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REVISOR

State of Minnesota

HOUSE OF REPRESENTATIVES H. F. No. 165

NINETY-FIRST SESSION

Authored by Baker, Rarick, Sundin, Garofalo, Albright and others The bill was read for the first time and referred to the Committee on Ways and Means 01/17/2019

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7	relating to energy; establishing criteria for utility cost recovery of energy storage system pilot projects; requiring investor-owned utilities to include in integrated resource plans an assessment of energy storage systems; requiring a cost-benefit analysis of energy storage systems; appropriating money; requiring a report; amending Minnesota Statutes 2018, sections 216B.1645, by adding a subdivision; 216B.2422, subdivision 1, by adding a subdivision.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	Section 1. Minnesota Statutes 2018, section 216B.1645, is amended by adding a subdivision
1.10	to read:
1.11	Subd. 2b. Energy storage system pilot projects. (a) A public utility may petition the
1.12	commission under subdivision 2a to recover costs incurred to implement an energy storage
1.13	system pilot project, provided the following conditions are met:
1.14	(1) the public utility has submitted a report to the commission containing, at a minimum,
1.15	the following information regarding the proposed energy storage system pilot project:
1.16	(i) the storage technology utilized;
1.17	(ii) the energy storage capacity and the duration of output at that capacity;
1.18	(iii) the proposed location;
1.19	(iv) the purchasing and installation costs;
1.20	(v) how the project will interact with existing distributed generation resources on the
1.21	utility's grid; and

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2.1	(vi) the goals the project proposes	to achieve, including	controlling frequency	y or voltage,	
2.2	mitigating transmission congestion,	· · · · · · · · · · · · · · · · · · ·			
2.3	reducing curtailment of existing rene	ewable energy generation	tors, and reducing pe	ak power	
2.4	<u>costs;</u>				
2.5	(2) the utility has adequately resp	bonded to any commis	sion requests for add	ditional	
2.6	information regarding the energy storage system pilot project; and				
2.7	(3) the commission has determine	(3) the commission has determined that the energy storage system pilot project is in the			
2.8	public interest.				
2.9	(b) The commission may modify	a proposed energy st	orage system pilot pr	roject the	
2.10	commission approves for rate recover	ery.			
2.11	(c) For the purposes of this subdi	vision:			
2.12	(1) "energy storage system" has t	he meaning given in s	section 216B.2422, s	ubdivision	
2.13	1, paragraph (f); and				
2.14	(2) "pilot project" means a project	t deployed at a limited	d number of location	s in order to	
2.15	assess the technical and economic ef	fectiveness of its open	cations.		
2.16	Sec. 2. Minnesota Statutes 2018, se	ection 216B.2422, sub	odivision 1, is amend	led to read:	
2.17	Subdivision 1. Definitions. (a) For purposes of this section, the terms defined in this				
2.18	subdivision have the meanings giver	n them.			
2.19	(b) "Utility" means an entity with	the capability of gene	rating 100,000 kilow	atts or more	
2.20	of electric power and serving, either	directly or indirectly,	the needs of 10,000	retail	
2.21	customers in Minnesota. Utility does	s not include federal p	ower agencies.		
2.22	(c) "Renewable energy" means el	ectricity generated thr	ough use of any of th	e following	
2.23	resources:				
2.24	(1) wind;				
2.25	(2) solar;				
2.26	(3) geothermal;				
2.27	(4) hydro;				
2.28	(5) trees or other vegetation;				
2.29	(6) landfill gas; or				

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3.1 (7) predominantly organic components of wastewater effluent, sludge, or related
3.2 by-products from publicly owned treatment works, but not including incineration of
3.3 wastewater sludge.

(d) "Resource plan" means a set of resource options that a utility could use to meet the
service needs of its customers over a forecast period, including an explanation of the supply
and demand circumstances under which, and the extent to which, each resource option
would be used to meet those service needs. These resource options include using,
refurbishing, and constructing utility plant and equipment, buying power generated by other
entities, controlling customer loads, and implementing customer energy conservation.

- 3.10 (e) "Refurbish" means to rebuild or substantially modify an existing electricity generating
 3.11 resource of 30 megawatts or greater.
- 3.12 (f) "Energy storage system" means commercially available technology capable of

3.13 absorbing and storing energy, then delivering the stored energy for use at a later time. For

3.14 purposes of this section, energy storage systems must be from a stationary source. For

- 3.15 purposes of this section:
- 3.16 (1) an energy storage system may be:

3.17 (i) either centralized or distributed; or

3.18 (ii) owned by a load-serving entity or local publicly owned electric utility, a customer

3.19 of a load-serving entity or local publicly owned electric utility, a third party, or jointly owned

- 3.20 by two or more of the entities under this item or any other entity;
- 3.21 (2) an energy storage system must:
- 3.22 (i) reduce demand for peak electrical generation;
- 3.23 (ii) defer or substitute for an investment in generation, transmission, or distribution
- 3.24 <u>assets; or</u>
- 3.25 (iii) improve the reliable operation of the electrical transmission or distribution grid;
- 3.26 <u>and</u>
- 3.27 (3) an energy storage system must:
- 3.28 (i) use mechanical, chemical, or thermal processes to store energy that was generated
- 3.29 <u>at one time for use at a later time;</u>
- 3.30 (ii) store thermal energy for direct use to heat or cool at a later time in a manner that
- 3.31 reduces the demand for electricity at the later time;

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4.1	(iii) use mechanical, chemical,	or thermal processes to	store energy generate	d from
4.2	renewable resources for use at a la	ter time; or		
4.3	(iv) use mechanical, chemical,	or thermal processes to	store energy generate	d from
4.4	mechanical processes that would on	otherwise be wasted for	delivery at a later time	<u>e.</u>
4.5	(g) "Investor-owned utility" m	eans a utility, as defined	d in paragraph (b), that	is owned
4.6	by private persons.			
4.7	Sec. 3. Minnesota Statutes 2018,	section 216B.2422, is a	amended by adding a s	ubdivision
4.8	to read:			
4.9	Subd. 7. Energy storage system	ns assessment. (a) An ir	nvestor-owned utility m	ust include
4.10	an assessment of energy storage sy	ystems as part of each i	ntegrated resource plan	1 or plan
4.11	modification filed under subdivisi	on 2. The assessment m	nust:	
4.12	(1) consider energy storage systematics	tems as both transmissic	on and distribution-inter	rconnected
4.13	resources;			
4.14	(2) analyze energy storage systematics	tems both as an alternat	ive for and as an adjur	nct to
4.15	generation resources for ancillary	services and resource a	dequacy; and	
4.16	(3) require that in any prudence	determination for a new	resource acquisition, th	ne resource
4.17	options analysis must include a sto	brage alternative.		
4.18	(b) When approving a resource	e plan, the commission	must determine wheth	er, with
4.19	respect to the assessment required	in paragraph (a):		
4.20	(1) the utility's forecast require	ments are based on sub	stantially accurate dat	a and an
4.21	adequate forecasting method;			
4.22	(2) the plan identifies and acco	ounts for any present an	d projected reductions	in energy
4.23	demand that may result from meas	sures to improve energy	efficiency in the indu	strial <u>,</u>
4.24	commercial, residential, and energy	y-producing sectors of	the area being served;	and
4.25	(3) the plan includes appropria	te and up-to-date metho	ods for modeling resou	irces,
4.26	including the modeling and valuin	g of flexible operations	<u>.</u>	
4.27	Sec. 4. COST-BENEFIT ANA	LYSIS OF ENERGY	STORAGE SYSTEM	[<u>S.</u>
4.28	(a) The commissioner of comm	erce must contract with a	an independent consulta	unt selected
4.29	through a request for proposal pro-			
4.30	benefits of energy storage systems	s, as defined in Minneso	ota Statutes, section 21	6B.2422,

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5.1 5.2	subdivision 1, in Minnesota. When ex	amining the cost-effec	tiveness of energy st	orage
5.2	systems, the study must analyze:			
5.3	(1) cost savings to ratepayers from	the provision of servi	ces, including but no	t limited
5.4	to energy price arbitrage, ancillary ser	vices, resource adequa	acy, and transmission	and
5.5	distribution asset deferral or substituti	on;		
5.6	(2) direct-cost savings to customer	s that deploy energy s	torage systems;	
5.7	(3) an improved ability to integrate	e renewable resources	<u>2</u>	
5.8	(4) improved reliability and power	quality;		
5.9	(5) the effect on retail electric rates	over the useful life of	a given energy storag	ge system
5.10	compared to the impact on retail elect	ric rates using nonene	rgy storage system al	ternative
5.11	over the useful life of the nonenergy s	torage system alternat	ive;	
5.12	(6) reduced greenhouse gas emissi	ons; and		
5.13	(7) any other value reasonably rela	ted to the application	of energy storage sys	stem
5.14	technology.			
5.15	(b) By December 31, 2019, the con	nmissioner of comme	rce must submit the s	study to
5.16	the chairs and ranking minority memb	ers of the legislative c	committees with juris	diction
5.17	over energy policy and finance.			
5.18	Sec. 5. APPROPRIATION.			
5.19	\$150,000 in fiscal year 2020 is app	propriated from the ren	newable development	t account
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5.20 <u>in the special revenue fund established in Minnesota Statutes, section 116C.779, subdivision</u>

5.21 <u>1, to conduct the energy storage systems cost-benefit analysis required under section 4.</u>