AM1145 LB243 MMM - 04/23/2025

MMM - 04/23/2025

AMENDMENTS TO LB243

Introduced by Andersen, 49.

- 1 1. Strike the original sections and insert the following new
- sections: 2
- 3 Section 1. Section 31-727.02, Cumulative Revised Statutes
- Supplement, 2024, is amended to read: 4
- 5 31-727.02 (1) Except as provided in subsection (5) (6) of section
- 84-1411, the clerk or administrator of each sanitary and improvement 6
- district shall notify any municipality or county within whose zoning 7
- jurisdiction such district is located of all meetings of the district 8
- board of trustees or called by the administrator by sending a notice of 9
- such meeting to the clerk of the municipality or county not less than 10
- seven days prior to the date set for any meeting. In the case of meetings 11
- called by the administrator, notice shall be provided to the clerk of the 12
- 13 district not less than seven days prior to the date set for any meeting.
- (2) Except as provided in subsection (5) (6) of section 84-1411, 14
- within thirty days after any meeting of a sanitary and improvement 15
- district board of trustees or called by the administrator, the clerk or 16
- administrator of the district shall transmit to the municipality or 17
- county within whose zoning jurisdiction the sanitary and improvement 18
- district is located a copy of the minutes of such meeting. 19
- 20 Sec. 2. Section 70-1014, Revised Statutes Cumulative Supplement,
- 21 2024, is amended to read:
- 70-1014 (1) After hearing, the board shall have authority to approve 22
- or deny the application. Except as provided in section 70-1014.01 for 23
- special generation applications, before approval of an application, the 24
- board shall find that: 25
- (a) The application will serve the public convenience and necessity, 26
- 27 and that the applicant can most economically and feasibly supply the

1 electric service resulting from the proposed construction or acquisition

- 2 without unnecessary duplication of facilities or operations; and
- 3 (b)(i) For any proposed electric generation facility that has a
- 4 generating capacity that is greater than ten megawatts, the applicant has
- 5 held at least one public meeting with advanced publicized notice in one
- 6 of the counties in which the proposed facility will be located at which
- 7 (A) at least fifty percent of the governing body of the electric supplier
- 8 attends either in person or by videoconference, but with not less than
- 9 one member of the governing body physically present, (B) the applicant
- 10 explains the need for the proposed facility and the type of facility, and
- 11 (C) real property owners in any of the counties in which the proposed
- 12 facility will be located are provided an opportunity to comment on the
- 13 proposed facility. The applicant shall provide a report to the board
- 14 containing the minutes of any such meeting and how many people commented
- 15 on the proposed facility. Documentation received at any such meeting
- 16 shall be made available to the board upon its request. A meeting
- 17 described in this subdivision is not subject to the requirements
- 18 described in subdivision (2)(b)(iv) (3)(b)(iv) of section 84-1411.
- 19 (ii) This subdivision (b) shall not apply if the proposed facility
- 20 will be located on real property owned by the applicant at the time of
- 21 application.
- 22 (2) If the application involves a transmission line or related
- 23 facilities planned and approved by a regional transmission organization
- 24 and the regional transmission organization has issued a notice to
- 25 construct or similar notice or order to a utility to construct the line
- 26 or related facilities, the board shall also consider information from the
- 27 regional transmission organization's planning process and may consider
- 28 the benefits to the region, which shall include Nebraska, provided by the
- 29 proposed line or related facilities as part of the board's process in
- 30 determining whether to approve or deny the application.
- 31 (3) A privately developed renewable energy generation facility is

- 1 exempt from this section if it complies with section 70-1014.02.
- 2 Sec. 3. Section 70-1014.02, Revised Statutes Cumulative Supplement,
- 3 2024, is amended to read:
- 4 70-1014.02 (1) The Legislature finds that:
- 5 (a) Nebraska has the authority as a sovereign state to protect its
- 6 land, natural resources, and cultural resources for economic and
- 7 aesthetic purposes for the benefit of its residents and future
- 8 generations by regulation of energy generation projects;
- 9 (b) The unique terrain and ecology of the Nebraska Sandhills provide
- 10 an irreplaceable habitat for millions of migratory birds and other
- 11 wildlife every year and serve as the home to numerous ranchers and
- 12 farmers;
- 13 (c) The grasslands of the Nebraska Sandhills and other natural
- 14 resources in Nebraska will become increasingly valuable, both
- 15 economically and strategically, as the demand for food and energy
- 16 increases; and
- 17 (d) The Nebraska Sandhills are home to priceless archaeological
- 18 sites of historical and cultural significance to American Indians.
- 19 (2)(a) A privately developed renewable energy generation facility
- 20 that meets the requirements of this section is exempt from sections
- 21 70-1012 to 70-1014.01 if, no less than thirty days prior to the
- 22 commencement of construction, the owner of the facility:
- (i) Notifies the board in writing of its intent to commence
- 24 construction of a privately developed renewable energy generation
- 25 facility;
- 26 (ii) Certifies to the board that the facility will meet the
- 27 requirements for a privately developed renewable energy generation
- 28 facility;
- 29 (iii) Certifies to the board that the private electric supplier will
- 30 (A) comply with any decommissioning requirements adopted by the local
- 31 governmental entities having jurisdiction over the privately developed

AM1145 LB243

MMM - 04/23/2025

1 renewable energy generation facility and (B) except as otherwise provided

- 2 in subdivision (b) of this subsection, submit a decommissioning plan to
- 3 the board obligating the private electric supplier to bear all costs of
- 4 decommissioning the privately developed renewable energy generation
- 5 facility and requiring that the private electric supplier post a security
- 6 bond or other instrument, no later than the sixth year following
- 7 commercial operation, securing the costs of decommissioning the facility
- 8 and provide a copy of the bond or instrument to the board;
- 9 (iv) Certifies to the board that the private electric supplier has
- 10 entered into or prior to commencing construction will enter into a joint
- 11 transmission development agreement pursuant to subdivision (c) of this
- 12 subsection with the electric supplier owning the transmission facilities
- 13 of sixty thousand volts or greater to which the privately developed
- 14 renewable energy generation facility will interconnect;
- 15 (v) Certifies to the board that the private electric supplier has
- 16 consulted with the Game and Parks Commission to identify potential
- 17 measures to avoid, minimize, and mitigate impacts to species identified
- 18 under subsection (1) or (2) of section 37-806 during the project planning
- 19 and design phases, if possible, but in no event later than the
- 20 commencement of construction;
- 21 (vi) Certifies in writing to the board that the facility, if located
- 22 within a ten-mile radius of a military installation:
- 23 (A) Contains no materials, electronics, or other components
- 24 manufactured by any foreign government or foreign nongovernment person
- 25 determined to be a foreign adversary pursuant to 15 C.F.R. 7.4; or
- 26 (B) Is in compliance with the critical infrastructure protection
- 27 requirements issued by the North American Electric Reliability
- 28 Corporation if connected to the transmission grid at one hundred
- 29 kilovolts or higher voltage and has to have a nameplate rating of twenty
- 30 megavolt amperes for a single generation unit or injecting at an
- 31 aggregate of seventy-five megavolt amperes or greater. The private

electric supplier shall also submit written notice to the board at any 1 2 time such private electric supplier is no longer in such compliance; and 3 (vii) For a proposed privately developed renewable energy generation facility that has a generating capacity that is greater than ten 4 5 megawatts, certifies to the board that the private electric supplier has 6 held at least one public meeting with advanced publicized notice in one 7 of the counties in which the proposed facility will be located at which (A) the private electric supplier explains the need for the proposed 8 9 facility and the type of facility and (B) real property owners in any of the counties in which the proposed facility will be located are provided 10 11 an opportunity to comment on the proposed facility. The private electric 12 supplier shall provide a report to the board containing the minutes of any such meeting and how many people commented on the proposed facility. 13 14 Documentation received at any such meeting shall be made available to the 15 board upon its request. A meeting described in this subdivision is not subject to the requirements described in subdivision (2)(b)(iv) (3)(b)16 (iv) of section 84-1411. 17

- (b) The board may bring an action in the name of the State of 18 Nebraska for failure to comply with subdivision (a)(iii)(B) of this 19 20 subsection, except that such subdivision does not apply if a local 21 government entity with the authority to create requirements for 22 decommissioning has enacted decommissioning requirements the 23 applicable jurisdiction.
- 24 (c) A joint transmission development agreement shall be entered into to address construction, ownership, operation, and maintenance of such 25 26 additions or upgrades to the transmission facilities as required for the 27 privately developed renewable energy generation facility. The joint transmission development agreement shall be negotiated and executed 28 29 contemporaneously with the generator interconnection agreement or other 30 directives of the applicable regional transmission organization with jurisdiction over the addition or upgrade of transmission, upon terms 31

- electric utility 1 consistent with prudent practices for the 2 interconnection of renewable generation facilities, the electric 3 supplier's reasonable transmission interconnection requirements, applicable transmission design and construction standards. The electric 4 5 supplier shall have the right to purchase and own transmission facilities 6 as set forth in the joint transmission development agreement. The private 7 electric supplier of the privately developed renewable energy generation facility shall have the right to construct any necessary facilities or 8 9 improvements set forth in the joint transmission development agreement pursuant to the standards set forth in the agreement at the private 10 11 electric supplier's cost.
- (3) Within ten days after receipt of a written notice complying with subsection (2) of this section, the executive director of the board shall issue a written acknowledgment that the privately developed renewable energy generation facility is exempt from sections 70-1012 to 70-1014.01 if such facility remains in compliance with the requirements of this section.
- (4) The exemption allowed under this section for a privately developed renewable energy generation facility shall extend to and exempt all private electric suppliers owning any interest in the facility, including any successor private electric supplier which subsequently acquires any interest in the facility.
- 23 (5) No property owned, used, or operated as part of a privately 24 developed renewable energy generation facility shall be subject to eminent domain by a consumer-owned electric supplier operating in the 25 26 State of Nebraska. Nothing in this section shall be construed to grant 27 the power of eminent domain to a private electric supplier or limit the rights of any entity to acquire any public, municipal, or utility right-28 29 of-way across property owned, used, or operated as part of a privately 30 developed renewable energy generation facility as long as the right-ofway does not prevent the operation of or access to the privately 31

- developed renewable energy generation facility. 1
- 2 (6) Only a consumer-owned electric supplier operating in the State
- 3 of Nebraska may exercise eminent domain authority to acquire the land
- rights necessary for the construction of transmission lines and related 4
- 5 facilities. There is a rebuttable presumption that the exercise of
- 6 domain to provide needed transmission lines and
- 7 facilities for a privately developed renewable energy generation facility
- 8 is a public use.
- 9 (7) Nothing in this section shall be construed to authorize a
- private electric supplier to sell or deliver electricity at retail in 10
- 11 Nebraska.
- (8) Nothing in this section shall be construed to limit the 12
- authority of or require a consumer-owned electric supplier operating in 13
- 14 the State of Nebraska to enter into a joint agreement with a private
- 15 electric supplier to develop, construct, and jointly own a privately
- developed renewable energy generation facility. 16
- 17 Sec. 4. Section 84-1411, Reissue Revised Statutes of Nebraska, is
- amended to read: 18
- 19 84-1411 (1) Until January 1, 2025:
- 20 (a) Except as provided in subsection (10) of this section, each
- 21 public body shall give reasonable advance publicized notice of the time
- 22 and place of each meeting as provided in this subsection. Such notice
- 23 shall be transmitted to all members of the public body and to the public.
- 24 (b)(i) Except as provided in subdivision (1)(b)(ii) of this section,
- 25 in the case of a public body described in subdivision (1)(a)(i) of
- 26 section 84-1409 or such body's advisory committee, such notice shall be
- 27 published in a newspaper of general circulation within the public body's
- jurisdiction and, if available, on such newspaper's website. 28
- 29 (ii) In the case of the governing body of a city of the second class
- 30 or village or such body's advisory committee or the governing body of a
- 31 rural or suburban fire protection district, such notice shall be

- 1 published by:
- 2 (A) Publication in a newspaper of general circulation within the
- 3 public body's jurisdiction and, if available, on such newspaper's
- 4 website; or
- 5 (B) Posting written notice in three conspicuous public places in
- 6 such city, village, or district. Such notice shall be posted in the same
- 7 three places for each meeting.
- 8 (iii) In the case of a public body not described in subdivision (1)
- 9 (b)(i) or (ii) of this section, such notice shall be given by a method
- 10 designated by the public body.
- 11 (iv) In case of refusal, neglect, or inability of the newspaper to
- 12 timely publish the notice, the public body shall (A) post such notice on
- 13 its website, if available, and (B) post such notice in a conspicuous
- 14 public place in such public body's jurisdiction. The public body shall
- 15 keep a written record of such posting. The record of such posting shall
- 16 be evidence that such posting was done as required and shall be
- 17 sufficient to fulfill the requirement of publication.
- 18 (c) In addition to a method of notice required by subdivision (1)(b)
- 19 (i) or (ii) of this section, such notice may also be provided by any
- 20 other appropriate method designated by such public body or such advisory
- 21 committee.
- 22 (d) Each public body shall record the methods and dates of such
- 23 notice in its minutes.
- 24 (e) Such notice shall contain an agenda of subjects known at the
- 25 time of the publicized notice or a statement that the agenda, which shall
- 26 be kept continually current, shall be readily available for public
- 27 inspection at the principal office of the public body during normal
- 28 business hours. Agenda items shall be sufficiently descriptive to give
- 29 the public reasonable notice of the matters to be considered at the
- 30 meeting. Except for items of an emergency nature, the agenda shall not be
- 31 altered later than (i) twenty-four hours before the scheduled

LB243 MMM - 04/23/2025

- 1 commencement of the meeting or (ii) forty-eight hours before the
- 2 scheduled commencement of a meeting of a city council or village board
- 3 scheduled outside the corporate limits of the municipality. The public
- body shall have the right to modify the agenda to include items of an 4
- 5 emergency nature only at such public meeting.
- 6 (2) Beginning January 1, 2025:
- 7 (1)(a) (a) Except as provided in subsection (9) (10) of this
- 8 section, each public body shall give reasonable advance publicized notice
- 9 of the time and place of each meeting as provided in this subsection.
- Such notice shall be transmitted to all members of the public body and to 10
- 11 the public.
- 12 (b)(i) Except as provided in subdivision (1)(b)(ii) (2)(b)(ii) of
- this section, in the case of a public body described in subdivision (1) 13
- 14 (a)(i) of section 84-1409 or such body's advisory committees, such notice
- 15 shall be given by:
- (A)(I) Publication in a newspaper of general circulation within the 16
- public body's jurisdiction that is finalized for printing prior to the 17
- time and date of the meeting, (II) posting on such newspaper's website, 18
- if available, and (III) posting on a statewide website, if available, 19
- established and maintained as a repository for such notices by a majority 20
- 21 of Nebraska newspapers. Such notice shall be placed in the newspaper and
- 22 on the websites by the newspaper; or
- 23 (B)(I) Posting to the newspaper's website, if available, and (II)
- 24 posting to a statewide website, if available, established and maintained
- as a repository for such notices by a majority of Nebraska newspapers if 25
- 26 no edition of a newspaper of general circulation within the public body's
- 27 jurisdiction is to be finalized for printing prior to the time and date
- of the meeting. Such notice shall be placed in the newspaper and on the 28
- 29 websites by the newspaper.
- 30 (ii) In the case of the governing body of a city of the second class
- or village, any advisory committee of such governing body, or the 31

AM1145 MMM - 04/23/2025

governing body of a rural or suburban fire protection district, such 1

- 2 notice shall be given by:
- 3 (A)(I) Publication in a newspaper of general circulation within the
- public body's jurisdiction that is finalized for printing prior to the 4
- 5 time and date of the meeting, (II) posting on such newspaper's website,
- 6 if available, and (III) posting on a statewide website, if available,
- 7 established and maintained as a repository for such notices by a majority
- 8 of Nebraska newspapers. Such notice shall be placed in the newspaper and
- 9 on the websites by the newspaper;
- (B)(I) Posting to the newspaper's website, if available, and (II) 10
- 11 posting on a statewide website, if available, established and maintained
- 12 as a repository for such notices by a majority of Nebraska newspapers if
- no edition of a newspaper of general circulation within the public body's 13
- 14 jurisdiction is to be finalized for printing prior to the time and date
- 15 of the meeting. Such notice shall be placed in the newspaper and on the
- websites by the newspaper; or 16
- 17 (C) Posting written notice in three conspicuous public places in
- such city, village, or district. Such notice shall be posted by the 18
- public body in the same three places for each meeting. 19
- 20 (iii) In the case of a public body not described in subdivision (1)
- 21 (b)(i) (2)(b)(i) or (ii) of this section, such notice shall be given by a
- 22 method designated by the public body.
- 23 (iv) In case of refusal, neglect, or inability of the newspaper to
- 24 publish the notice, the public body shall (A) post such notice on its
- website, if available, (B) request the newspaper to submit a post on a 25
- 26 statewide website, if available, established and maintained as
- 27 repository for such notices by a majority of Nebraska newspapers, and (C)
- post such notice in a conspicuous public place in such public body's 28
- 29 jurisdiction. The public body shall keep a written record of such posting
- 30 pursuant to subdivision (1)(b)(iv)(A) and (C) of this section and a
- written record of the request to the newspaper pursuant to subdivision 31

AM1145 LB243 MMM - 04/23/2025 AM1145 MMM - 04/23/2025

- 1 (1)(b)(iv)(B) of this section. The record of such posting shall be
- 2 evidence that such posting was done as required and shall be sufficient
- 3 to fulfill the requirement of publication.
- 4 (c) In addition to a method of notice required by subdivision (1)(b)
- 5 (i) or (ii) of this section, such notice may also be provided by any
- 6 <u>other appropriate method designated by such public body or such advisory</u>
- 7 committee.
- 8 (d) Each public body shall record the methods and dates of such
- 9 <u>notice in its minutes.</u>
- 10 (e) Such notice shall contain an agenda of subjects known at the
- 11 <u>time of the publicized notice or a statement that the agenda, which shall</u>
- 12 <u>be kept continually current, shall be readily available for public</u>
- 13 inspection at the principal office of the public body during normal
- 14 <u>business hours</u>. Agenda items shall be sufficiently descriptive to give
- 15 the public reasonable notice of the matters to be considered at the
- 16 meeting. Except for items of an emergency nature, the agenda shall not be
- 17 <u>altered later than (i) twenty-four hours before the scheduled</u>
- 18 commencement of the meeting or (ii) forty-eight hours before the
- 19 scheduled commencement of a meeting of a city council or village board
- 20 <u>scheduled outside the corporate limits of the municipality. The public</u>
- 21 body shall have the right to modify the agenda to include items of an
- 22 <u>emergency nature only at such public meeting.</u>
- 23 (2)(a) (3)(a) The following entities may hold a meeting by means of
- 24 virtual conferencing if the requirements of subdivision (2)(b) (3)(b) of
- 25 this section are met:
- 26 (i) A state agency, state board, state commission, state council, or
- 27 state committee, or an advisory committee of any such state entity;
- 28 (ii) An organization, including the governing body, created under
- 29 the Interlocal Cooperation Act, the Joint Public Agency Act, or the
- 30 Municipal Cooperative Financing Act;
- 31 (iii) The governing body of a public power district having a

1 chartered territory of more than one county in this state;

- 2 (iv) The governing body of a public power and irrigation district
- 3 having a chartered territory of more than one county in this state;
- 4 (v) An educational service unit;
- 5 (vi) The Educational Service Unit Coordinating Council;
- 6 (vii) An organization, including the governing body, of a risk
- 7 management pool or its advisory committees organized in accordance with
- 8 the Intergovernmental Risk Management Act;
- 9 (viii) A community college board of governors;
- 10 (ix) The Nebraska Brand Committee;
- 11 (x) A local public health department;
- 12 (xi) A metropolitan utilities district;
- 13 (xii) A regional metropolitan transit authority; and
- 14 (xiii) A natural resources district.
- 15 (b) The requirements for holding a meeting by means of virtual 16 conferencing are as follows:
- to contending are as rottows.
- 17 (i) Reasonable advance publicized notice is given as provided in
- 18 <u>subsection (1)</u> subsections (1) and (2) of this section, including
- 19 providing access to a dial-in number or link to the virtual conference;
- 20 (ii) In addition to the public's right to participate by virtual
- 21 conferencing, reasonable arrangements are made to accommodate the
- 22 public's right to attend at a physical site and participate as provided
- 23 in section 84-1412, including reasonable seating, in at least one
- 24 designated site in a building open to the public and identified in the
- 25 notice, with: At least one member of the entity holding such meeting, or
- 26 his or her designee, present at each site; a recording of the hearing by
- 27 audio or visual recording devices; and a reasonable opportunity for
- 28 input, such as public comment or questions, is provided to at least the
- 29 same extent as would be provided if virtual conferencing was not used;
- 30 (iii) At least one copy of all documents being considered at the
- 31 meeting is available at any physical site open to the public where

AM1145 MMM - 04/23/2025

individuals may attend the virtual conference. The public body shall also 1

- 2 provide links to an electronic copy of the agenda, all documents being
- 3 considered at the meeting, and the current version of the Open Meetings
- Act; and 4
- 5 (iv) Except as otherwise provided in this subdivision, subsection
- 6 (1) of section 70-1014, subsection (2) of section 70-1014.02, or
- 7 subsection (4) of section 79-2204, no more than one-half of the meetings
- entities, committees, 8 of the state advisory boards, councils,
- 9 organizations, or governing bodies are held by virtual conferencing in a
- calendar year. In the case of (A) an organization created under the 10
- 11 Interlocal Cooperation Act that sells electricity or natural gas, (B) an
- 12 organization created under the Municipal Cooperative Financing Act, (C) a
- governing body of a risk management pool and any advisory committee of 13
- 14 such governing body, or (D) any advisory committee of any state entity
- 15 created in response to the Opioid Prevention and Treatment Act, such
- organization, governing body, or committee may hold more than one-half of 16
- 17 its meetings by virtual conferencing if such organization holds at least
- one meeting each calendar year that is not by virtual conferencing. 18
- (3) (4) Virtual conferencing, emails, faxes, or other electronic 19
- 20 communication shall not be used to circumvent any of the public
- 21 government purposes established in the Open Meetings Act.
- 22 (4) (5) The secretary or other designee of each public body shall
- 23 maintain a list of the news media requesting notification of meetings and
- 24 shall make reasonable efforts to provide advance notification to them of
- the time and place of each meeting and the subjects to be discussed at 25
- 26 that meeting.
- 27 (5) (6) When it is necessary to hold an emergency meeting without
- reasonable advance public notice, the nature of the emergency shall be 28
- 29 stated in the minutes and any formal action taken in such meeting shall
- 30 pertain only to the emergency. Such emergency meetings may be held by
- virtual conferencing. The provisions of subsection (4) (5) of this 31

MMM - 04/23/2025

- section shall be complied with in conducting emergency meetings. Complete 1
- 2 minutes of such emergency meetings specifying the nature of the emergency
- 3 and any formal action taken at the meeting shall be made available to the
- public by no later than the end of the next regular business day. 4
- 5 (6) (7) A public body may allow a member of the public or any other
- 6 witness to appear before the public body by means of virtual
- 7 conferencing.
- 8 (7)(a) (8)(a) Notwithstanding subsections (2) and (5) (3) and (6) of
- 9 this section, if an emergency is declared by the Governor pursuant to the
- Emergency Management Act as defined in section 81-829.39, a public body 10
- 11 the territorial jurisdiction of which is included in the emergency
- 12 declaration, in whole or in part, may hold a meeting by virtual
- conferencing during such emergency if the public body gives reasonable 13
- 14 advance publicized notice as described in <u>subsection (1)</u> subsections (1)
- 15 and (2) of this section. The notice shall include information regarding
- access for the public and news media. In addition to any formal action 16
- 17 taken pertaining to the emergency, the public body may hold such meeting
- for the purpose of briefing, discussion of public business, formation of 18
- tentative policy, or the taking of any action by the public body. 19
- 20 (b) The public body shall provide access by providing a dial-in
- 21 number or a link to the virtual conference. The public body shall also
- 22 provide links to an electronic copy of the agenda, all documents being
- 23 considered at the meeting, and the current version of the Open Meetings
- 24 Act. Reasonable arrangements shall be made to accommodate the public's
- right to hear and speak at the meeting and record the meeting. Subsection 25
- 26 (4) (5) of this section shall be complied with in conducting such
- 27 meetings.
- (c) The nature of the emergency shall be stated in the minutes. 28
- 29 Complete minutes of such meeting specifying the nature of the emergency
- 30 and any formal action taken at the meeting shall be made available for
- inspection as provided in subsection (5) of section 84-1413. 31

LB243 MMM - 04/23/2025

- (8) (9) In addition to any other statutory authorization for virtual 1
- 2 conferencing, any public body not listed in subdivision (2)(a) (3)(a) of
- 3 this section may hold a meeting by virtual conferencing if:
- (a) The purpose of the virtual meeting is to discuss items that are 4
- 5 scheduled to be discussed or acted upon at a subsequent non-virtual open
- 6 meeting of the public body;
- 7 (b) No action is taken by the public body at the virtual meeting;
- 8 and
- 9 (c) The public body complies with subdivisions (2)(b)(i) (3)(b)(i)
- and (ii) of this section. 10
- 11 (9) (10) This section does not apply to a meeting of the Nebraska
- 12 Power Review Board or a public power district, a public power and
- irrigation district, an electric membership association, an electric 13
- 14 cooperative company, a municipality having a generation and distribution
- 15 system, or a registered group of municipalities if such meeting is
- subject to section 70-1034. 16
- 17 Sec. 5. Original section 84-1411, Reissue Revised Statutes of
- Nebraska, and sections 31-727.02, 70-1014, and 70-1014.02, Revised 18
- Statutes Cumulative Supplement, 2024, are repealed. 19