03/06/18 **REVISOR** RSI/IL 18-6340 as introduced

SENATE STATE OF MINNESOTA NINETIETH SESSION

A bill for an act

relating to energy; establishing a carbon reduction facility designation for certain

large electric generating facilities; proposing coding for new law in Minnesota

S.F. No. 3504

(SENATE AUTHORS: MATHEWS, Anderson, B., Osmek, Hoffman and Senjem) OFFICIAL STATUS

DATE 03/15/2018

D-PG 6529

Introduction and first reading
Referred to Energy and Utilities Finance and Policy
Comm report: To pass as amended

03/29/2018

1.1

1.2

1.3

Second reading

1.4	Statutes, chapter 216B.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [216B.1697] CARBON REDUCTION FACILITIES; NUCLEAR ENERGY.
1.7	Subdivision 1. Qualifying facility. A carbon reduction facility is an existing large electric
1.8	generating power plant that employs nuclear technology to generate electricity.
1.9	Subd. 2. Proposal submission. (a) A public utility may submit to the Public Utilities
1.10	Commission a proposal to designate a carbon reduction facility under this section. The
1.11	proposal must:
1.12	(1) demonstrate that the facility meets the requirements of subdivision 1; and
1.13	(2) include a proposed statement of the total expected costs, including but not limited
1.14	to capital investments and operation and maintenance costs associated with the facility's
1.15	operation.
1.16	(b) If the information submitted in the original proposal changes, a utility may at its sole
1.17	discretion and at any time file additional proposals for the same facility.
1.18	Subd. 3. Proposal approval. (a) The commission must approve or reject the proposed
1.19	facility designation and the total expected costs submitted by the public utility. The
1.20	commission must make a final determination on the petition within ten months of the filing
1.21	date.

Section 1.

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- proposal the same as an original proposal under this section.
 Subd. 4. Carbon reduction rider. A public utility may annually petition the commission
- 2.8 Subd. 4. Carbon reduction rider. A public utility may annually petition the commission
 2.9 to approve a carbon reduction rider to recover a qualifying facility's total costs outside of a
 2.10 general rate case proceeding under section 216B.16. In the filing, the public utility must
 2.11 describe the costs the public utility seeks for rider recovery.
- 2.12 <u>Subd. 5.</u> <u>Rider approval.</u> (a) The commission may approve, modify and approve, or reject the proposed carbon reduction rider.
- (b) The commission may approve a rider that:

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- 2.15 (1) allows the utility to recover the facility's total costs;
- (2) allows an appropriate return on investment associated with the facility;
- 2.17 (3) allocates appropriately between wholesale and retail customers; and
- 2.18 (4) recovers costs from retail customer classes in proportion to class energy consumption.

Section 1. 2