(H3436DE1), as follows: 1.2 1.3 Page 8, delete sections 10 and 11 and insert: "Sec. 10. Minnesota Statutes 2022, section 161.45, is amended by adding a subdivision 1.4 to read: 1.5 Subd. 4. High voltage transmission; placement in right-of-way. (a) For purposes of 1.6 this subdivision and subdivisions 5 to 7, "high voltage transmission line" has the meaning 1.7 given in sections 216B.246, subdivision 1, paragraph (b), and 216E.01, subdivision 4. 1.8 (b) Notwithstanding subdivision 1, paragraph (a), high voltage transmission lines under 1.9 the laws of this state or the ordinance of any city or county may be constructed, placed, or 1.10 1.11 maintained across or along any trunk highway including an interstate highway and a trunk highway that is an expressway or a freeway, except as deemed necessary by the commissioner 1.12 of transportation to protect public safety or ensure the proper function of the trunk highway 1.13 1.14 system. (c) If the commissioner denies a high voltage electric line colocation request, the reasons 1.15 for the denial must be submitted for review to the chairs and ranking minority members of 1.16 the committees with jurisdiction over energy and transportation, the Public Utilities 1.17 Commission executive secretary, and the commissioner of commerce within 90 days of the 1.18 1.19 commissioner's denial. 1.20 **EFFECTIVE DATE.** This section is effective on the day following final enactment

and applies to colocation requests for a high voltage transmission line on or after that date.

..... moves to amend H.F. No. 3436, the delete everything amendment

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1.21

Sec. 10.

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Sec. 11. Minnesota Statutes 2022, section 161.45, is amended by adding a subdivision to read:

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- Subd. 5. High voltage transmission; coordination required. Upon written request, the commissioner must engage in coordination activities with a utility or transmission line developer to review requested highway corridors for potential permitted locations for transmission lines. The commissioner must assign a project coordinator within 30 days of receiving the written request. The commissioner must share all known plans with affected utilities or transmission line developers on potential future projects in the highway corridor if the potential highway project impacts the placement or siting of high voltage transmission lines.
- **EFFECTIVE DATE.** This section is effective on the day following final enactment.
- Sec. 12. Minnesota Statutes 2022, section 161.45, is amended by adding a subdivision to read:
 - Subd. 6. High voltage transmission; constructability report; advance notice. (a) If the commissioner and a utility or transmission line developer identify a permittable route along a highway corridor for possible colocation of transmission lines, a constructability report must be prepared by the utility or transmission line developer in consultation with the commissioner. A constructability report developed under this subdivision must be utilized by both parties to plan and approve colocation projects.
 - (b) A constructability report developed under this section between the commissioner and the parties seeking colocation must include terms and conditions for building the colocation project. Notwithstanding the requirements in subdivision 1, the report must be approved by the commissioner and the party or parties seeking colocation prior to the commissioner approving and issuing a permit for use of the trunk highway right-of-way.
 - (c) A constructability report must include an agreed upon timeframe for which there will not be a request from the commissioner for relocation of the transmission line. If the commissioner determines that relocation of a transmission line in the trunk highway right-of-way is necessary, the commissioner, as much as practicable, must give a seven-year advance notice.
 - (d) Notwithstanding the requirements of subdivision 7 and section 161.46, subdivision 2, if the commissioner requires the relocation of a transmission line in the interstate highway right-of-way earlier than what was agreed upon in paragraph (c) in the constructability report or provides less than a seven-year notice of relocation in the agreed upon

Sec. 12. 2

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3.1	constructability report, the commission	ner is responsible for 75 p	percent of the	relocation	
3.2	costs.				
3.3	EFFECTIVE DATE. This section is effective on the day following final enactment.				
3.4	Sec. 13. Minnesota Statutes 2022, sec	ction 161.45, is amended	by adding a si	ubdivision to	
3.5	read:				
3.6	Subd. 7. High voltage transmissio	on; relocation reimburse	ement prohib	ited. On or	
3.7	after July 1, 2024, a high voltage trans	mission line receiving a r	oute permit u	nder chapter	
3.8	216E is not eligible for relocation reim	bursement under section	161.46, subdi	vision 2.	
3.9	Potential relocation costs that the Publ	ic Utilities Commission d	leems prudent	ly incurred	
3.10	are recoverable in the transmission cost	adjustment provided in se	ection 216B.16	, subdivision	
3.11	<u>7b.</u>				
3.12	EFFECTIVE DATE. This section	is effective on the day fo	ollowing final	enactment.	
3.13	Sec. 14. Minnesota Statutes 2022, se	ction 161.46, subdivision	1, is amended	d to read:	
3.14	Subdivision 1. Definitions. (a) For	the purposes of this section	on the followin	ıg terms shall	
3.15	have the meanings ascribed to given the	nem÷ <u>.</u>			
3.16	(1) (b) "Utility" means all publicly,	privately, and cooperativ	ely owned sy	stems for	
3.17	supplying power, light, gas, telegraph,	telephone, water, pipeline	e, or sewer se	rvice if such	
3.18	systems be authorized by law to use pu	ablic highways for the loc	cation of its fa	cilities.	
3.19	(2) (c) "Cost of relocation" means t	the entire amount paid by	such utility p	roperly	
3.20	attributable to such relocation after dec	ducting therefrom any inc	crease in the va	alue of the	
3.21	new facility and any salvage value der	ived from the old facility.			
3.22	(d) "High voltage transmission line	" has the meaning given	in sections 21	6B.246,	
3.23	subdivision 1, paragraph (b), and 216E	E.01, subdivision 4.			
3.24	EFFECTIVE DATE. This section	is effective on the day fo	ollowing final	enactment.	
3.25	Sec. 15. Minnesota Statutes 2023 Sup	pplement, section 161.46,	subdivision 2	2, is amended	
3.26	to read:				
3.27	Subd. 2. Relocation of facilities; re	eimbursement. (a) Whene	ever the comm	issioner shall	
3.28	determine determines that the relocation	on of any utility facility is	necessitated	by the	
3.29	construction of a project on the routes	of federally aided state tr	unk highways	, including	
3.30	urban extensions thereof, which routes	that are included within	the National S	System of	
3.31	Interstate Highways, the owner or open	rator of such the utility fa	cility shall mu	ıst relocate	

Sec. 15. 3

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4.1	the same utility facility in accordance with the order of the commissioner. After the
4.2	completion of such relocation the cost thereof shall be ascertained and paid by the state out
4.3	of trunk highway funds; provided, however, the amount to be paid by the state for such
4.4	reimbursement shall not exceed the amount on which the federal government bases its
4.5	reimbursement for said interstate system. Except as provided in section 161.45, subdivision
4.6	6, paragraph (d), or 7, upon the completion of relocation of a utility facility, the cost of
4.7	relocation must be ascertained and paid out of the trunk highway fund by the commissioner,
4.8	provided the amount paid by the commissioner for reimbursement to a utility does not
4.9	exceed the amount on which the federal government bases its reimbursement for the interstate
4.10	highway system.
4.11	(b) Notwithstanding paragraph (a), on or after January 1, 2024, any entity that receives
4.12	a route permit under chapter 216E for a high-voltage transmission line necessary to
4.13	interconnect an electric power generating facility is not eligible for relocation reimbursement
4.14	unless the entity directly, or through its members or agents, provides retail electric service
4.15	in this state.
4.16	EFFECTIVE DATE. This section is effective on the day following final enactment."
4.17	Page 56, after line 19, insert:
4.18	"Sec. 73. Minnesota Statutes 2022, section 216E.02, subdivision 1, is amended to read:
4.19	Subdivision 1. Policy. The legislature hereby declares it to be the policy of the state to
4.20	locate large electric power facilities and high voltage transmission lines in an orderly manner
4.21	compatible with environmental preservation and the efficient use of resources. In accordance
4.22	with this policy the commission shall choose locations that minimize adverse human and
4.23	environmental impact while insuring continuing electric power system reliability and integrity
4.24	and insuring that electric energy needs are met and fulfilled in an orderly and timely fashion.
4.25	EFFECTIVE DATE. This section is effective on the day following final enactment."
4.26	Renumber the sections in sequence and correct internal references

Sec. 73. 4