LEGISLATURE OF NEBRASKA ONE HUNDRED NINTH LEGISLATURE FIRST SESSION

LEGISLATIVE BILL 489

Introduced by Brandt, 32. Read first time January 21, 2025 Committee: Natural Resources

- A BILL FOR AN ACT relating to electricity; to amend section 70-1012,
 Revised Statutes Cumulative Supplement, 2024; to prohibit certain
 entities from operating, maintaining, constructing, or acquiring
 transmission lines and related facilities; and to repeal the
 original section.
- 6 Be it enacted by the people of the State of Nebraska,

Section 1. Section 70-1012, Revised Statutes Cumulative Supplement,
 2024, is amended to read:

3 70-1012 (1) Before any electric generation facilities or any 4 transmission lines or related facilities carrying more than seven hundred volts are constructed or acquired by <u>an electric</u> any supplier <u>as defined</u> 5 in section 70-1001.01, an application, filed with the board and 6 containing such information as the board shall prescribe, shall be 7 approved by the board, except that such approval shall not be required 8 9 (a) for the construction or acquisition of a transmission line extension or related facilities within a supplier's own service area or for the 10 construction or acquisition of a line not exceeding one-half mile outside 11 its own service area when all owners of electric lines located within 12 one-half mile of the extension consent thereto in writing and such 13 14 consents are filed with the board, (b) for any generation facility when the board finds that (i) such facility is being constructed or acquired 15 16 to replace a generating plant owned by an individual municipality or 17 registered group of municipalities with a capacity not greater than that of the plant being replaced, (ii) such facility will generate less than 18 twenty-five thousand kilowatts of electric energy at rated capacity, and 19 (iii) the applicant will not use the plant or transmission capacity to 20 supply wholesale power to customers outside the applicant's existing 21 retail service area or chartered territory, (c) for acquisition of 22 transmission lines or related facilities, within the state, carrying one 23 24 hundred fifteen thousand volts or less, if the current owner of the transmission lines or related facilities notifies the board of the lines 25 or facilities involved in the transaction and the parties to the 26 transaction, or (d) for the construction of a qualified facility as 27 defined in section 70-2002. 28

(2)(a) Before any electric supplier commences construction of or
 acquires an electric generation facility or transmission lines or related
 facilities carrying more than seven hundred volts that will be located

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within a ten-mile radius of a military installation, the owner of such proposed facility, transmission lines, or related facilities shall provide written notice certifying to the board that such facility or facilities contain no materials, electronics, or other components manufactured by any foreign government or foreign nongovernment person determined to be a foreign adversary pursuant to 15 C.F.R. 791.4 7.4.

(b) Any electric supplier supplying, producing, or distributing 7 electricity within the state for sale at retail is exempt from 8 9 subdivision (a) of this subsection if it is in compliance with the critical infrastructure protection requirements issued by the North 10 American Electric Reliability Corporation. To receive such exemption, the 11 electric supplier shall submit written notice to the board certifying 12 13 that it is in such compliance. The electric supplier shall also submit 14 written notice to the board at any time such supplier is no longer in 15 such compliance.

(3) A privately developed renewable energy generation facility is
 exempt from this section if it complies with section 70-1014.02.

(4) An entity that is not a public power district organized under 18 Chapter 70, article 6, a public power and irrigation district, a 19 municipality, a registered group of municipalities, an electric 20 cooperative, an electric membership association, a joint entity formed 21 under the Interlocal Cooperation Act, a joint public agency formed under 22 the Joint Public Agency Act, an agency formed under the Municipal 23 Cooperative Financing Act, or any other governmental entity providing 24 electric service shall be prohibited from operating, maintaining, 25 constructing, or acquiring any transmission line or related facility 26 carrying more than seven hundred volts within the state. This subsection 27 28 shall not apply to any transmission lines operated, maintained, constructed, or acquired within the state prior to the effective date of 29 this act. 30

31 Sec. 2. Original section 70-1012, Revised Statutes Cumulative

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1 Supplement, 2024, is repealed.