reei	nacted	l as follows:									
12	49-	22-0	3. Def	initio	is.									
13	In t	his cl	napter	, unle	ss the context or subject matter otherwise requires:									
14	1.	"Ce	ertifica	ate" m	eans the certificate of site compatibility or the certificate of corridor									
15		cor	npatik	oility is	sued under this chapter.									
16	2.	"Co	ommis	ssion"	means the North Dakota public service commission.									
17	3.	"Co	onstru	ction"	includes any clearing of land, excavation, or other action that would									
18		affe	ect the	e envir	onment of the site after April 9, 1975, but does not include activities:									
19		a.	Cor	nducte	d wholly within the geographic location for which a utility has previously									
20			obta	ained	a certificate or permit under this chapter, or on which a facility was									
21			con	structe	ed before April 9, 1975, if:									
22			(1)	The	activities are for the construction of the same type of facility as the									
23				exis	ing type of facility as identified in a subdivision of subsections 5 or 12 of									
24				this	section and the activities are:									
25				(a)	Within the geographic boundaries of a previously issued certificate or									
26					permit;									
27				(b)	For an electric energy conversion facility constructed before April 9,									
28					1975, within the geographic location on which the facility was built; or									
29				(c)	For aan electric transmission facility constructed before April 9, 1975,									
30					within a width of three hundred fifty feet [106.68 meters] on either side									
31					of the centerline;									

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1		(2)	Exce	ept as	s provided in subdivision b, the activities do not affect any known
2			excl	usion	or avoidance area;
3		(3)	The	activi	ities are for the construction:
4			(a)	Of a	a new <u>electric</u> energy conversion facility;
5			(b)	Of a	a new gas, liquid, or electric transmission facility;
6			(c)	To i	mprove the existing <u>electric</u> energy conversion facility or gas,
7				liqu	id, or electric transmission facility; or
8			(d)	To i	ncrease or decrease the capacity of the existing electric energy
9				con	version facility or gas, liquid, or electric transmission facility; and
10		(4)	Befo	re co	enducting any activities, the utility certifies in writing to the
11			com	missi	on that:
12			(a)	The	e activities will not affect any known exclusion or avoidance area;
13			(b)	The	e activities are for the construction:
14				[1]	Of a new <u>electric</u> energy conversion facility;
15				[2]	Of a new gas, liquid, or electric transmission facility;
16				[3]	To improve the existing <u>electric</u> energy conversion or gas, liquid,
17					or electric transmission facility; or
18				[4]	To increase or decrease the capacity of the existing electric
19					energy conversion facility or gas, liquid, or electric transmission
20					facility; and
21			(c)	The	e utility will comply with all applicable conditions and protections in
22				sitir	ng laws and rules and commission orders previously issued for any
23				par	t of the facility.
24	b.	Othe	erwise	qua	lifying for exclusion under subdivision a, except that the activities
25		are	expec	ted to	o affect a known avoidance area and the utility before conducting
26		any	activit	ies:	
27		(1)	Certi	ifies i	n writing to the commission that:
28			(a)	The	e activities will not affect any known exclusion area;
29			(b)	The	e activities are for the construction:
30				[1]	Of a new <u>electric</u> energy conversion facility;
31				[2]	Of a new gas, liquid, or electric transmission facility;

1					[3]	To improve the existing <u>electric</u> energy conversion facility or gas,
2						liquid, or electric transmission facility; or
3					[4]	To increase or decrease the capacity of the existing electric
4						energy conversion facility or gas, liquid, or electric transmission
5						facility; and
6				(c)	The	utility will comply with all applicable conditions and protections in
7					sitin	g laws and rules and commission orders previously issued for any
8					part	of the facility;
9			(2)	Notif	ies th	e commission in writing that the activities are expected to impact
10				an a	voida	nce area and provides information on the specific avoidance area
11				expe	cted	to be impacted and the reasons why impact cannot be avoided;
12				and		
13			(3)	Rece	eives	the commission's written approval for the impact to the avoidance
14				area	, base	ed on a determination that there is no reasonable alternative to the
15				expe	cted	impact. If the commission does not approve impacting the
16				avoid	dance	area, the utility must obtain siting authority under this chapter for
17				the a	iffecte	ed portion of the site or route. If the commission fails to act on the
18				notifi	catior	n required by this subdivision within thirty days of the utility's filing
19				the n	otifica	ation, the impact to the avoidance area is deemed approved.
20		C.	Incid	dent to	preli	minary engineering or environmental studies.
21	4.	"Co	rridor'	' mea	ns the	e area of land in which a designated route may be established for
22		a an	elect	<u>ric</u> tra	nsmis	ssion facility.
23	5.	" En	e rgy E	lectric	ener	gy conversion facility" means any plant, addition, or combination
24		of p	lant a	nd ad	dition	, designed for or capable of:
25		a.	Gen	eratio	n by \	wind energy conversion exceeding one-half megawatt of
26			elec	tricity;	<u>or</u>	
27		b.	Gen	eratio	n by a	any means other than wind energy conversion exceeding fifty
28			meg	awatt	s of e	lectricity ;
29		C.	Man	ufactu	ire or	refinement of one hundred million cubic feet [2831684.66 cubic
30			mete	ers] or	more	e of gas per day, regardless of the end use of the gas;

1		d. Manufacture or refinement of fifty thousand barrels [7949.36 cubic meters] or								
2		more of liquid hydrocarbon products per day; or								
3		e. Enrichment of uranium minerals.								
4	6.	"Electric transmission facility" means an electric transmission line and associated								
5		facilities with a design in excess of one hundred fifteen kilovolts. "Electric transmission								
6		facility" does not include:								
7		a. A temporary electric transmission line loop that is:								
8		(1) Connected and adjacent to an existing electric transmission facility that was								
9		sited under this chapter;								
10		(2) Within the corridor of the sited facility and does not cross known exclusion								
11		or avoidance areas; and								
12		(3) In place for less than one year; or								
13		b. An electric transmission line that is less than one mile [1.61 kilometers] long.								
14	<u>7.</u>	"Facility" means an <u>electric</u> energy conversion facility, <u>electric</u> transmission facility, or								
15		both.								
16	7. <u>8.</u>	"Permit" means the permit for the construction of aan electric transmission facility								
17		within a designated corridor issued under this chapter.								
18	8. 9.	"Person" includes any individual, firm, association, partnership, cooperative,								
19		corporation, limited liability company, or any department, agency, or instrumentality of								
20		a state or of the federal government, or any subdivision thereof.								
21	9. 10.	"Power emergency" means an electric transmission line and associated facilities that								
22		have been damaged or destroyed by natural or manmade causes resulting in a loss of								
23		power supply to consumers of the power.								
24	10. <u>11.</u>	"Route" means the location of aan electric transmission facility within a designated								
25		corridor.								
26	11 12.	"Site" means the location of an <u>electric</u> energy conversion facility.								
27	12.	"Transmission facility" means any of the following:								
28		a. An electric transmission line and associated facilities with a design in excess of								
29		one hundred fifteen kilovolts. "Transmission facility" does not include:								
30		(1) A temporary transmission line loop that is:								

1				(a)	Connected and adjacent to an existing transmission facility that was
2					sited under this chapter;
3				(b)	Within the corridor of the sited facility and does not cross known-
4					exclusion or avoidance areas; and
5				(c)	In place for less than one year; or
6			(2)	A tra	nsmission line that is less than one mile [1.61 kilometers] long.
7		b.	A ga	as or li	quid transmission line and associated facilities designed for or capable
8			of tr	anspo	rting coal, gas, liquid hydrocarbons, liquid hydrocarbon products, or
9			carb	on die	exide. This subdivision does not apply to:
10			(1)	An o	il or gas pipeline gathering system;
11			(2)	A pip	eline with an outside diameter of four and one-half inches [11.43
12				centi	meters] or less that will not be trenched and will be plowed in with a
13				powe	er mechanism having a vertical knife or horizontally directionally drilled,
14				and	ts associated facilities; or
15			(3)	A pip	veline that is less than one mile [1.61 kilometers] long.
16			For	purpo	ses of this chapter, a gathering system includes the pipelines and
17			asso	ociate	d facilities used to collect oil from the lease site to the first pipeline
18			stor	age si	te where pressure is increased for further transport, or pipelines and
19			asso	ociate	d facilities used to collect gas from the well to the gas processing facility
20			at w	'hich c	nd-use consumer-quality gas is produced, with or without the addition-
21			of o	doran	_
22		C.	A liq	uid tra	ansmission line and associated facilities designed for or capable of
23			tran	sporti i	ng water from or to an energy conversion facility.
24	13.	"Uti	lity" n	neans	any person engaged in and controlling the generation, manufacture,
25		refir	neme	nt, or t	ransmission of electric energy, gas, liquid hydrocarbons, or liquid
26		hyd	rocar	bon pı	oducts, including electric power generation or transmission, coal-
27		gas	ificati	on, co	al liquefaction, petroleum refinement, uranium enrichment, and the
28		tran	smiss	sion of	coal, gas, liquid hydrocarbons, or liquid hydrocarbon products, electric
29		gen	eratio	n, the	transmission of electric energy, or the transmission of water from or to
30		any	elect	ric en	ergy conversion facility.

- SECTION 7. AMENDMENT. Section 49-22-04 of the North Dakota Century Code is
 amended and reenacted as follows:
 - 49-22-04. Ten-year plans Contents.
 - Each utility that owns or operates, or plans within the next ten years to own, operate, or start construction on any facility shall develop a ten-year plan as specified in this section and submit the plan to the commission. Each utility shall file an updated plan on or before July first of each even-numbered year after the year of its initial submission. The ten-year plan may be appropriate portions of a single regional plan or may be jointly prepared and submitted by two or more utilities and must contain the following information:
 - A description of the general location, size, and type of all facilities to be owned or operated by the utility during the ensuing ten years, as well as those facilities to be removed from service during the ten-year period.
 - 2. An identification of the location of the tentative preferred site for all <u>electric</u> energy conversion facilities and the tentative location of all <u>electric</u> transmission facilities on which construction is intended to be commenced within the ensuing five years and such other information as may be required by the commission. The site and corridor identification shall be made in compliance with the criteria published by the commission pursuant to section 49-22-05.1.
 - 3. A description of the efforts by the utility to coordinate the plan with other utilities so as to provide a coordinated regional plan for meeting the utility needs of the region.
 - 4. A description of the efforts to involve environmental protection and land-use planning agencies in the planning process, as well as other efforts to identify and minimize environmental problems at the earliest possible stage in the planning process.
 - 5. A statement of the projected demand for the service rendered by the utility for the ensuing ten years and the underlying assumptions for the projection, with that information being as geographically specific as possible, and a description of the manner and extent to which the utility will meet the projected demands.
 - 6. Any other relevant information as may be requested by the commission. Upon receipt of the ten-year plans the commission shall proceed to assess the impact of the development proposed within the state to ensure that energy conversion facilities and

transmission facilities will be sited in an orderly manner compatible with environmental preservation and efficient use of resources.

SECTION 8. AMENDMENT. Section 49-22-05.1 of the North Dakota Century Code is amended and reenacted as follows:

49-22-05.1. Exclusion and avoidance areas - Criteria.

The commission shall develop criteria to be used in identifying exclusion and avoidance areas and to guide the site, corridor, and route suitability evaluation and designation process. Except for <u>electric</u> transmission lines in existence before July 1, 1983, areas within five hundred feet [152.4 meters] of an inhabited rural residence must be designated avoidance areas. This criterion does not apply to a water pipeline. The five hundred foot [152.4 meter] avoidance area criteria for an inhabited rural residence may be waived by the owner of the inhabited rural residence in writing. The criteria may also include an identification of impacts and policies or practices which may be considered in the evaluation and designation process.

SECTION 9. AMENDMENT. Section 49-22-07 of the North Dakota Century Code is amended and reenacted as follows:

49-22-07. Certificate of site compatibility or route permit required.

- 1. A utility may not begin construction of an <u>electric</u> energy conversion facility or <u>an</u> <u>electric</u> transmission facility in the state without first having obtained a certificate of site compatibility or a route permit from the commission pursuant to this chapter. The facility must be constructed, operated, and maintained in conformity with the certificate or permit and any terms, conditions, or modifications of the certificate or permit. A certificate or permit may be transferred, subject to the approval of the commission, to any person who agrees to comply with its terms, conditions, and modifications.
- 2. If a power emergency exists which necessitates the relocation of a portion of an electric transmission line and associated facilities from the designated route, the owner of the line shall give telephonic notice to the commission in advance of the relocation. The line may then be relocated to restore power as soon as practicable. After the line has been relocated, the owner shall file with the commission a request to approve the relocated route.

SECTION 10. AMENDMENT. Section 49-22-07.2 of the North Dakota Century Code is amended and reenacted as follows:

1	49-22-07	7.2. Waiver of procedures and time schedules.								
2	Any utilit	y which proposes to construct an <u>electric</u> energy conversion facility or <u>aan electric</u>								
3	transmission	facility within the state may make an application to the commission for a waiver of								
4	any of the procedures or time schedules set forth in this chapter or in the rules adopted									
5	pursuant to this chapter. The commission, after hearing and upon a finding that the proposed									
6	facility is of s	such length, design, location, or purpose that it will produce minimal adverse effects								
7	or, after hearing and upon a finding that a demonstrable emergency exists which requires									
8	immediate co	onstruction and that adherence to the procedures and time schedules would								
9	jeopardize th	ne utility's system, may issue an order waiving specified procedures and time								
10	schedules re	equired by this chapter or by the rules adopted pursuant to this chapter, including,								
11	but not limite	ed to, applications, notices, and hearings, and may forthwith issue a certificate of								
12	site compatil	pility, a certificate of corridor compatibility, or a route permit, with such conditions as								
13	the commiss	ion may require.								
14	SECTIO	N 11. AMENDMENT. Subsection 1 of section 49-22-08 of the North Dakota Century								
15	Code is ame	nded and reenacted as follows:								
16	1. An	application for a certificate shallmust be in such form as the commission may								
17	pre	scribe, containing the following information:								
18	a.	A description of the size and type of facility.								
19	b.	A summary of any studies which have been made of the environmental impact of								
20		the facility.								
21	C.	A statement explaining the need for the facility.								
22	d.	An identification of the location of the preferred site for any electric energy								
23		conversion facility.								
24	e.	An identification of the location of the preferred corridor for any electric								
25		transmission facility.								
26	f.	A description of the merits and detriments of any location identified and a								
27		comprehensive analysis with supporting data showing the reasons why the								
28		preferred location is best suited for the facility.								
29	g.	A description of mitigative measures that will be taken to minimize all foreseen								
30		adverse impacts resulting from the location, construction, and operation of the								
31		proposed facility.								

1		h.	An evaluation of the proposed site or corridor with regard to the applicable
2			considerations set out in section 49-22-09 and the criteria established pursuant to
3			section 49-22-05.1.
4		i.	Such other information as the applicant may consider relevant or the commission
5			may require.
6	SEC	TIOI	N 12. AMENDMENT. Section 49-22-08.1 of the North Dakota Century Code is
7	amende	d and	d reenacted as follows:
8	49-2	22-08	.1. Application for a permit - Notice of filing - Amendment - Designation of a
9	route.		
10	1.	An	application for a route permit for aan electric transmission facility within a
11		des	ignated corridor shallmust be filed no later than two years after the issuance of the
12		cert	ificate and shallmust be in such form as the commission may prescribe, containing
13		the	following information:
14		a.	A description of the type, size, and design of the proposed facility.
15		b.	A description of the location of the proposed facility.
16		C.	An evaluation of the proposed route with regard to the applicable considerations
17			set out in section 49-22-09 and the criteria established pursuant to section
18			49-22-05.1.
19		d.	A description of mitigative measures that will be taken to minimize all foreseen
20			adverse impacts resulting from the location, construction, and operation of the
21			proposed facility.
22		e.	A description of the right-of-way preparation and construction and reclamation
23			procedures.
24		f.	A statement setting forth the manner in which:
25			(1) The utility will inform affected landowners of easement acquisition, and
26			necessary easement conditions and restrictions.
27			(2) The utility will compensate landowners for easements, without reference to
28			the actual consideration to be paid.
29		g.	Such other information as the utility may consider relevant or the commission
30			may require.

- 2. After determining that the application is complete, the commission shall serve a notice of filing of the application on such persons and agencies that the commission may deem appropriate and shall publish a notice of filing of the application in the official newspaper of each county in which any portion of the designated corridor is located.
 - 3. A copy of the application shall be furnished to any person or agency, upon request to the commission within thirty days of either service or publication of the notice of filing.
 - 4. An application for an amendment of a permit shall be in such form and contain such information as the commission shall prescribe.
 - 5. The commission shall designate a route for the construction of aan electric transmission facility following the study and hearings provided for in this chapter. This designation shall be made in accordance with the evidence presented at the hearings, an evaluation of the information provided in the application, the criteria established pursuant to section 49-22-05.1, and the considerations set out in section 49-22-09 in a finding with reasons for the designation, and shall be made in a timely manner no later than six months after the filing of a completed application. The time for designation of a route may be extended by the commission for just cause. The failure of the commission to act within the time limit provided in this section shall not operate to divest the commission of jurisdiction in any permit proceeding. Upon designation of a route the commission shall issue a permit to the applicant with such terms, conditions, or modifications deemed necessary.
 - **SECTION 13.** Section 49-22-08.2 of the North Dakota Century Code is created and enacted as follows:
 - 49-22-08.2. Combining application.
 - A utility may file a separate application for a certificate or a permit, or combined into one application.
 - **SECTION 14. AMENDMENT.** Section 49-22-09 of the North Dakota Century Code is amended and reenacted as follows:
- 49-22-09. Factors to be considered in evaluating applications and designation of sites, corridors, and routes.
- The commission shall be guided by, but is not limited to, the following considerations, where applicable, to aid the evaluation and designation of sites, corridors, and routes:

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- Available research and investigations relating to the effects of the location,
 construction, and operation of the proposed facility on public health and welfare,
 natural resources, and the environment.
- The effects of new <u>electric</u> energy conversion and <u>electric</u> transmission technologies and systems designed to minimize adverse environmental effects.
 - The potential for beneficial uses of waste energy from a proposed <u>electric</u> energy conversion facility.
- 4. Adverse direct and indirect environmental effects whichthat cannot be avoided should
 the proposed site or route be designated.
- Alternatives to the proposed site, corridor, or route which are developed during the
 hearing process and which minimize adverse effects.
- 12 6. Irreversible and irretrievable commitments of natural resources should the proposed site, corridor, or route be designated.
 - 7. The direct and indirect economic impacts of the proposed facility.
- 15 8. Existing plans of the state, local government, and private entities for other developments at or in the vicinity of the proposed site, corridor, or route.
 - 9. The effect of the proposed site or route on existing scenic areas, historic sites and structures, and paleontological or archaeological sites.
 - 10. The effect of the proposed site or route on areas which are unique because of biological wealth or because they are habitats for rare and endangered species.
- 21 11. Problems raised by federal agencies, other state agencies, and local entities.
- SECTION 15. AMENDMENT. Section 49-22-09.1 of the North Dakota Century Code is amended and reenacted as follows:
- 24 **49-22-09.1.** Approval of hydroelectric transmission facilities by legislative assembly required.

After compliance with the applicable requirements of this chapter, any hydroelectric transmission facility that transmits hydroelectric power produced outside the United States, and which crosses any portion of this state, must have the approval of the legislative assembly by concurrent resolution. A person may not begin construction of a hydroelectric transmission facility in this state that which transmits hydroelectric power produced outside the United States, or exercise the right of eminent domain in connection with such construction, without first having

- 1 complied with this chapter and obtained the approval of the legislative assembly. This section
- 2 shalldoes not apply to any electric transmission facility for which a route permit and certificate of
- 3 corridor compatibility has been issued prior to July 1, 1985, or any extension thereof issued
- 4 after July 1, 1985.

- **SECTION 16. AMENDMENT.** Section 49-22-14 of the North Dakota Century Code is amended and reenacted as follows:
 - 49-22-14. Advisory committees Appointment Compensation.
 - The commission may appoint one or more advisory committees to assist it in carrying out its duties under this chapter. Committees appointed to evaluate sites or corridors considered for designation shallmust be composed of as many persons as may be appointed by the commission, but shallmust include a majority of public representatives; at least one representative from the state department of agriculture, a public or municipally owned utility, a private investor-owned utility, and a cooperatively owned utility; and one representative from each county and city in which an electric energy conversion facility or electric transmission facility is proposed to be located. Members of advisory committees shallare entitled to be reimbursed, within the limits of legislative appropriations, for any necessary expenses in the amounts provided by law for state officials.
 - **SECTION 17. AMENDMENT.** Section 49-22-16 of the North Dakota Century Code is amended and reenacted as follows:
- 49-22-16. Effect of issuance of certificate or permit Local land use, zoning, or building rules, regulations, or ordinances State agency rules.
 - 1. The issuance of a certificate of site compatibility or a route permit shall, subject to subsections 2 and 3, be the sole site or route approval required to be obtained by the utility.
 - 2. A certificate of site compatibility for an <u>electric</u> energy conversion facility shall not supersede or preempt any local land use, zoning, or building rules, regulations, or ordinances and no site shall be designated which violates local land use, zoning, or building rules, regulations, or ordinances. A permit for the construction of <u>aan electric</u> transmission facility within a designated corridor may supersede and preempt any local land use, zoning, or building rules, regulations, or ordinances upon a finding by the commission that such rules, regulations, or ordinances, as applied to the proposed

- route, are unreasonably restrictive in view of existing technology, factors of cost or economics, or needs of consumers regardless of their location. Without such a finding by the commission, no route shall be designated which violates local land use, zoning, or building rules, regulations, or ordinances.
 - 3. Utilities subject to this chapter shall obtain state permits that may be required to construct and operate <u>electric</u> energy conversion facilities and <u>electric</u> transmission facilities. A state agency in processing a utility's facility permit application shall be bound to the decisions of the commission with respect to the site designation for the <u>electric</u> energy conversion facility or the corridor or route designation for the <u>electric</u> transmission facility and with respect to other matters for which authority has been granted to the commission by this chapter.
 - 4. No site or route shall be designated which violates the rules of any state agency. A state agency with jurisdiction over any aspect of a proposed facility shall present the position of the agency at the public hearing on an application for a certificate, a permit, or a waiver, which position shall clearly state whether the site, corridor, or route being considered for designation will be in compliance with such agency's rules. For purposes of this chapter it shall be presumed that a proposed facility will be in compliance with a state agency's rules if such agency fails to present its position on the proposed site, corridor, or route at the appropriate public hearing.

SECTION 18. AMENDMENT. Section 49-22-17 of the North Dakota Century Code is amended and reenacted as follows:

49-22-17. Improvement of sites or locations.

Utilities which that have acquired an electric energy conversion facility site or electric transmission line route in accordance with the provisions of this chapter may proceed to construct or improve such site or route for the intended purposes at any time, subject to subsections 2 and 3 of section 49-22-16; provided, that if such construction and improvement commences more than four years after a certificate or permit for the site or route has been issued, then the utility must certify to the commission that such site or route continues to meet the conditions upon which the certificate of site compatibility or electric transmission facility construction permit was issued.

misdemeanor.

1 SECTION 19. AMENDMENT. Section 49-22-19 of the North Dakota Century Code is 2 amended and reenacted as follows: 3 49-22-19. Hearing - Judicial review. 4 Any party aggrieved by the issuance of a certificate of site compatibility or electric 5 transmission facility construction permit from the commission, certification of continuing 6 suitability filed by a utility with the commission, or promulgation of a final order by the 7 commission, may request a rehearing by the commission. The hearing shallmust be conducted 8 pursuant to chapter 28-32. There shall beis a right of appeal to the district court from any 9 adverse ruling by the commission. 10 SECTION 20. AMENDMENT. Section 49-22-20 of the North Dakota Century Code is 11 amended and reenacted as follows: 12 49-22-20. Revocation or suspension of certificate or permit. 13 A certificate of site compatibility or permit for the construction of aan electric transmission 14 facility may be revoked or suspended for: 15 Any material false statement in the application or in accompanying statements or 16 studies required of the applicant. 17 2. Failure to comply with the certificate or permit or any terms, conditions, or 18 modifications contained therein. 19 Violation of the provisions of this chapter or rules or regulations issued pursuant to this 20 chapter by the commission. 21 A determination by a district court pursuant to section 49-22-16.1. 22 SECTION 21. AMENDMENT. Section 49-22-21 of the North Dakota Century Code is 23 amended and reenacted as follows: 24 49-22-21. Penalties. 25 Any person required by this chapter to have a certificate or permit who willfully begins 26 construction of an electric energy conversion facility or electric transmission facility 27 without previously securing a certificate or permit as prescribed by this chapter, or who 28 willfully constructs, operates, or maintains an electric energy conversion facility or 29 electric transmission facility other than in compliance with the certificate or permit and 30 any terms, conditions, and modifications contained therein is guilty of a class A

- 2. Any person who willfully violates any regulation issued or approved pursuant to this chapter or who willfully falsifies, tampers with, or renders inaccurate any monitoring device or method required to be maintained under this chapter shall be guilty of a class A misdemeanor.
 - 3. Any person who willfully engages in any of the following conduct shall beis subject to a civil penalty of not to exceed ten thousand dollars for each such violation for each day that such the violations persist, except that the maximum penalty may not exceed two hundred thousand dollars for any related series of violations:
 - a. Begins construction of an <u>electric</u> energy conversion facility or <u>aan electric</u>
 transmission facility without having been issued a certificate or permit pursuant to this chapter.
 - b. Constructs, operates, or maintains an <u>electric</u> energy conversion facility or a<u>an</u>
 <u>electric</u> transmission facility other than in compliance with the certificate or permit
 and any terms, conditions, or modifications contained therein.
 - c. Violates any provision of this chapter or any rule adopted by the commission pursuant to this chapter.
 - d. Falsifies, tampers with, or renders inaccurate any monitoring device or method required to be maintained pursuant to a certificate or permit issued pursuant to this chapter.

The civil penalty provided for in this subsection may be compromised by the commission. The amount of the penalty when finally determined or agreed upon in compromise shallmust be deposited in the general fund and, if not paid, may be recovered in a civil action in the courts of the state.

- 4. Notwithstanding any other provision of this chapter, the commission may, by injunctive procedures, without bond or other undertaking, may proceed against any person who willfully engages in any conduct described in subsection 3. No liability shall accrue to the commission or its authorized representative in proceeding against any person pursuant to this section.
- **SECTION 22. AMENDMENT.** Subdivision e of subsection 1 of section 49-22-22 of the North Dakota Century Code is amended and reenacted as follows:

1		e. An	applicant certifying to the commission under subsection 3 of section 49-22-03
2		or	obtaining siting authority under subdivision b of subsection 2 or subdivision c
3		of :	subsection 4 of section 49-22-16.3, shall pay an amount to be determined by
4		the	commission to cover anticipated expenses of processing the application.
5	SEC	CTION 23	. AMENDMENT. Subsection 2 of section 49-22-22 of the North Dakota
6	Century	Code is a	amended and reenacted as follows:
7	2.	At the re	equest of the commission and with the approval of the emergency commission,
8		the appl	icant shall pay such additional fees as are reasonably necessary for
9		complet	ion of the <u>electric</u> energy conversion facility site, <u>electric</u> transmission facility
0		corridor,	or <u>electric</u> transmission facility route evaluation and designation process by
11		the com	mission. In no event shall the The application fee under subsection 1 and any
2		addition	al fees required of the applicant under this subsection may not exceed an
3		amount	equal to one thousand dollars for each one million dollars of investment in a
4		propose	d energy conversion facility or ten thousand dollars for each one million dollars
5		of inves	tment in a proposed <u>electric</u> transmission facility.
6	SEC	CTION 24	. Chapter 49-22.1 of the North Dakota Century Code is created and enacted
7	as follov	vs:	
8	<u>49-2</u>	22.1-01. C	<u>Definitions.</u>
9	<u>In th</u>	nis chapte	r, unless the context or subject matter otherwise requires:
20	<u>1.</u>	"Certific	ate" means the certificate of site compatibility or the certificate of corridor
21		<u>compati</u>	bility issued under this chapter.
22	<u>2.</u>	"Commi	ssion" means the North Dakota public service commission.
23	<u>3.</u>	"Constru	uction" includes any clearing of land, excavation, or other action that would
24		affect th	e environment of the site after April 9, 1975, but does not include activities:
25		<u>a.</u> <u>Co</u>	nducted wholly within the geographic location for which a utility has previously
26		<u>obt</u>	ained a certificate or permit under this chapter, or on which a facility was
27		<u>COI</u>	nstructed before April 9, 1975, if:
28		(1)	The activities are for the construction of the same type of facility as the
29			existing type of facility as identified in subsection 5 or 12 and the activities

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1		<u>(a)</u>	<u>vvitr</u>	nin the geographic boundaries of a previously issued certificate or
2			perr	mit;
3		<u>(b)</u>	<u>For</u>	a gas or liquid energy conversion facility constructed before
4			<u>Apri</u>	9, 1975, within the geographic location on which the facility was
5			<u>built</u>	t; or
6		<u>(c)</u>	<u>For</u>	a gas or liquid transmission facility constructed before April 9,
7			<u>197</u>	5, within a width of three hundred fifty feet [106.68 meters] on
8			<u>eith</u>	er side of the centerline;
9	<u>(2)</u>	Exce	ept as	provided in subdivision b, the activities do not affect any known
10		<u>excl</u>	usion	or avoidance area;
11	<u>(3)</u>	The	<u>activi</u>	ties are for the construction:
12		<u>(a)</u>	Of a	a new gas or liquid energy conversion facility;
13		<u>(b)</u>	Of a	a new gas or liquid transmission facility;
14		<u>(c)</u>	<u>To iı</u>	mprove the existing gas or liquid energy conversion facility, or gas
15			or li	quid, transmission facility; or
16		<u>(d)</u>	<u>To ii</u>	ncrease or decrease the capacity of the existing gas or liquid
17			<u>ene</u>	rgy conversion facility or gas or liquid transmission facility; and
18	<u>(4)</u>	Befo	re co	nducting any activities, the utility certifies in writing to the
19		com	missio	on that:
20		<u>(a)</u>	<u>The</u>	activities will not affect any known exclusion or avoidance area;
21		<u>(b)</u>	<u>The</u>	activities are for the construction:
22			[1]	Of a new gas or liquid energy conversion facility;
23			<u>[2]</u>	Of a new gas or liquid transmission facility;
24			<u>[3]</u>	To improve the existing gas or liquid energy conversion or gas or
25				liquid transmission facility; or
26			<u>[4]</u>	To increase or decrease the capacity of the existing gas or liquid
27				energy conversion facility or gas or liquid transmission facility;
28				<u>and</u>
29		<u>(c)</u>	<u>The</u>	utility will comply with all applicable conditions and protections in
30			<u>sitin</u>	g laws and rules and commission orders previously issued for any
31			part	of the facility.

1		<u>b.</u>	<u>Oth</u>	erwise	e qual	itying for exclusion under subdivision a, except that the activities				
2			are	are expected to affect a known avoidance area and the utility before conducting						
3			<u>any</u>	any activities:						
4			<u>(1)</u>	<u>Cert</u>	ifies i	n writing to the commission:				
5				<u>(a)</u>	<u>The</u>	activities will not affect any known exclusion area;				
6				<u>(b)</u>	<u>The</u>	activities are for the construction:				
7					[1]	Of a new gas or liquid energy conversion facility;				
8					<u>[2]</u>	Of a new gas or liquid transmission facility;				
9					<u>[3]</u>	To improve the existing gas or liquid energy conversion facility or				
10						gas or liquid facility; or				
11					<u>[4]</u>	To increase or decrease the capacity of the existing gas or liquid				
12						energy conversion facility or gas or liquid transmission facility;				
13						<u>and</u>				
14				<u>(c)</u>	<u>The</u>	utility will comply with all applicable conditions and protections in				
15					<u>sitin</u>	g laws and rules and commission orders previously issued for any				
16					part	of the facility;				
17			<u>(2)</u>	Noti	fies th	ne commission in writing that the activities are expected to impact				
18				an a	voida	nce area and provides information on the specific avoidance area				
19				<u>expe</u>	ected	to be impacted and the reasons why impact cannot be avoided;				
20				<u>and</u>						
21			<u>(3)</u>	Rec	<u>eives</u>	the commission's written approval for the impact to the avoidance				
22				area	, bas	ed on a determination that there is no reasonable alternative to the				
23				expe	ected	impact. If the commission does not approve impacting the				
24				avoi	dance	e area, the utility must obtain siting authority under this chapter for				
25				the a	affecte	ed portion of the site or route. If the commission fails to act on the				
26				notif	<u>icatio</u>	n required by this subdivision within thirty days of the utility's filing				
27				the r	<u>notific</u>	ation, the impact to the avoidance area is deemed approved.				
28		<u>C.</u>	Inci	dent to	o prel	iminary engineering or environmental studies.				
29	<u>4.</u>	<u>"Co</u>	rridor	" mea	ns the	e area of land in which a designated route may be established for				
30		a ga	as or	liquid	transı	mission facility.				

1	<u>5.</u>	<u>"Fa</u>	"Facility" means a gas or liquid energy conversion facility, gas or liquid transmission						
2		<u>faci</u>	lity, o	r both.					
3	<u>6.</u>	<u>"Ga</u>	"Gas or liquid energy conversion facility" means any plant, addition, or combination of						
4		plaı	nt and	l addition, designed for or capable of:					
5		<u>a.</u>	Mar	nufacture or refinement of one hundred million cubic feet [2831684.66 cubic					
6			met	ers] or more of gas per day, regardless of the end use of the gas;					
7		<u>b.</u>	Mar	nufacture or refinement of fifty thousand barrels [7949.36 cubic meters] or					
8			mor	e of liquid hydrocarbon products per day; or					
9		<u>C.</u>	<u>Enri</u>	chment of uranium minerals.					
10	<u>7.</u>	<u>"Ga</u>	s or l	iquid transmission facility" means any of the following:					
11		<u>a.</u>	A ga	as or liquid transmission line and associated facilities designed for or capable					
12			of tr	ansporting coal, gas, liquid hydrocarbons, liquid hydrocarbon products, or					
13			cart	oon dioxide. This subdivision does not apply to:					
14			<u>(1)</u>	An oil or gas pipeline gathering system;					
15			<u>(2)</u>	A pipeline with an outside diameter of four and one-half inches					
16				[11.43 centimeters] or less which will not be trenched and will be plowed in					
17				with a power mechanism having a vertical knife or horizontally directionally					
18				drilled, and its associated facilities; or					
19			<u>(3)</u>	A pipeline that is less than one mile [1.61 kilometers] long. For purposes of					
20				this chapter, a gathering system includes the pipelines and associated					
21				facilities used to collect oil from the lease site to the first pipeline storage					
22				site where pressure is increased for further transport, or pipelines and					
23				associated facilities used to collect gas from the well to the gas processing					
24				facility at which end-use consumer-quality gas is produced, with or without					
25				the addition of odorant.					
26		<u>b.</u>	<u>A lic</u>	uid transmission line and associated facilities designed for or capable of					
27			<u>tran</u>	sporting water from or to an energy conversion facility.					
28	<u>8.</u>	<u>"Pe</u>	rmit"	means the permit for the construction of a gas or liquid transmission facility					
29		with	nin a d	designated corridor issued under this chapter.					

1	<u>9.</u>	"Person" includes any individual, firm, association, partnership, cooperative,
2		corporation, limited liability company, or any department, agency, or instrumentality of
3		a state or of the federal government, or any subdivision thereof.
4	<u>10.</u>	"Route" means the location of a gas or liquid transmission facility within a designated
5		corridor.
6	<u>11.</u>	"Site" means the location of a gas or liquid energy conversion facility.
7	<u>12.</u>	"Utility" means any person engaged in and controlling the generation, manufacture,
8		refinement, or transmission of gas, liquid hydrocarbons, or liquid hydrocarbon
9		products, including coal gasification, coal liquefaction, petroleum refinement, uranium
10		enrichment, and the transmission of coal, gas, liquid hydrocarbons, or liquid
11		hydrocarbon products, or the transmission of water from or to any gas or liquid energy
12	ı	conversion facility.
13	<u>49-2</u>	22.1-02. Public service commission duties Statement of policy.
14	— <u>The</u>	public service commission shall:
15	<u>1.</u>	Ensure the location, construction, and operation of energy conversion and
16		transmission facilities will produce minimal adverse effects on the environment and the
17		welfare of the citizens of this state.
18	<u>2.</u>	Provide an energy conversion facility or transmission facility may not be located,
19		constructed, and operated within this state without a certificate of site compatibility or a
20		route permit acquired pursuant to this chapter.
21	<u> 3.</u>	Site energy conversion facilities and route transmission facilities in an orderly manner
22		compatible with environmental preservation and the efficient use of resources.
23	<u>4.</u>	Ensure chosen sites and routes will minimize adverse human and environmental
24		impact while maintaining system reliability and integrity.
25	<u> 5.</u>	Ensure energy needs are met and fulfilled in an orderly and timely fashion.
26	<u>The</u>	legislative assembly finds the construction of energy conversion facilities and
27	transmis	ssion facilities affects the environment and the welfare of the citizens of this state. It is
28	necessa	rry to ensure the location, construction, and operation of energy conversion facilities and
29	transmis	ssion facilities will produce minimal adverse effects on the environment and the welfare
30	of the ci	tizens of this state by prohibiting energy conversion facilities and transmission facilities
31	from bei	ng located, constructed, or operated within this state without a certificate of site

- Sixty-fifth Legislative Assembly 1 compatibility or a route permit acquired under this chapter. The policy of this state is to site 2 energy conversion facilities and to route transmission facilities in an orderly manner compatible 3 with environmental preservation and the efficient use of resources. Sites and routes must be 4 selected to minimize adverse human and environmental impact while ensuring continuing 5 system reliability and integrity and fulfilling energy needs in an orderly and timely fashion. 6 49-22.1-03. Exclusion and avoidance areas - Criteria. 7 The commission shall develop criteria to be used in identifying exclusion and avoidance 8 areas and to guide the site, corridor, and route suitability evaluation and designation process. 9 Except for oil and gas transmission lines in existence before July 1, 1983, areas within five 10 hundred feet [152.4 meters] of an inhabited rural residence must be designated avoidance 11 areas. This criterion does not apply to a water pipeline. The five hundred foot [152.4 meter] 12 avoidance area criteria for an inhabited rural residence may be waived by the owner of the 13 inhabited rural residence in writing. The criteria also may include an identification of impacts and 14 policies or practices which may be considered in the evaluation and designation process. 15 49-22.1-04. Certificate of site compatibility or route permit required. 16 A utility may not begin construction of a gas or liquid energy conversion facility or gas or 17 liquid transmission facility in the state without first having obtained a certificate of site 18 19 20
 - compatibility or a route permit from the commission pursuant to this chapter. The facility must be constructed, operated, and maintained in conformity with the certificate or permit and any terms, conditions, or modifications of the certificate or permit. A certificate or permit may be transferred, subject to the approval of the commission, to any person who agrees to comply with its terms, conditions, and modifications.

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

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

1	schedules required by this chapter or by the rules adopted pursuant to this chapter, including				
2	<u>applicati</u>	oplications, notices, and hearings, and may forthwith issue a certificate of site compatibility, a			
3	certificat	certificate of corridor compatibility, or a route permit, with such conditions as the commission			
4	may req	<u>uire.</u>			
5	<u>49-2</u>	2.1-0	06. Application for a certificate - Notice of filing - Amendment - Designation of		
6	a site or	corı	<u>ridor.</u>		
7	<u>1.</u>	An a	application for a certificate must be in the form prescribed by the commission		
8		con	taining the following information:		
9		<u>a.</u>	A description of the size and type of facility.		
10		<u>b.</u>	A summary of any studies that have been made of the environmental impact of		
11			the facility.		
12		<u>C.</u>	A statement explaining the need for the facility.		
13		<u>d.</u>	An identification of the location of the preferred site for any gas or liquid energy		
14			conversion facility.		
15		<u>e.</u>	An identification of the location of the preferred corridor for any gas or liquid		
16			transmission facility.		
17		<u>f.</u>	A description of the merits and detriments of any location identified and a		
18			comprehensive analysis with supporting data showing the reasons why the		
19			preferred location is best suited for the facility.		
20		<u>g.</u>	A description of mitigative measures that will be taken to minimize all foreseen		
21			adverse impacts resulting from the location, construction, and operation of the		
22			proposed facility.		
23		<u>h.</u>	An evaluation of the proposed site or corridor with regard to the applicable		
24			considerations set out in section 49-22.1-09 and the criteria established pursuant		
25			to section 49-22.1-03.		
26		<u>i.</u>	Any other information as the applicant considers relevant or the commission may		
27			require.		
28	<u>2.</u>	<u>Afte</u>	r determining the application is complete, the commission shall serve a notice of		
29		filing	g of the application on those persons and agencies the commission deems		
30		<u>app</u>	ropriate and shall publish a notice of filing of the application in the official		

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- newspaper of each county in which any portion of the site or corridor is proposed to be
 located.
- 5 <u>4.</u> An application for an amendment of a certificate must be in the form and contain the information as the commission prescribes.
 - The commission may designate a site or corridor for a proposed facility following the 5. study and hearings provided for in this chapter. Any designation must be made in accordance with the evidence presented at the hearings, an evaluation of the information provided in the application, the criteria established pursuant to section 49-22.1-03, and the considerations set out in section 49-22.1-09 in a finding with reasons for the designation, and must be made in a timely manner no later than six months after the filing of a completed application for a certificate of site compatibility or no later than three months after the filing of a completed application for a certificate of corridor compatibility. The time for designation of a site or corridor may be extended by the commission for just cause. The failure of the commission to act within the time limits provided in this section does not operate to divest the commission of jurisdiction in any certification proceeding. The commission shall indicate the reasons for any refusal of designation. Upon designation of a site or corridor, the commission shall issue a certificate of site compatibility or a certificate of corridor compatibility with the terms, conditions, or modifications deemed necessary.

49-22.1-07. Application for a permit - Notice of filing - Amendment - Designation of a route.

- 1. An application for a route permit for a gas or liquid transmission facility within a designated corridor must be filed no later than two years after the issuance of the certificate and must be in the form the commission prescribes, containing the following information:
- a. A description of the type, size, and design of the proposed facility.
- b. A description of the location of the proposed facility.

1 An evaluation of the proposed route with regard to the applicable considerations 2 set out in section 49-22.1-09 and the criteria established pursuant to section 3 49-22.1-03. 4 A description of mitigative measures that will be taken to minimize all foreseen d. 5 adverse impacts resulting from the location, construction, and operation of the 6 proposed facility. 7 A description of the right-of-way preparation and construction and reclamation e. 8 procedures. 9 A statement setting forth the manner in which: <u>f.</u> 10 The utility will inform affected landowners of easement acquisition, and 11 necessary easement conditions and restrictions. 12 (2) The utility will compensate landowners for easements, without reference to 13 the actual consideration to be paid. 14 Any other information the utility considers relevant or the commission requires. <u>g.</u> 15 <u>2.</u> After determining the application is complete, the commission shall serve a notice of 16 filing of the application on those persons and agencies the commission deems 17 appropriate and shall publish a notice of filing of the application in the official 18 newspaper of each county in which any portion of the designated corridor is located. 19 <u>3.</u> A copy of the application must be furnished to any person or agency, upon request to 20 the commission within thirty days of either service or publication of the notice of filing. 21 <u>4.</u> An application for an amendment of a permit must be in the form and contain the 22 information the commission prescribes. 23 <u>5.</u> The commission shall designate a route for the construction of a gas or liquid 24 transmission facility following the study and hearings provided for in this chapter. This 25 designation must be made in accordance with the evidence presented at the hearings, 26 an evaluation of the information provided in the application, the criteria established 27 pursuant to section 49-22.1-03, and the considerations set out in section 49-22.1-06 in 28 a finding with reasons for the designation, and must be made in a timely manner no 29 later than six months after the filing of a completed application. The time for 30 designation of a route may be extended by the commission for just cause. The failure 31 of the commission to act within the time limit provided in this section does not operate

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1	to divest the commission of jurisdiction in any permit proceeding. Upon designation of					
2	a route the commission shall issue a permit to the applicant with the terms, conditions					
3	or modifications deemed necessary.					
4	<u>49-2</u>	22.1-08. Combining application.				
5	<u>A ut</u>	ility may file a separate application for a certificate or a permit, or combined into one				
6	applicati	on.				
7	<u>49-2</u>	22.1-09. Factors to be considered in evaluating applications and designation of				
8	sites, co	orridors, and routes.				
9	<u>The</u>	commission is guided by, but is not limited to, the following considerations, when				
10	applicab	ele, to aid the evaluation and designation of sites, corridors, and routes:				
11	<u>1.</u>	Available research and investigations relating to the effects of the location,				
12		construction, and operation of the proposed facility on public health and welfare,				
13		natural resources, and the environment.				
14	<u>2.</u>	The effects of new gas or liquid energy conversion and gas or liquid transmission				
15		technologies and systems designed to minimize adverse environmental effects.				
16	<u>3.</u>	The potential for beneficial uses of waste energy from a proposed gas or liquid energy				
17		conversion facility.				
18	<u>4.</u>	Adverse direct and indirect environmental effects that cannot be avoided should the				
19		proposed site or route be designated.				
20	<u>5.</u>	Alternatives to the proposed site, corridor, or route that are developed during the				
21		hearing process and which minimize adverse effects.				
22	<u>6.</u>	Irreversible and irretrievable commitments of natural resources should the proposed				
23		site, corridor, or route be designated.				
24	<u>7.</u>	The direct and indirect economic impacts of the proposed facility.				
25	<u>8.</u>	Existing plans of the state, local government, and private entities for other				
26		developments at or in the vicinity of the proposed site, corridor, or route.				
27	<u>9.</u>	The effect of the proposed site or route on existing scenic areas, historic sites and				
28		structures, and paleontological or archaeological sites.				
29	<u>10.</u>	The effect of the proposed site or route on areas that are unique because of biological				
30		wealth or because the site or route is a habitat for rare and endangered species.				
31	<u>11.</u>	Problems raised by federal agencies, other state agencies, and local entities.				

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- <u>1.</u> The commission shall hold a public hearing in each county in which any portion of a site, corridor, or route is proposed to be located in an application for a certificate or a permit. At the public hearing, any person may present testimony or evidence relating to the information provided in the application, the criteria developed pursuant to section 49-22.1-03, and the factors to be considered pursuant to section 49-22.1-09. When more than one county is involved, the commission may hold a consolidated hearing in one or more of the affected counties. A hearing for any county may not be consolidated if five or more affected landowners in that county file a petition with the commission within ten days of the publication of the notice of hearing.
 - The commission is not required to hold a public hearing on an application for the transfer of a certificate or a permit, or an application for a waiver of procedures and time schedules, but shall publish a notice of opportunity for a public hearing in the official newspaper of each county in which any portion of the facility or the proposed site, corridor, or route is located. If requested by any interested person and good cause has been shown therefor, the commission shall hold a public hearing. If more than one county is involved, the commission may hold a consolidated hearing in one or more of the affected counties.
- <u>3.</u> One or more public hearings must be held at a location or locations determined by the commission concerning the following matters:
 - A substantial or material change in the criteria established pursuant to section <u>a.</u> 49-22.1-03.
 - A substantial or material change in the rules adopted pursuant to section <u>b.</u> 49-22.1-17.
 - The revocation or suspension of a certificate or permit.
- Notice of a public hearing must be given by the commission by service on those persons the commission deems appropriate and twice by publication, once at least 28 twenty days before the hearing and a second time within twenty days before the hearing. Notice of a public hearing and notice of opportunity for a public hearing on an application for a certificate, a permit, a transfer, or a waiver must be given at the

1		expense of the applicant. In an emergency the commission may notice a hearing upon				
2	less than twenty days.					
3	49-22.1-11. Advisory committees - Appointment - Compensation.					
4	<u>The</u>	The commission may appoint one or more advisory committees to assist it in carrying out its				
5	duties u	nder this chapter. Committees appointed to evaluate sites or corridors considered for				
6	designa	tion must be composed of as many persons as may be appointed by the commission,				
7	but mus	t include a majority of public representatives; at least one representative from the state				
8	departm	ent of agriculture, a public or municipally owned utility, a private investor-owned utility,				
9	and a co	poperatively owned utility; and one representative from each county and city in which a				
10	gas or li	quid energy conversion facility or gas or liquid transmission facility is proposed to be				
11	located.	Members of advisory committees are entitled to be reimbursed, within the limits of				
12	<u>legislativ</u>	ve appropriations, for any necessary expenses in the amounts provided by law for state				
13	officials.					
14	49-22.1-12. Cooperation with state and federal agencies.					
15	The commission may, and is encouraged to, cooperate with and receive and exchange					
16	technica	Il information and assistance from and with any department, agency, or officer of any				
17	state or of the federal government to eliminate duplication of effort, to establish a common					
18	databas	e, or for any other purpose relating to the provisions of this chapter.				
19	<u>49-2</u>	22.1-13. Effect of issuance of certificate or permit - Local land use, zoning, or				
20	building	g rules, regulations, or ordinances - State agency rules.				
21	<u>1.</u>	The issuance of a certificate of site compatibility or a route permit is, subject to				
22		subsections 2 and 3, the sole site or route approval required to be obtained by the				
23		<u>utility.</u>				
24	<u>2.</u>	A certificate of site compatibility for an energy conversion facility does not supersede				
25		or preempt any local land use; zoning; or building rules, regulations, or ordinances,				
26		and a site may not be designated which violates local land use; zoning; or building				
27		rules, regulations, or ordinances. A permit for the construction of a gas or liquid				
28		transmission facility within a designated corridor may supersede and preempt any				
29		local land use; zoning; or building rules, regulations, or ordinances, upon a finding by				
30		the commission that the rules, regulations, or ordinances, as applied to the proposed				
31		route, are unreasonably restrictive in view of existing technology, factors of cost or				

- economics, or needs of consumers regardless of their location. Without that finding by
 the commission, a route may not be designated which violates local land use; zoning;
 or building rules, regulations, or ordinances.
 - 3. Utilities subject to this chapter shall obtain state permits that may be required to construct and operate gas or liquid energy conversion facilities and gas or liquid transmission facilities. A state agency in processing a utility's facility permit application is bound to the decisions of the commission with respect to the site designation for the gas or liquid energy conversion facility or the corridor or route designation for the gas or liquid transmission facility and with respect to other matters for which authority has been granted to the commission by this chapter.
 - 4. A site or route may not be designated which violates the rules of any state agency. A state agency with jurisdiction over any aspect of a proposed facility shall present the position of the agency at the public hearing on an application for a certificate, a permit, or a waiver, which position must clearly state whether the site, corridor, or route being considered for designation will be in compliance with the agency's rules. For purposes of this chapter it is presumed a proposed facility will be in compliance with a state agency's rules if that agency fails to present its position on the proposed site, corridor, or route at the appropriate public hearing.

49-22.1-14. Unfair tactics in acquiring land or easements for a facility - Court action - Cancellation of easement - Penalty.

- 1. Any person employed by a public utility to acquire easements for a facility subject to this chapter may not use any harassment, threat, intimidation, misrepresentation, deception, fraud, or other unfair tactics to induce the owner of the land to be affected by the facility to grant or agree to any easements.
- 2. If at least five landowners aggrieved by the conduct of a person or persons, acting on behalf of the same utility, acquiring easements for a site or route of a facility allege use of harassment, threat, intimidation, misrepresentation, deception, fraud, or other unfair tactics by the person or persons acquiring or attempting to acquire the easement, an action may be brought in the appropriate district court.
- 3. Upon a determination by the court that a person employed by the utility used harassment, threat, intimidation, misrepresentation, deception, fraud, or other unfair

utility:

1 tactics in acquiring or attempting to acquire an easement from at least five separate 2 landowners, the court, by order, shall declare the easements void and may order any 3 compensation paid therefor returned to the offending utility, or allow the landowner to 4 retain the compensation, or award to the landowner up to three times the amount of 5 the compensation involved as damages, punitive or compensatory. The court shall award costs and reasonable attorney's fees to the plaintiff if the court rules in favor of 6 7 the plaintiff. 8 Upon a determination by the court that the utility involved did knowingly allow, <u>4.</u> 9 encourage, or operate in active consort or participation with a person utilizing an unfair 10 tactic, the court shall cause a copy of its memorandum opinion or order to be filed with 11 the commission. 12 <u>5.</u> Upon receiving a copy of a memorandum opinion or order issued by a district court 13 pursuant to this section, the commission may revoke or suspend the permit issued 14 with respect to the route affecting the aggrieved landowners. If a permit has not been 15 issued with respect to a site or route affecting the aggrieved landowners, the 16 commission may refuse to issue a permit for such portion of the route. 17 49-22.1-15. Route adjustment before or during construction for gas or liquid 18 transmission line. 19 Before or during construction, a utility, without any action by the commission, may 1. 20 adjust the route of a gas or liquid transmission line within the designated corridor if, 21 before conducting any construction activities associated with the adjustment, the utility 22 files with the commission certification and supporting documentation that: 23 The construction activities will be within the designated corridor; <u>a.</u> 24 <u>b.</u> The construction activities will not affect any known exclusion or avoidance areas 25 within the designated corridor; and 26 The utility will comply with the commission's order, laws, and rules designating <u>C.</u> 27 the corridor and designating the route. 28 Before or during construction, a utility may adjust the route of a gas or liquid 2. 29 transmission line within the designated corridor that may affect an avoidance area if, 30 before conducting any construction activities associated with the adjustment, the

1		<u>a.</u>	<u>File</u> :	s with the commission certification and supporting documentation that:
2			<u>(1)</u>	The construction activities are within the designated corridor;
3			<u>(2)</u>	The construction activities will not affect any known exclusion areas within
4				the designated corridor;
5			<u>(3)</u>	The construction activities are expected to impact an avoidance area with a
6				specific description of the avoidance area expected to be impacted;
7			<u>(4)</u>	Each owner of real property on which the adjustment is to be located and
8				any applicable governmental entity with an interest in the same adjustment
9				area do not oppose the adjustment, unless the utility previously received
10				authorization from the commission for the impact to the avoidance area;
11			<u>(5)</u>	For an impact for which the utility does not already have approval or has not
12				filed the approval in paragraph 4, the utility has good cause and a specific
13				reason to impact the avoidance area, and a reasonable alternative does not
14				exist; and
15			<u>(6)</u>	The utility will comply with the commission's order, laws, and rules
16				designating the corridor and designating the route.
17		<u>b.</u>	Rec	ceives the commission's written authorization that the utility may impact the
18			avo	idance area. If the commission does not authorize the impact to the
19			avo	idance area, the utility must obtain siting authority for the affected portion of
20			<u>the</u>	route adjustment. If the commission fails to act within ten working days of
21			rece	eipt of the utility's filing of the certification and supporting documentation under
22			<u>sub</u>	division a of subsection 2, the route adjustment is deemed approved.
23	<u>3.</u>	<u>Bef</u>	ore o	r during construction, a utility, without any action by the commission, may
24		<u>adjı</u>	ust the	e route of a gas or liquid transmission line outside the designated corridor if,
25		<u>bef</u>	ore co	onducting any construction activities associated with the adjustment, the
26		<u>utili</u>	<u>ty:</u>	
27		<u>a.</u>	<u>File</u> :	s with the commission certification and supporting documentation that:
28			<u>(1)</u>	The construction activities will not affect any known exclusion or avoidance
29				areas:
30			<u>(2)</u>	The route outside the corridor is no longer than one and one-half miles
31				[2.41 kilometers];

1			<u>(3)</u>	The utility will comply with the commission's order, laws, and rules
2				designating the corridor and designating the route; and
3			<u>(4)</u>	Each owner of real property on which the adjustment is to be located and
4				any applicable governmental entity with an interest in the same adjustment
5				area do not oppose the adjustment.
6		<u>b.</u>	<u>File</u>	s detailed field studies indicating exclusion and avoidance areas for an area
7			<u>enc</u>	compassing the route outside the designated corridor equal to the length of the
8			<u>adjı</u>	ustment of the proposed corridor.
9	<u>4.</u>	<u>Bef</u>	ore o	r during construction, a utility may adjust the route of a gas or liquid
10		trar	smis	sion line outside the designated corridor that may affect an avoidance area if,
11		<u>bef</u>	ore co	onducting any construction activities associated with the adjustment, the
12		<u>utili</u>	<u>ty:</u>	
13		<u>a.</u>	<u>File</u>	s with the commission certification and supporting documentation that:
14			<u>(1)</u>	The construction activities will not affect any known exclusion areas;
15			<u>(2)</u>	The construction activities are expected to impact an avoidance area with a
16				specific description of the avoidance area expected to be impacted;
17			<u>(3)</u>	The utility has good cause and a specific reason to impact the avoidance
18				area, and a reasonable alternative does not exist;
19			<u>(4)</u>	The route outside the corridor is no longer than one and one-half miles
20				[2.41 kilometers];
21			<u>(5)</u>	The utility will comply with the commission's order, laws, and rules
22				designating the corridor and designating the route; and
23			<u>(6)</u>	Each owner of real property on which the adjustment is to be located and
24				any applicable governmental entity with an interest in the same adjustment
25				area do not oppose the adjustment.
26		<u>b.</u>	<u>File</u>	s detailed field studies indicating exclusion and avoidance areas for an area
27			<u>enc</u>	compassing the route outside the designated corridor equal to the length of the
28			<u>adjı</u>	ustment of the proposed corridor.
29		<u>C.</u>	Rec	ceives the commission's written authorization that the utility may impact the
30			<u>avo</u>	idance area. If the commission does not authorize the impact to the
31			avo	idance area, the utility must obtain siting authority for the affected portion of

1	the route adjustment. If the commission fails to act within ten working days of
2	receipt of the utility's filing of the certification and supporting documentation under
3	subdivisions a and b of subsection 4, the route adjustment is deemed approved.
4	5. The commission is not required to hold a public hearing or publish a notice of
5	opportunity for a public hearing for any route adjustment under this section.
6	49-22.1-16. Improvement of sites or locations.
7	Utilities that have acquired a gas or liquid energy conversion facility site or gas or liquid
8	transmission line route in accordance with this chapter may proceed to construct or improve
9	such site or route for the intended purposes at any time, subject to subsections 2 and 3 of
10	section 49-22.1-13; provided, that if the construction and improvement commences more than
11	four years after a certificate or permit for the site or route has been issued, the utility must
12	certify to the commission that the site or route continues to meet the conditions upon which the
13	certificate of site compatibility or gas or liquid transmission facility construction permit was
14	issued.
15	49-22.1-17. Rules and regulations.
16	The commission shall adopt rules in conformity with this chapter and prescribe methods
17	and procedures required therewith.
18	49-22.1-18. Hearing - Judicial review.
19	Any party aggrieved by the issuance of a certificate of site compatibility or gas or liquid
20	transmission facility construction permit from the commission, certification of continuing
21	suitability filed by a utility with the commission, or promulgation of a final order by the
22	commission, may request a rehearing by the commission. The hearing must be conducted
23	pursuant to chapter 28-32. There is a right of appeal to the district court from any adverse ruling
24	by the commission.
25	49-22.1-19. Revocation or suspension of certificate or permit.
26	A certificate of site compatibility or permit for the construction of a gas or liquid transmission
27	facility may be revoked or suspended for:
28	1. Any material false statement in the application or in accompanying statements or
29	studies required of the applicant.
30	2. Failure to comply with the certificate or permit or any terms, conditions, or
31	modifications contained in the certificate or permit.

- 1 <u>3.</u> <u>Violations of this chapter or rules adopted pursuant to this chapter by the commission.</u>
- 2 <u>4.</u> A determination by a district court pursuant to section 49-22.1-14.

3 **49-22.1-20. Penalties.**

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- Any person required by this chapter to have a certificate or permit who willfully begins
 construction of a gas or liquid energy conversion facility or gas or liquid transmission
 facility without previously securing a certificate or permit as prescribed by this chapter,
 or who willfully constructs, operates, or maintains a gas or liquid energy conversion
 facility or gas or liquid transmission facility other than in compliance with the certificate
 or permit and any terms, conditions, and modifications contained in the certificate or
 permit is guilty of a class A misdemeanor.
 - 2. Any person who willfully violates any regulation issued or approved pursuant to this chapter or who willfully falsifies, tampers with, or renders inaccurate any monitoring device or method required to be maintained under this chapter is guilty of a class A misdemeanor.
 - 3. Any person who willfully engages in any of the following conduct is subject to a civil penalty of not to exceed ten thousand dollars for each violation for each day the violations persist, except the maximum penalty may not exceed two hundred thousand dollars for any related series of violations:
 - a. Begins construction of a gas or liquid energy conversion facility or a gas or liquid transmission facility without having been issued a certificate or permit pursuant to this chapter.
 - b. Constructs, operates, or maintains a gas or liquid energy conversion facility or a
 gas or liquid transmission facility other than in compliance with the certificate or
 permit and any terms, conditions, or modifications contained therein.
 - c. Violates any provision of this chapter or any rule adopted by the commission pursuant to this chapter.
 - <u>d.</u> Falsifies, tampers with, or renders inaccurate any monitoring device or method required to be maintained pursuant to a certificate or permit issued pursuant to this chapter.
 - 4. The civil penalty provided for in subsection 3 may be compromised by the commission. The amount of the penalty when finally determined or agreed upon in

1		com	promise must be deposited in the general fund and, if not paid, may be recovered
2		<u>in a</u>	civil action in the courts of the state.
3	<u>5.</u>	Not	withstanding any other provision of this chapter, the commission may, by injunctive
4		proc	cedures, without bond or other undertaking, proceed against any person that
5		willf	ully engages in any conduct described in subsection 3. No liability may accrue to
6		the	commission or its authorized representative in proceeding against any person
7		purs	suant to this section.
8	<u>49-2</u>	2.1-2	21. Siting process expense recovery - Deposit in special fund - Continuing
9	<u>appropi</u>	riatio	<u>n.</u>
10	<u>1.</u>	<u>Eve</u>	ry applicant under this chapter shall pay to the commission an application fee:
11		<u>a.</u>	An applicant for a certificate of site compatibility shall pay an amount equal to five
12			hundred dollars for each one million dollars of investment in the facility.
13		<u>b.</u>	An applicant for a certificate of corridor compatibility shall pay an amount equal to
14			five thousand dollars for each one million dollars of investment in the facility.
15		<u>C.</u>	An applicant for a waiver shall pay the amount that would be required for an
16			application for a certificate of site or corridor compatibility for the proposed facility.
17			If a waiver is not granted for a proposed facility, the application fee paid must be
18			allowed as a credit against fees payable under this section in connection with an
19			application under this chapter for a certificate or permit for the proposed facility.
20		<u>d.</u>	An applicant for a transfer of a certificate or permit shall pay an amount to be
21			determined by the commission to cover anticipated expenses of processing the
22			application.
23		<u>e.</u>	An applicant certifying to the commission under subsection 3 of section
24			49-22.1-01 or obtaining siting authority under subdivision b of subsection 2 or
25			subdivision c of subsection 4 of section 49-22.1-15, shall pay an amount to be
26			determined by the commission to cover anticipated expenses of processing the
27			application.
28		<u>f.</u>	The application fee under subdivision a, b, or c may not be less than ten
29			thousand dollars nor more than one hundred thousand dollars.
30	<u>2.</u>	At th	ne request of the commission and with the approval of the emergency commission,

the applicant shall pay any additional fees as are reasonably necessary for completion

- of the gas or liquid energy conversion facility site, gas or liquid transmission facility
 corridor, or gas or liquid transmission facility route evaluation and designation process
 by the commission. The application fee under subsection 1 and any additional fees
 required of the applicant under this subsection may not exceed an amount equal to
 one thousand dollars for each one million dollars of investment in a proposed energy
 conversion facility or ten thousand dollars for each one million dollars of investment in
 a proposed gas or liquid transmission facility.
 - 3. A siting process expense recovery fund is established in the state treasury. The commission shall deposit payments received under subsections 1 and 2 in the siting process expense recovery fund. All moneys deposited in the fund are appropriated on a continuing basis to the commission to pay expenses incurred in the siting process. The commission shall specify the time and method of payment of any fees and shall refund the portion of fees collected under subsections 1 and 2 which exceeds the expenses incurred for the evaluation and designation process.

49-22.1-22. Safety.

Every utility that owns or operates electric generation of any size for the primary purpose of resale shall comply with the standards of the national electrical safety code in effect at the time of construction of the generation.

SECTION 25. AMENDMENT. Subsection 1 of section 54-17.7-08 of the North Dakota Century Code is amended and reenacted as follows:

- Until sold or disposed of by the authority, the authority and the pipeline facilities built
 under this chapter are exempt from the provisions of title 49 except for
 chapterchapters 49-22 and 49-22.1 and sections 49-02-01.2 and 49-07-05.1. Upon
 sale or disposal by the authority, pipeline facilities built under this chapter are subject
 to the provisions of title 49.
- **SECTION 26. AMENDMENT.** Section 61-24.3-03 of the North Dakota Century Code is amended and reenacted as follows:

61-24.3-03. Authorization of southwest pipeline project.

The preliminary designs for a water supply facility for supplementation of the water resources of a portion of the area of North Dakota south and west of the Missouri River for multiple uses, as set forth in the engineering preliminary design final report for the southwest

Code are repealed.

1 pipeline project, state water commission project no. 1736, dated September 1982, are hereby 2 confirmed and approved, under the designation of the southwest pipeline project, and the 3 construction of the southwest pipeline project shall be initiated and completed by the state water 4 commission substantially in accordance with plan B of the engineering preliminary design final 5 report, state water commission project no. 1736, dated September 1982, except as otherwise 6 specifically provided in this chapter. The commission shall have the authority to eliminate the 7 construction of any primary or secondary transmission mains which are part of plan B of the 8 engineering preliminary design final report if the water user entities to be served by the primary 9 or secondary transmission mains do not execute water service contracts for the purchase of a 10 sufficient quantity of water, as determined by the commission, to justify the construction of the 11 primary or secondary transmission mains. Chapter Chapters 49-22 and 49-22.1 shall not apply 12 to this chapter. The right of way is hereby given, dedicated, and set apart, to locate, construct, 13 and maintain such works over and through any of the lands which are or may be the property of 14 the state. 15 SECTION 27. REPEAL. Sections 49-22-01 and 49-22-16.3 of the North Dakota Century

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