## An Act

ENROLLED HOUSE BILL NO. 2118

By: Ortega, McBride, Miller,
Moore, Caldwell (Chad),
Manger, Davis and Luttrell
of the House

and

Stanislawski and Bergstrom of the Senate

An Act relating to the Corporation Commission; amending Section 2, Chapter 92, O.S.L. 2015, as last amended by Section 1, Chapter 4, O.S.L. 2018 (17 O.S. Supp. 2018, Section 160.20), which relates to setback requirements for wind energy facilities; modifying jurisdiction for certain disputes; including individual wind turbines and certain other individual structures in wind energy facility setback requirements; modifying requirements of certain required documentation; allowing certain letter to serve as evidence of resolution; modifying agencies requiring certain documentation; modifying applicability of act to certain construction; authorizing Corporation Commission and the Oklahoma Aeronautics Commission to promulgate rules; authorizing penalty for violation of act; amending Section 3, Chapter 92, O.S.L. 2015, as last amended by Section 2, Chapter 179, O.S.L. 2018 (17 O.S. Supp. 2018, Section 160.21), which relates to notice of intent to build a facility; modifying type of information required in certain notification; requiring certain notification to the Aeronautics Commission; requiring Aeronautics Commission to prescribe requirements for submission of certain forms; requiring submission of certain subsequent forms within certain timeframe to the Aeronautics Commission and the Corporation Commission; exempting certain filings from requirement; requiring Aeronautics Commission to provide certain

notification to the Oklahoma Strategic Military Planning Commission; requiring Strategic Military Planning Commission to notify certain military base commanders and submit certain letter to the Aeronautics Commission; modifying penalty; and declaring an emergency.

SUBJECT: Wind energy facilities

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY Section 2, Chapter 92, O.S.L. 2015, as last amended by Section 1, Chapter 4, O.S.L. 2018 (17 O.S. Supp. 2018, Section 160.20), is amended to read as follows:

Section 160.20 A. After August 21, 2015, no wind energy facility may be constructed if the base of any tower is located at a distance of less than:

- 1. One and one-half  $(1 \ 1/2)$  nautical miles from the center line of any runway located on:
  - a. a public-use airport as defined in Section 120.2 of Title 3 of the Oklahoma Statutes, or
  - b. an airport owned by a municipality;
- 2. One and one-half  $(1 \ 1/2)$  nautical miles from any public school which is a part of a public school district; or
  - 3. One and one-half  $(1 \ 1/2)$  nautical miles from a hospital.
- B. Attestation of compliance with the setback requirements in this section shall be included in any reports required by the Corporation Commission. Disputes Stakeholder and landowner disputes arising under subsection A of this section shall fall under the exclusive jurisdiction of the district courts. The Corporation Commission may seek enforcement of the submission and attestation requirements of this subsection and subsection C of this section through its administrative court system.

- C. After the effective date of this act, construction or operation of a proposed individual wind turbine or any other individual structure requiring a Federal Aviation Administration (FAA) Form 7460-1 that is part of a wind energy facility or proposed wind energy facility expansion shall not encroach upon or otherwise have a significant adverse impact on the mission, training or operations of any military installation or branch of military as determined by the Military Aviation and Installation Assurance Siting Clearinghouse (Clearinghouse) and the Federal Aviation Administration FAA. Areas of impact include, but are not limited to, military training routes, drop zones, approaches to runways and bombing ranges. No individual wind turbine or any other individual structure that requires a FAA 7460-1 form that is part of a wind energy facility may be constructed or expanded unless there is an active Determination of No Hazard from the Federal Aviation Administration or an approved mitigation plan is obtained from the Military Aviation and Installation Assurance Siting FAA and adverse impacts to the United States Department of Defense, pursuant to Title 32 of the Code of Federal Regulations, Section 211.6, have been resolved as evidenced by documentation from the Clearinghouse for the individual wind turbine or other individual structure. The Mission Compatibility Certification Letter or successor form may serve as such evidence of adverse impacts being resolved with the Department of Defense or successor agency.
- 1. The Determination of No Hazard or mitigation plan and documentation of the resolution of adverse impacts to the Department of Defense shall be filed with the Corporation Commission and the Oklahoma Aeronautics Commission.
- 2. The requirements established by this subsection shall not prohibit a wind energy facility the construction or of an individual wind turbine or any other individual structure requiring a FAA 7460-1 form that is part of a wind energy facility expansion if those facilities or facility expansions obtain that individual wind turbine or other individual structure has received a written Determination of No Hazard or mitigation plan on or before the effective date of this act.
- 3. The Corporation Commission  $\frac{1}{2}$  is authorized to promulgate rules and regulations for the implementation of the provisions of this section and Section 160.21 of this title.
- D. If an owner of a wind energy facility fails to submit an active Determination of No Hazard and documentation that adverse

impacts to the Department of Defense have been resolved by the Clearinghouse for the individual wind turbine or other individual structure prior to the start of construction, the owner shall be subject to an administrative penalty not to exceed One Thousand Five Hundred Dollars (\$1,500.00) per day, per violation from the Corporation Commission as provided by law. In addition, stakeholders, including, but not limited to, the Corporation Commission or the Aeronautics Commission may institute an action in any court of general jurisdiction to prevent, restrain, correct or abate any violation of subsection C of this section other than Corporation Commission actions related to submissions or attestations.

SECTION 2. AMENDATORY Section 3, Chapter 92, O.S.L. 2015, as last amended by Section 2, Chapter 179, O.S.L. 2018 (17 O.S. Supp. 2018, Section 160.21), is amended to read as follows:

The owner of a wind energy facility shall Section 160.21 A. submit notification of intent to build a facility to the Corporation Commission within six (6) months of the initial filing pertaining to commencement of construction with the Federal Aviation Administration (FAA) of an a FAA Form 7460-1 (Notice of Proposed Construction or Alteration) or any subsequent form required by the FAA for evaluating the impact a proposed wind energy facility will have on air commerce safety and the preservation of navigable airspace form. The Corporation Commission shall prescribe the form and submittal requirements of the notification; provided, the information required on the notification form shall include at least the same information required on the FAA form and a map of the project boundary. The owner of a wind energy facility shall submit to the Oklahoma Aeronautics Commission copies of all initial FAA 7460-1 forms for all individual wind turbines or any other individual structure that requires a FAA Form 7460-1 that is part of a wind energy facility within thirty (30) days of the initial filing with the FAA. The Aeronautics Commission shall prescribe the submittal requirements for the 7460-1 form. The owner of the wind energy facility shall send copies of the notification with to the board of county commissioners of every county in which all or a portion of the wind energy facility is to be located within twentyfour (24) hours of filing with the Corporation Commission. or a portion of the wind energy facility is to be located within the incorporated area of a municipality, copies of the notification shall also be sent to the governing body of the municipality within twenty-four (24) hours of filing with the Corporation Commission. If the owner of a wind energy facility is required to file

subsequent 7460-1 forms with the FAA due to changing locations or heights of individual structures from the locations or heights originally proposed in the initial 7460-1 forms submitted to the Aeronautics Commission, the owner shall, within ten (10) days of filing with the FAA, submit such subsequent 7460-1 forms to the Corporation Commission and Aeronautics Commission. A wind energy facility owner shall not be required to start the notification processes over unless the subsequent 7460-1 forms expand the project beyond its original boundaries submitted to the Corporation Commission.

- B. Within thirty (30) ten (10) days of submitting the notification to the Corporation Commission receiving a FAA 7460-1 form, as provided for in subsection A of this section, the owner of the wind energy facility Aeronautics Commission shall cause a copy of the notification to be submitted to notify the Oklahoma Strategic Military Planning Commission. The Oklahoma Strategic Military Planning Commission shall notify local base commanders upon receipt of the this notification. The Oklahoma Strategic Military Planning Commission shall submit a letter to the Military Aviation and Installation Assurance Siting Clearinghouse outlining potential areas of impact, as provided in Section 160.20 of this title, within thirty (30) days of receipt of the notification. The letter from the Oklahoma Strategic Military Planning Commission shall be submitted to the Corporation Commission, the Aeronautics Commission and the wind energy facility owner at the same time the letter is submitted to the Clearinghouse.
- C. Within six (6) months of submitting the notification with the <u>Corporation</u> Commission as provided for in subsection A of this section, the owner of the wind energy facility shall cause a copy of the notification to be published in a newspaper of general circulation in the county or counties in which all or a portion of the wind energy facility is to be located. Proof of publication shall be submitted to the Corporation Commission.
- D. Within six (6) months of submitting the notification with the <u>Corporation</u> Commission as provided in subsection A of this section, the owner of the wind energy facility shall cause a copy of the notification to be sent, by certified mail, to:
- 1. Any operator, as reflected in the records of the Corporation Commission, who is conducting oil and gas operations upon all or any part of the surface estate as to which the wind energy developer intends the construction of the wind energy facility;

- 2. Any operator, as reflected in the records of the Corporation Commission, of an unspaced unit, or a unit created by order of the Corporation Commission, who is conducting oil and gas operations for the unit where all or any part of the unit area is within the geographical boundaries of the surface estate as to which the wind energy developer intends the construction of the wind energy facility; and
- 3. As to tracts of land not described in paragraphs 1 and 2 of this subsection on which the wind energy developer intends to construct a wind energy facility, all lessees of oil and gas leases covering the mineral estate underlying any part of the tracts of land that are filed of record with county clerk in the county where the tracts are located and whose primary term has not expired.

If the wind energy developer makes a search with reasonable diligence, and the whereabouts of a party entitled to any notice described in this subsection cannot be ascertained or such notice cannot be delivered, then an affidavit attesting to such diligent search for the parties shall be placed in the records of the county clerk where the surface estate is actually located.

- E. Within sixty (60) days of publishing the notification in a newspaper as provided for in subsection C of this section, the owner of the wind energy facility shall hold a public meeting. Notice of the public meeting shall be published in a newspaper of general circulation and submitted to the board of county commissioners in the county or counties in which all or a portion of the wind energy facility is to be located. The notice shall contain the place, date and time of the public meeting. Proof of publication of the notice shall be submitted to the Corporation Commission. The public meeting shall be held in one of the counties in which all or a portion of the wind energy facility is to be located.
- F. With regard to the surface estate upon which the owner of a wind energy facility intends to construct a wind energy facility, at least sixty (60) days before entering upon the surface estate for the purposes of commencement of construction of the wind energy facility, the owner shall provide written notice, by certified mail, of its intent to construct the wind energy facility to:
- 1. Any operator, as reflected in the records of the Corporation Commission, who is conducting oil and gas operations upon all or any

part of the surface estate as to which the wind energy developer intends the construction of the wind energy facility;

- 2. Any operator, as reflected in the records of the Corporation Commission, of an unspaced unit, or a unit created by order of the Corporation Commission, who is conducting oil and gas operations for the unit where all or any part of the unit area is within the geographical boundaries of the surface estate as to which the wind energy developer intends the construction of the wind energy facility; and
- 3. As to tracts of land not described in paragraphs 1 and 2 of this subsection on which the wind energy developer intends to construct a wind energy facility, all lessees of oil and gas leases covering the mineral estate underlying any part of the tracts of land that are filed of record with county clerk in the county where the tracts are located and whose primary term has not expired.

The notice shall contain a map or plat of the proposed location, with sufficient specificity of all of the various elements of the wind energy facility to be located on the governmental section which includes all or any part of the tracts of land described in paragraphs 1, 2 and 3 of this subsection and the approximate date that the owner of the wind energy facility proposes to commence construction. If the wind energy developer makes a search with reasonable diligence, and the whereabouts of a party entitled to any notice described in this subsection cannot be ascertained or such notice cannot be delivered, then an affidavit attesting to such diligent search for the parties shall be placed in the records of the county clerk where the surface estate is actually located. Within thirty (30) days of receiving said notice, any operator, as described in paragraphs 1, 2 and 3 of this subsection shall reciprocate, in writing by certified mail, certain site, operational and infrastructure information, with sufficient specificity, to be shared with the owner of the wind energy facility to assist both with the safe construction and operation pertaining to the surface estate. This information should include ALTA surveys of existing subsurface and surface improvements on the property, if any, as well as other technical specifications for existing improvements such as pipe size, material, capacity and depth.

G. The owner of a wind energy facility shall not commence construction on the facility until the notification and public meeting requirements of this section have been met. If an owner of a wind energy facility fails to submit the information as required

in this section, the owner shall be subject to an administrative penalty from the Corporation Commission not to exceed One Thousand Five Hundred Dollars (\$1,500.00) per day, per violation as provided by law.

SECTION 3. It being immediately necessary for the preservation of the public peace, health or safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

		Presiding Officer of the House of Representatives	
	Passed the Senate the 23rd day	y of April, 2019.	
		Presiding Officer of the Senate	
	OFFICE OF	THE GOVERNOR	
	Received by the Office of the Governor this		
day	of, 20	, at o'clock M.	
By:			
	Approved by the Governor of the	he State of Oklahoma this	
day	of, 20	, at o'clock M.	
		Governor of the State of Oklahoma	
	OFFICE OF THE S	ECRETARY OF STATE	
	Received by the Office of the	Secretary of State this	
day	of, 20	, at o'clock M.	
By:			

Passed the House of Representatives the 1st day of May, 2019.