19-3409

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 1608

(SENATE AUTH	IORS: OSM	EK and Rarick)
DATE	D-PG	OFFICIAL STATUS
02/21/2019		Introduction and first reading
		Referred to Energy and Utilities Finance and Policy

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; requiring a report; appropriating money; amending Minnesota Statutes 2018, sections 216B.16, 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.16, is amended by adding a subdivision
1.10	to read:
1.11	Subd. 7e. Energy storage system pilot projects. (a) A public utility may petition the
1.12	commission under this section to recover costs associated with implementing an energy
1.13	storage system pilot project. As part of the petition, the public utility must submit a report
1.14	to the commission containing, at a minimum, the following information regarding the
1.15	proposed energy storage system pilot project:
1.16	(1) the storage technology utilized;
1.17	(2) the energy storage capacity and the duration of output at that capacity;
1.18	(3) the proposed location;
1.19	(4) the purchase and installation costs;
1.20	(5) how the project will interact with existing distributed generation resources on the
1.21	utility's grid; and
1.22	(6) the goals the project proposes to achieve, which may include controlling frequency

1.23 or voltage, mitigating transmission congestion, providing emergency power supplies during

Section 1.

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2.1	outages, reducing curtailment of existing renewable energy generators, and reducing peak						
2.2	power costs.	power costs.					
2.3	<u>(b) A uti</u>	(b) A utility may petition the commission to approve a rate schedule that provides for					
2.4	the automati	the automatic adjustment of charges to recover prudently incurred investments, expenses,					
2.5	or costs asso	ociated with energy	storage system pi	lot projects approved by	the commission		
2.6	under this su	ubdivision. A petitic	on filed under this	subdivision must includ	le the elements		
2.7	listed in sect	listed in section 216B.1645, subdivision 2a, paragraph (b), clauses (1) to (4), and must					
2.8	describe the	describe the benefits of the pilot project.					
2.9	(c) The commission may approve, or approve as modified, a rate schedule filed under						
2.10	this subdivis	tion. The rate schedu	ule filed by the pul	olic utility may include the	ne elements listed		
2.11	in section 216B.1645, subdivision 2a, paragraph (a), clauses (1) to (5).						
2.12	(d) For each pilot project that the commission has found to be in the public interest, the						
2.13	commission	must determine the	e specific amounts	s that are eligible for rec	overy under the		
2.14	approved rat	te schedule within 9	00 days of the date	e the specific pilot progr	am receives final		
2.15	approval or	approval or within 90 days of the date the public utility files for approval of cost recovery					
2.16	for the speci	for the specific pilot program, whichever is later.					
2.17	(e) Noth	ing in this subdivisi	on prohibits or de	eters the deployment of e	energy storage		
2.18	systems.						
2.19	<u>(f)</u> For th	ne purposes of this s	subdivision:				
2.20	(1) "energy storage system" has the meaning given in section 216B.2422, subdivision						
2.21	<u>1; and</u>						
2.22	<u>(2) "pilot</u>	t project" means a p	project that is own	ed, operated, and contro	olled by a public		
2.23	utility to opt	imize safe and relia	able system operation	tions and is deployed at	a limited number		
2.24	of locations	in order to assess th	ne technical and e	conomic effectiveness o	f its operations.		
2.25	EFFEC	FIVE DATE. This	section is effectiv	e the day following fina	l enactment.		
2.26	Sec. 2. Mi	nnesota Statutes 20	18, section 216B.	2422, subdivision 1, is a	mended to read:		
2.27	Subdivis	ion 1. Definitions.	(a) For purposes of	of this section, the terms	defined in this		
2.28	subdivision	have the meanings	given them.				
2.29	(b) "Utili	ity" means an entity	with the capabilit	y of generating 100,000	kilowatts or more		
2.30	of electric p	ower and serving, e	either directly or in	ndirectly, the needs of 10),000 retail		
2.31	customers ir	1 Minnesota. Utility	does not include	federal power agencies.			

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3.1	(c) "Renewable energy" means electricity generated through use of any of the following
3.2	resources:
3.3	(1) wind;
3.4	(2) solar;
3.5	(3) geothermal;
3.6	(4) hydro;
3.7	(5) trees or other vegetation;
3.8	(6) landfill gas; or
3.9	(7) predominantly organic components of wastewater effluent, sludge, or related
3.10	by-products from publicly owned treatment works, but not including incineration of
3.11	wastewater sludge.
3.12	(d) "Resource plan" means a set of resource options that a utility could use to meet the
3.13	service needs of its customers over a forecast period, including an explanation of the supply
3.14	and demand circumstances under which, and the extent to which, each resource option
3.15	would be used to meet those service needs. These resource options include using,
3.16	refurbishing, and constructing utility plant and equipment, buying power generated by other
3.17	entities, controlling customer loads, and implementing customer energy conservation.
3.18	(e) "Refurbish" means to rebuild or substantially modify an existing electricity generating
3.19	resource of 30 megawatts or greater.
3.20	(f) "Energy storage system" means a commercially available technology that:
3.21	(1) uses mechanical, chemical, or thermal processes to:
3.22	(i) store energy, including energy generated from renewable resources and energy that
3.23	would otherwise be wasted, and deliver the stored energy for use at a later time; or
3.24	(ii) store thermal energy for direct use for heating or cooling at a later time in a manner
3.25	that reduces the demand for electricity at the later time;
3.26	(2) is composed of stationary equipment;
3.27	(3) if being used for electric grid benefits, is operationally visible and capable of being
3.28	controlled by the distribution or transmission entity managing it, to enable and optimize the
3.29	safe and reliable operation of the electric system; and
3.30	(4) achieves any of the following:

4.1	(i) reduces peak or electrical demand;
4.2	(ii) defers the need or substitutes for an investment in electric generation, transmission,
4.3	or distribution assets;
4.4	(iii) improves the reliable operation of the electrical transmission or distribution systems,
4.5	while ensuring transmission or distribution needs are not created; or
4.6	(iv) lowers customer costs by storing energy when the cost of generating or purchasing
4.7	it is low and delivering it to customers when those costs are high.
4.8	EFFECTIVE DATE. This section is effective the day following final enactment.
4.9	Sec. 3. Minnesota Statutes 2018, section 216B.2422, is amended by adding a subdivision
4.10	to read:
4.11	Subd. 7. Energy storage systems assessment. (a) Each public utility required to file a
4.12	resource plan under subdivision 2 must include in the filing an assessment of energy storage
4.13	systems that analyzes how the deployment of energy storage systems contributes to:
4.14	(1) meeting identified generation and capacity needs; and
4.15	(2) evaluating ancillary services.
4.16	(b) The assessment must employ appropriate modeling methods to enable the analysis
4.17	required in paragraph (a).
4.18	EFFECTIVE DATE. This section is effective the day following final enactment.
4.19	Sec. 4. <u>REPORT; COST-BENEFIT ANALYSIS OF ENERGY STORAGE SYSTEMS.</u>
4.20	(a) The commissioner of commerce must contract with an independent consultant selected
4.21	through a request for proposal process to produce a report analyzing the potential costs and
4.22	benefits of energy storage systems, as defined in Minnesota Statutes, section 216B.2422,
4.23	subdivision 1, in Minnesota. The study may also include scenarios examining energy storage
4.24	systems that are not capable of being controlled by a utility. The commissioner must engage
4.25	a broad group of Minnesota stakeholders, including electric utilities and others, to develop
4.26	and provide information for the report. The study must:
4.27	(1) identify and measure the different potential costs and savings produced by energy
4.28	storage system deployment, including but not limited to:
4.29	(i) generation, transmission, and distribution facilities asset deferral or substitution;
4.30	(ii) impacts on ancillary services costs;

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5.1	(iii) impacts on transmission and distribution congestion;					
5.2	(iv) impacts on peak power costs;					
5.3	(v) impacts	on emergency p	ower supplies du	ring outages;		
5.4	(vi) impacts	(vi) impacts on curtailment of renewable energy generators; and				
5.5	(vii) reduce	(vii) reduced greenhouse gas emissions;				
5.6	(2) analyze and estimate the:					
5.7	(i) costs and	d savings to custo	omers that deploy	v energy storage systems;		
5.8	(ii) impact on the utility's ability to integrate renewable resources;					
5.9	(iii) impact on grid reliability and power quality; and					
5.10	(iv) effect on retail electric rates over the useful life of a given energy storage system					
5.11	.11 compared to providing the same services using other facilities or resources;					
5.12	<u> </u>			ucted by the Midcontinen		
5.13	System Operator on energy storage capacity accreditation and participation in regional					
5.14	energy markets, including updates of the analysis; and					
5.15	(4) include case studies of existing energy storage applications currently providing the					
5.16	benefits described in clauses (1) and (2).					
5.17	(b) By December 31, 2020, the commissioner of commerce must submit the study to					
5.18	the chairs and ranking minority members of the senate and house of representatives					
5.19	committees with jurisdiction over energy policy and finance.					
5.20	EFFECTI	VE DATE. This	section is effectiv	ve the day following final	enactment.	
5.21	Sec. 5. <u>APP</u>	ROPRIATION.				
5.22	<u>\$150,000 ir</u>	n fiscal year 2020	is appropriated	from the renewable devel	opment account	
5.23	in the special revenue fund established in Minnesota Statutes, section 116C.779, subdivision					
5.24	1, to the comm	issioner of comn	nerce, to conduct	the energy storage system	ns cost-benefit	
5.25	analysis required under section 4. This is a onetime appropriation that is available until June				uilable until June	
5.26	30, 2021.					