GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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HOUSE BILL 763

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Short Title: Military Operations Protection Act of 2016.

(Public)

Sponsors:

Referred to:

April 15, 2015

A BILL TO BE ENTITLED

2 AN ACT TO PROTECT NORTH CAROLINA'S MILITARY FOOTPRINT BY (1) 3 MODIFYING THE PERMITTING PROCESS FOR WIND ENERGY FACILITIES, THE 4 ENDORSEMENT PROCESS FOR CONSTRUCTION OF TALL BUILDINGS AND 5 STRUCTURES, AND THE PROCEDURE FOR ADOPTING, AMENDING, OR REPEALING ORDINANCES IN ORDER TO PROVIDE THE DEPARTMENT OF 6 7 MILITARY AND VETERANS AFFAIRS WITH THE RESPONSIBILITY FOR 8 CONSIDERATION AND REVIEW OF MILITARY-RELATED CRITERIA AND (2) 9 ESTABLISHING THE NORTH CAROLINA SENTINEL LANDS COMMITTEE TO 10 COORDINATE THE OVERLAPPING PRIORITY AREAS IN THE VICINITY OF THE STATE'S MAJOR MILITARY INSTALLATIONS. 11 12 The General Assembly of North Carolina enacts: 13 14 PART I. MODIFY THE APPROVAL PROCESS FOR PERMITTING WIND ENERGY 15 **FACILITIES** SECTION 1.(a) Article 21C of Chapter 143 of the General Statutes reads as rewritten: 16 17 "Article 21C. 18 "Permitting of Wind Energy Facilities. 19 "§ 143-215.115. Definitions.

In addition to the definitions set forth in G.S. 143-212, the following definitions apply to this Article:

22 (1)"Major military installation" means Fort Bragg, Pope Army Airfield, Marine Corps Base Camp Lejeune, New River Marine Corps Air Station, Cherry Point 23 Marine Corps Air Station, Military Ocean Terminal at Sunny Point, the United 24 States Coast Guard Air Station at Elizabeth City, Naval Support Activity 25 Northwest, Air Route Surveillance Radar (ARSR-4) at Fort Fisher, and 26 Seymour Johnson Air Force Base, in its own right and as the responsible entity 27 for the Dare County Bombing Range, Camp Butner, North Carolina National 28 Guard Joint Force Headquarters, and any facility located within the State that is 29 subject to the installations' oversight and control. 30

31 (2) "Wind energy facility" means the turbines, accessory buildings, transmission
32 facilities, and any other equipment necessary for the operation of the facility
33 that cumulatively, with any other wind energy facility whose turbines are
34 located within one-half mile of one another, have a rated capacity of one
35 megawatt or more of energy.



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1 2 3 4 5	(3) "Wind energy facility expansion" means any activity the substantially modifies turbines or transmission facilities, include the height of such equipment, over that which was initially increases the footprint of the wind energy facility over that when permitted.	uding increasing permitted or (ii)
6	"§ 143-215.116. Permit to site wind energy facilities.	
7	No person shall undertake construction, operation, or expansion activities a	ssociated with a
8 9	wind energy facility in this State without first obtaining a permit from the Departr " <u>§ 143-215.116A. Prohibitions; low level flight compatibility.</u>	nent.
10	(a) <u>Construction</u> , operation, or expansion activities associated with a wire	
11	shall be prohibited in any location identified as a "Red Zone," "Orange Zone,"	
12	"Green Zone," or "Grey Zone-Rotary Operations Area" as those zones are ident	
13	Level Flight Compatibility, Figure 3-1 - March 2016 Edition of the North C	<u>Carolina Military</u>
14	Affairs Commission Compatible Use Map Atlas.	
15	(b) The Department shall consult with the Military Affairs Comm	nission and the
16	Department of Military and Veterans Affairs, at least annually, to ensure that the	Low Level Flight
17	Compatibility, Figure 3-1 - March 2016 Edition of the North Carolina	Military Affairs
18	Commission Compatible Use Map Atlas, is up-to-date to reflect potential develop	ment conflicts to
19	existing military operations and to future military operations that may be considered	red for military's
20	mission, readiness, and training. Based on their review, the Department of Milit	ary and Veterans
21	Affairs and the Commission may update Figure 3-1 from time-to-time. After	r an update has
22	occurred, the agencies shall present the new map and relevant data to the Gene	ral Assembly for
23	the General Assembly's consideration of a statutory revision to incorporate the up	<u>dated map.</u>
24	(c) The Department is authorized to withhold from the public record any	relevant data that
25	it deems critical to national security but, when queried, shall identify where su	ch data has been
26	protected from inclusion in public records.	
27	"§ 143-215.117. Permit preapplication site evaluation meeting; notice;	preapplication
28	package requirements.	
29		
30	(b) Permit Preapplication Package. – No less than 45 days prior to the d	1
31	preapplication site evaluation meeting scheduled in accordance with subsection (a	
32	the applicant for a wind energy facility or wind energy facility expansion	
33	preapplication package to the Department. To the extent that any documents con	
34	or confidential business information, those portions of the documents shall n	
35	disclosure under the North Carolina Public Records Act. The preapplication pack	age shall include
36	all of the following:	
37	(1) A narrative description of the proposed wind energy facility of	
38	energy facility expansion, including (i) the approximate nu	• •
39	height of wind turbines to be constructed; (ii) the total planne	d capacity of the
40	facility; and (iii) a description of any ancillary facilities.	
41	(2) A map showing the approximate location of the proposed win	d energy facility
42	or proposed wind energy facility expansion.	
43	(3) A description of any known potential impacts of the propo	
44	project location on civil air navigation or military air navig	
45	traffic control areas, military training routes, special-use air	-
46	other potentially affected military operations. The applicant ma	•
47	available by the Department of Military and Veterans Aff	airs pursuant to
48	G.S. 143-215.123 to satisfy this requirement.	
49	(4) A description of species of concern, habitats that support spe	
50	critical areas of wildlife congregation, and protected lands,	-
51	habitats, and critical areas are referenced in the March 23, 20	12, United States

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Fish and Wildlife Service Land-Based Wind Energy Guidelines (OMB Co No. 1018-0148) that are or believed to be present at the site of the prop wind energy facility or proposed wind energy facility expansion. The appl may use data made available by the North Carolina Wildlife Reso Commission, the Department, or other governmental agency to satisfy requirement.	osed icant urces
 (5) A list of the federal, State, and local agencies from which approvals we obtained and the name of those approvals required in order to authoriz construction, operation, or expansion of the proposed wind energy facility. (6) A schedule showing the anticipated dates for commencement of construction 	e the
testing, and commercial operation of the proposed wind energy facility proposed wind energy facility expansion.	
"§ 143-215.118. Permit application scoping meeting and notice.	
(a) Scoping Meeting. – No less than 60 days prior to filing an application for a permit	for a
proposed wind energy facility or proposed wind energy facility expansion, the applicant	
request the scheduling of a scoping meeting between the applicant and the Department.	The
scoping meeting shall be held no less than 30 days prior to filing an application for a permit	
proposed wind energy facility or proposed wind energy facility expansion. The applicant an	
Department shall review the permit for the proposed wind energy facility or proposed fa	;ility
expansion at the scoping meeting.	
"§ 143-215.119. Permit application requirements; fees; notice of receipt of comp	eted
permit; public hearing; public comment.	
(a) Permit Requirements. – A person applying for a permit for a proposed wind en	
facility or proposed wind energy facility expansion shall include all of the following i	n an
application for the permit:	
 A narrative description of the proposed wind energy facility or proposed energy facility expansion. 	
(2) A map showing the location of the proposed wind energy facility or prop wind energy facility expansion that identifies the specific location of turbine.	
(3) A copy of a deed, purchase agreement, lease agreement, or other	legal
instrument demonstrating the right to construct, expand, or otherwise deve wind energy facility on the property.	lop a
(4) Identification by name and address of property owners adjacent to living w	ithin
one-half mile of the proposed wind energy facility or proposed wind en	ergy
facility expansion. The applicant shall notify every property owner iden	
pursuant to this subdivision by registered or certified mail or by any n	eans
authorized by G.S. 1A-1, Rule 4, in a form approved by the Department	The
authorized by G.S. 1A-1, Rule 4, in a form approved by the Department notice shall include all of the following:	
authorized by G.S. 1A-1, Rule 4, in a form approved by the Department notice shall include all of the following:a. The location of the proposed wind energy facility or proposed	wind
authorized by G.S. 1A-1, Rule 4, in a form approved by the Department notice shall include all of the following:a. The location of the proposed wind energy facility or proposed energy facility expansion and the specific location of each tu	wind rbine
 authorized by G.S. 1A-1, Rule 4, in a form approved by the Department notice shall include all of the following: a. The location of the proposed wind energy facility or proposed energy facility expansion and the specific location of each tu proposed to be located within one-half mile of the boundary or proposed. 	wind rbine
 authorized by G.S. 1A-1, Rule 4, in a form approved by the Department notice shall include all of the following: a. The location of the proposed wind energy facility or proposed energy facility expansion and the specific location of each tu proposed to be located within one-half mile of the boundary o adjacent property owner.property. 	wind rbine f the
 authorized by G.S. 1A-1, Rule 4, in a form approved by the Department notice shall include all of the following: a. The location of the proposed wind energy facility or proposed energy facility expansion and the specific location of each tu proposed to be located within one-half mile of the boundary or adjacent property owner.property. b. A description of the proposed wind energy facility or proposed 	wind rbine f the
 authorized by G.S. 1A-1, Rule 4, in a form approved by the Department notice shall include all of the following: a. The location of the proposed wind energy facility or proposed energy facility expansion and the specific location of each tu proposed to be located within one-half mile of the boundary or adjacent property owner.property. b. A description of the proposed wind energy facility or proposed energy facility expansion. 	wind rbine f the wind
 authorized by G.S. 1A-1, Rule 4, in a form approved by the Department notice shall include all of the following: a. The location of the proposed wind energy facility or proposed energy facility expansion and the specific location of each tu proposed to be located within one-half mile of the boundary or adjacent property owner.property. b. A description of the proposed wind energy facility or proposed energy facility expansion. (5) A description of civil air navigation or military air navigation routes, air to a specific description of civil air navigation or military air navigation routes. 	wind rbine f-the wind raffic
 authorized by G.S. 1A-1, Rule 4, in a form approved by the Department notice shall include all of the following: a. The location of the proposed wind energy facility or proposed energy facility expansion and the specific location of each tu proposed to be located within one-half mile of the boundary or adjacent property owner.property. b. A description of the proposed wind energy facility or proposed energy facility expansion. 	wind tbine f the wind caffic other

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1	(6)	Documentation that addresses any potential adverse impact on military
2		operations and readiness as identified by the Department of Defense
3		Clearinghouse pursuant to Part 211 of Title 32 Code of Federal Regulations
1		(July 1, 2012 edition) and any mitigation actions agreed to by the applicant.
5	(7)	Documentation that the applicant has either (i) submitted Federal Aviation
)		Administration Form 7460-1 for the turbines associated with the proposed wind
7		energy facility or proposed wind energy facility expansion or (ii) initiated an
3		informal review by the Department of Defense Siting Clearinghouse of the
9		proposed wind energy facility or proposed wind energy facility expansion. If
)		the applicant has submitted Federal Aviation Administration Form 7460-1 in
1		order to fulfill the requirements of this subdivision, the applicant shall provide
2		any determination reached by the Federal Aviation Administration at the time
3		the application is submitted to the Department. If the Federal Aviation
ŀ		Administration has not made a determination at the time the application is
5		submitted to the Department, the application shall include a description of the
5		status of the applicant's engagement with the Federal Aviation Administration
1		and the Department of Defense Siting Clearinghouse.
8	(8)	A study of the noise impacts of the turbines to be associated with the proposed
)		wind energy facility or proposed wind energy facility expansion.
)	(9)	A study on shadow flicker impacts of the turbines to be associated with the
_		proposed wind energy facility or proposed wind energy facility expansion,
2		unless the turbines will be located in a sound or in offshore waters.
3	(10)	A study of the impact of the proposed wind energy facility or proposed wind
1		energy facility expansion on natural resources and uses, including avian, bat,
5		and endangered and threatened species.
5	(11)	An explanation of how the proposed wind energy facility or proposed wind
7		energy facility expansion would be consistent with the criteria in subsection (a)
3		of G.S. 143-215.120.
)	(12)	The application fee required by subsection (c) of this section.
)	(13)	A plan regarding the action to be taken upon the decommissioning and removal
_		of the wind energy facility. The plan shall include an estimate of the cost to
2		decommission and remove the wind energy facility. The plan shall also include
3		the anticipated life of the project, an estimate of the cost to decommission and
1		remove the wind energy facility, a description of the manner in which the
5		facility will be decommissioned, and a description of the expected condition of
5	(1.4)	the site once the wind energy facility has been decommissioned and removed.
7	(14)	Other data or information the Department may reasonably require.
3	· · · · ·	son applying for a permit for a proposed wind energy facility or proposed wind
))		xpansion shall provide copies of the noise and shadow flicker studies required initiation (2) and (2) of wheat ion (2) of this section to the Department of Health
		ivisions (8) and (9) of subsection (a) of this section to the Department of Health
l 2		ices for review of the potential health effects posed by the proposed facility. The
	•	ealth and Human Services shall provide the results of its review of the studies and
} 		ons for further action, if any, to the Department. If in the conduct of its review of or shadow flicker impact studies, or both, the Department of Health and Human
+ ;		nes that those impacts would be deleterious to human health, the Department of
		nan Services shall notify the Department accordingly, in writing, with a
)		that the Department deny the permit.
8		mat the Department deny the permit.
)	 "§ 143-215.120.	Criteria for permit approval; time frame; permit conditions; other
	0	vals required.
)	appro	Ivais I cyuii cu.

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proposed wind e	it Approval. – The Department shall approve an application nergy facility or proposed wind energy facility expansion un	-
•	more of the following:	0 111
(1)	Construction or operation of the proposed wind energy	
	wind energy facility expansion would be inconsistent w	
	adopted by the Department-Department, the Departme	nt of Military and
	<u>Veterans Affairs</u> , or any other provision of law.	
(2)	Construction or operation of the proposed wind energy	• • •
	wind energy facility expansion would encroach upon or wo	
	significant adverse impact on the mission, training, or oper	
	military installation or branch of military in North Caro	
	detriment to continued military presence in the State. Ir	
	Department may consider whether the proposed wind	
	proposed wind energy facility expansion would cause in	
	navigation routes, air traffic control areas, military train	
	based on information submitted by the applicant pursuant	
	and (6) of subsection (a) of G.S. 143-215.119, and any info	•
	the Department pursuant to subdivision (2) of	subsection (d) of
	G.S. 143-215.119.	a 111 - 1
(3)	Construction or operation of the proposed wind energy	
	wind energy facility expansion would result in significant	-
	ecological systems, natural resources, cultural sites, recreat	
	sites of more than local significance; including nationa	1
	forests, wilderness areas, historic sites, recreation areas, seg	•
	and scenic rivers system, wildlife refuges, preserves and	-
	areas that provide habitat for threatened or endangered spec	
	areas designated by the Marine Fisheries Commission	
	Resources Commission, and critical fisheries habitat ident	ified pursuant to the
	Coastal Habitat Protection Plan.	C '1', 1
(4)	Construction or operation of the proposed wind energy	
	wind energy facility expansion would have a significant ad	verse impact on fish
(5)	or wildlife.	facility on managed
(5)	Construction or operation of the proposed wind energy	
	wind energy facility expansion would have a significant	1
	views from any State or national park, wilderness area	-
	heritage area as compiled by the North Carolina Natural H other public lands or private conservation lands designated	
		of dedicated due to
(6)	their high recreational values. Construction or operation of the proposed wind energy	facility or proposed
(6)	wind energy facility expansion would obstruct major nav	v I I
		-
	create a significant obstacle to navigation in coastal water the United States Army Corner of Engineers and the United	-
(7)	the United States Army Corps of Engineers and the United S	
(7)	A permit for a proposed wind energy facility or proposed	
(0)	expansion would be denied under any other criteria set out i	
(8)	Construction of the proposed wind energy facility or pro- facility expansion would be prohibited under Article 14 of	
	facility expansion would be prohibited under Article 14 of General Statutes, the Mountain Pidge Protection Act of 108	-
(0)	General Statutes, the Mountain Ridge Protection Act of 198	
(9)	The applicant is not in compliance with all applicable fee	
	permit requirements, licenses, or approvals, incluc	ling local zoning
	requirements.	

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(10) That construction of the proposed wind energy facility or proposed wind energy
facility expansion would pose a significant adverse impact on human health, as
evidenced by receipt of the written notice from the Department of Health and
Human Services submitted pursuant to G.S. 143-215.119(a1).
" § 143-215.123. Annual review of military presence.
The Department of Military and Veterans Affairs shall consult with representatives of the
major military installations to review information regarding military air navigation routes, air
traffic control areas, military training routes, special-use air space, radar, or other potentially
affected military operations at least once per year-year and shall provide such information to the
Department. The Department shall provide relevant information on civil air navigation or military
air navigation routes, air traffic control areas, military training routes, special-use air space, radar,
or other potentially affected military operations to permit applicants as requested.
 "§ 143-215.125. Rule making.
The <u>Department of Military and Veterans Affairs and the</u> Environmental Management
Commission shall adopt any rules necessary for the implementation of pertaining to their
respective jurisdictions to implement this Article. In adopting rules, the Environmental
Management Commission shall consult with the Coastal Resources Commission to ensure that the
development of statewide permitting requirements is consistent with and in consideration of the
characteristics unique to the coastal area of the State to the maximum extent practicable.
SECTION 1.(b) This section becomes effective when this act becomes law and applies
to applications for permits for a proposed wind energy facility or a proposed wind energy facility
expansion submitted on or after that date.
PART II. DISCRETE MODIFICATION OF THE ENDORSEMENT PROCESS FOR THE
CONSTRUCTION OF TALL BUILDINGS AND STRUCTURES SECTION 2.(a) Article 9G of Chapter 143 of the General Statutes reads as rewritten:
"Article 9G.
"Military Lands Protection.
"§ 143-151.70. Short title.
This Article shall be known as the Military Lands Protection Act of 2013.
"§ 143-151.71. Definitions.
Within the meaning of this Article:
(1) "Area surrounding major military installations" is the area that extends five
miles beyond the boundary of a major military installation and may include
incorporated and unincorporated areas of counties and municipalities.
(1a) "Adjutant General" means the Adjutant General of the North Carolina National
Guard or the Adjutant General's designee.
(2) Repealed by Session Laws 2014-79, s. 2, effective July 22, 2014.
(3) "Commissioner" means the Commissioner of Insurance.
(4) "Construction" includes reconstruction, alteration, or expansion.
(5) "Major military installation" means Fort Bragg, Pope Army Airfield, Camp
Lejeune Marine Corps Air Base, New River Marine Corps Air Station, Cherry
Point Marine Corps Air Station, Military Ocean Terminal at Sunny Point, the
United States Coast Guard Air Station at Elizabeth City, Naval Support
Activity Northwest, Air Route Surveillance Radar (ARSR-4) at Fort Fisher, and Seymour Johnson Air Force Base, in its own right and as the responsible entity
for the Dare County Bombing Range, and any facility located within the State
that is subject to the installations' oversight and control.
that is subject to the instantations oversight and control.

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1	<u>(5a)</u>	"National Guard facilities" means Camp Butner and the	e North Carolina
2		National Guard Joint Force Headquarters.	
3	(6)	"Person" means any individual, partnership, firm, associati	on, joint venture,
4		public or private corporation, trust, estate, commission, board	, public or private
5		institution, utility, cooperative, interstate body, the State of N	lorth Carolina and
6		its agencies and political subdivisions, or other legal entity.	
7	<u>(6a)</u>	"Secretary" means the Secretary of the Department of Admini	stration.
8	(6a) (6		
9		Department of Administration.	
10	(7)	"Tall buildings or structures" means any building, structure	, or unit within a
11		multiunit building with a vertical height of more than 200 fe	
12		the top of the foundation of the building, structure, or unit a	and the uppermost
13		point of the building, structure, or unit. "Tall buildings or	structures" do not
14		include buildings and structures listed individually or as cont	ributing resources
15		within a district listed in the National Register of Historic Plac	ces.
16	"§ 143-151.72. I	Legislative findings.	
17	North Carolin	ha has a vested economic interest in preserving, maintaining, a	nd sustaining land
18	uses that are con	npatible with military activities at major installations.military	installations and
19	National Guard	facilities. Development located proximate to military insta	llations has been
20	identified as a	critical issue impacting the long-term viability of the milit	ary in this State.
21		erns associated with development include loss of access to air	
22	and marine area	as and radio frequency encroachment. The construction of	tall buildings or
23		as surrounding major military installations is of utmost conce	
24	0	and structures may interfere with or impede the military's at	oility to carry out
25		vital to its function and future presence in North Carolina.	
26		Certain buildings and structures prohibited without endorse	
27	· · /	ounty or city may authorize the construction of and no person m	~
28	U	ture in any area surrounding a major military installation in thi	
29		in receipt of either a letter of endorsement issued to the pe	
30		ice pursuant to G.S. 143-151.75 or proof of the State Constructi	on Office's failure
31		time allowed pursuant to G.S. 143-151.75.	
32		ounty or city may authorize the provision of the following utili	• •
33	U	cture constructed in violation of subsection (a) of this se	ection: electricity,
34	1 0	ater, sewer, or septic system.	
35		Exemptions from applicability.	1 (* 1
36	· · /	energy facilities and wind energy facility expansions, as those	
37		<u>f</u> Chapter 143 of the General Statutes, that are subject to the $\frac{1}{2}$	
38	-	that Chapter shall be exempt from obtaining the endorsemen	t required by this
39 40	Article.		
40		ar, radio, and television towers erected to temporarily replace c	
41		that are damaged or destroyed due to a natural disaster shal	1
42	0	dorsement required by this Article provided all of the following	ing conditions are
43	met:	The bright of the collular radio or television toward	hat is supplied to
44 45	(1)	The height of the cellular, radio, or television tower the temporarily replace the cellular radio or television tower the	
		temporarily replace the cellular, radio, or television tower the	
46 47		destroyed does not exceed the height of the original cellular, r	auto, or relevision
47 48	(2)	tower. A disaster has been declared pursuant to Chapter 166A of the	Conoral Statutas
48 49	(2)	A disaster has been declared pursuant to Chapter 166A of the for the area in which the damaged or destroyed cellular, ra	
49 50		tower is located.	
50		tower is ideated.	

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1 2	(3) The temporary cellular, radio, or television tower shall until the expiration of the declared disaster.	only remain in place
3	(c) The modification, replacement, removal, or addition of antennas	on cellular, radio, or
4	television towers in an area surrounding a major military installation sl	
5	obtaining the endorsement required by this Article provided the modif	_
6	removal, or addition does not increase the vertical height of the structure.	, represented,
7	"§ 143-151.75. Endorsement for proposed tall buildings or structures red	uired.
8	(a) No person shall undertake construction of a tall building or s	-
9 10	surrounding a major military installation in this State without either endorsement from the State Construction Office or proof of the State Constru-	-first obtaining the
11	to act within the time allowed. Office.	
12	(a1) No person shall undertake construction of a tall building or s	structure in any area
13	located within one-quarter mile (1/4 mile) of a National Guard facility with	
14	endorsement from the State Construction Office.	<u>6'</u>
15	(b) A person seeking endorsement for a proposed tall building or	structure in any area
16	surrounding a major military installation in this State shall provide written	
17	seek endorsement to the base commander of the major military installation	that is located within
18	five miles of the proposed tall building or structure and shall provide all of	f the following to the
19	State Construction Office:	_
20	(1) Identification of the major military installation and the ba	se commander of the
21	installation that is located within five miles of the prop	osed tall building or
22	structure.	
23	(2) A copy of the written notice sent to the base command	ler of the installation
24	identified in subdivision (1) of this subsection that is loca	ated within five miles
25	of the proposed tall building or structure.	
26	(3) A written "Determination of No Hazard to Air Navig	•
27	Federal Aviation Administration pursuant to Subpart D of	
28	the Code of Federal Regulations (January 1, 2012, Edition) for the proposed tall
29	building or structure.	
30	(c) After receipt of the information provided by the applicant	
31	subsection (b) of this section, the State Construction Office shall, in writi	
32	statement concerning the proposed tall building or structure from the bas	
33	major military installation identified in subdivision (1) of subsection (b) of t	
34	Construction Office shall request that the following information be inc	luded in the written
35 36	statement from the base commander: (1)	huilding on starseture
30 37	(1) A determination whether the location of the proposed tall	-
38	 is within a protected an area that surrounds the major milita (2) A determination whether any activities of the installation 	-
38 39	(2) A determination whether any activities of the installation affected by the proposed tall building or structure. A detail	
40	potential adverse effects, including frequency disturb	1
40 41	obstructions, shall accompany the determination required b	
42	(d) The State Construction Office shall not endorse a tall building or	-
43	Construction Office finds any one or more of the following:	structure if the State
44	(1) The proposed tall building or structure would encroact	h upon or otherwise
45	interfere with the mission, training, or operations of	-
46	installation in North Carolina and result in a detriment	
47	presence in the State. In its evaluation, the State Con-	•
48	consider whether the proposed tall building or str	
49	interference with air navigation routes, air traffic control a	
50	routes, or radar based on the written statement received fro	
51	as provided in subsection (c) of this section and written c	

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1 2 3 4 5		members of affected communities. Provided, however Office does not receive a written statement requested of this section within 45 days of issuance of the requ- the State Construction Office shall deem the tall endorsed denied by the base commander.	l pursuant to subsection (c) est to the base commander,
6	(2)	The State Construction Office is not in receipt of the	written "Determination of
7	(2)	No Hazard to Air Navigation" issued to the person	
8		Administration required pursuant to subdivision (3	-
o 9		section.) of subsection (b) of this
9 10	(d1) A per		a or structure in any grad
10		rson seeking endorsement for a proposed tall buildin ne-quarter mile (1/4 mile) of a National Guard faci	
11			
12	•	to determine whether any activities of the facility ma	• • •
13 14	· · ·	building or structure. A written summary of the consu	-
14 15		General, including findings and recommendations of	-
15 16		o endorse the proposed tall building or structure, shal	
10		ice and evaluated in accordance with subsections (d2) a	
		state Construction Office shall not endorse a tall buildi	•
18 19		ne-quarter mile (1/4 mile) of a National Guard facilit	y ii the State Construction
20	•	one or more of the following:	From the Adjustant Conoral
20	<u>(1)</u>	As evidenced by receipt of the written summary f submitted pursuant to subsection (d1) of this see	
21			
22		proposed tall building or structure would encroach u with the mission, training, or operations of National	-
23 24		a detriment to its continued presence in the State.	
24 25		Construction Office may consider whether the	
26		structure would cause interference with air navigation	
27		areas, military training routes, or radar based on the	
28		as provided in subsection (d1) of this section. Prov	
29		Construction Office does not receive the writte	
30		subsection (d1) of this section within 45 days of the	
31		between the person and the Adjutant General, the	
32		shall construe the Adjutant General's failure to submi	
33		recommendation to deny endorsement of the tall build	
34	<u>(2)</u>	The State Construction Office is not in receipt of the	-
35	<u>1</u> _/	No Hazard to Air Navigation" issued to the person	
36		Administration required pursuant to subdivision (3)	
37		section.	,
38	(e) The	State Construction Office shall make a final dec	ision on the request for
39		a tall building or structure within 90 days from the d	-
40		on Office requested the written statement from the bas	
41		ion identified in subdivision (1) of subsection (b) of the	0
42		on Office received the written summary of the consul	
43		General submitted in accordance with subsection (d1)	-
44	•	fice determines that a request for a tall building or	
45		endorsement under this section, the State Construct	
46	-	te Construction Office shall notify the person of the c	-
47	-	statement of the reasons for the denial. If the State C	
48		me period set forth in this section, the person may t	
49	•	se <u>deny endorsement of</u> the tall building or structure.	
		6	

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(f) The State Construction Office may meet by telephone, video, or Internet conference, so
long as consistent with applicable law regarding public meetings, to make a decision on a request
for endorsement for a tall building or structure pursuant to subsection (e) of this section.
"§ 143-151.76. Application to existing tall buildings and structures.
G.S. 143-151.73 applies to tall buildings or structures that existed in an area surrounding major
military installations upon the effective date of this Article on October 1, 2013, as follows:
(1) No reconstruction, alteration, or expansion may aggravate or intensify a
violation by an existing building or structure that did not comply with
G.S. 143-151.73 upon its effective date.on October 1, 2013.
(2) No reconstruction, alteration, or expansion may cause or create a violation by
an existing building or structure that did comply with G.S. 143-151.73 upon its
effective date.on October 1, 2013.
"§ 143-151.77. Enforcement and penalties.
(a) In addition to injunctive relief, relief, as provided by subsection (e) of this section, the
Commissioner-Secretary may assess and collect a civil penalty against any person who violates
any of the provisions of this Article or rules adopted pursuant to this Article, as provided in this
section. The maximum civil penalty for a violation is five thousand dollars (\$5,000). A civil
penalty may be assessed from the date of the violation. Each day of a continuing violation may
constitute a separate violation.
(b) The Commissioner-Secretary shall determine the amount of the civil penalty and shall
notify the person who is assessed the civil penalty of the amount of the penalty and the reason for
assessing the penalty. The notice of assessment shall be served by any means authorized under
Rule 4 of G.S. 1A-1 and shall direct the violator to either pay the assessment or contest the
assessment within 30 calendar days by filing a petition for a contested case under Article 3 of
Chapter 150B of the General Statutes. If a violator does not pay a civil penalty assessed by the
Commissioner-Secretary within 30 calendar days after it is due, the Commissioner-Secretary shall
request that the Attorney General institute a civil action to recover the amount of the assessment.
The civil action may be brought in the superior court of any county where the violation occurred.
A civil action must be filed within one year of the date the assessment was due. An assessment
that is not contested is due when the violator is served with a notice of assessment. An assessment
that is contested is due at the conclusion of the administrative and judicial review of the
assessment.
(c) In determining the amount of the penalty, the Commissioner Secretary shall consider
the degree and extent of harm caused by the violation, the cost of rectifying the damage, the
amount of money the violator saved by noncompliance, whether the violation was committed
willfully, the prior record of the violator in complying or failing to comply with this Article, and
the action of the person to remedy the violation.
(d) The clear proceeds of civil penalties collected by the Commissioner-Secretary under
this subsection shall be remitted to the Civil Penalty and Forfeiture Fund in accordance with
G.S. 115C-457.2.
(e) Whenever the Secretary has reasonable cause to believe that any person has violated or
is threatening to violate any of the provisions of this Article, a rule implementing this Article, or
any of the terms of any endorsement issued pursuant to this Article, the State Construction Office
may, either before or after the institution of any other action or proceeding authorized by this
Article, request the Attorney General to institute a civil action in the name of the State upon the
request of the State Construction Office for injunctive relief to restrain the violation or threatened
violation and for such other and further relief in the premises as the court shall deem proper. The
Attorney General may institute such action in the superior court of the county in which the
violation occurred or may occur or, in the Attorney General's discretion, in the superior court of
the county in which the person responsible for the violation or threatened violation resides or has
the person's principal place of business. Upon a determination by the court that the alleged

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1	violation of the provisions of this Article or the regulations of the State Constru-	ction Office has
2	occurred or is threatened, the court shall grant the relief necessary to prevent or ab	
3	or threatened violation. Neither the institution of the action nor any of the proc	
4	shall relieve any party to such proceedings from any penalty prescribed for w	-
5	Article."	
6	SECTION 2.(b) This section is effective when this act becomes law	w and applies to
7 8	requests for endorsements to construct tall buildings or structures submitted on or a	after that date.
9	PART III. AUTHORIZE THE DEPARTMENT OF MILITARY ANI) VETERANS
10	AFFAIRS TO REVIEW MILITARY-RELATED CRITERIA FOR PERMI	TTING WIND
11	ENERGY FACILITIES	
12	SECTION 3.(a) Article 21C of Chapter 143 of the General Statutes,	, as amended by
13	Section 1(a) of this act, reads as rewritten:	·
14	"Article 21C.	
15	"Permitting of Wind Energy Facilities.	
16		
17	"§ 143-215.117. Permit preapplication site evaluation meeting; notice;	preapplication
18	package requirements.	
19	(a) Permit Preapplication Site Evaluation Meeting. – No less than 180 day	ys prior to filing
20	an application for a permit to construct, operate, or expand a wind energy facility	· -
21	request a preapplication site evaluation meeting to be held between the ap	plicant and the
22	Department.applicant, the Department, and the Department of Military and Veter	
23	preapplication site evaluation meeting shall be held no less than 120 days pr	0
24	application for a permit to construct, operate, or expand a wind energy facility and	may be used by
25	the participants to:	
26		
27	(b) Permit Preapplication Package. – No less than 45 days prior to the da	-
28	preapplication site evaluation meeting scheduled in accordance with subsection (a	· · · · ·
29	the applicant for a wind energy facility or wind energy facility expansion	
30	preapplication package to the Department. Department and the Department of	
31	<u>Veterans Affairs.</u> To the extent that any documents contain trade secrets or confi	
32 33	information, those portions of the documents shall not be subject to disclosure	
33 34	Carolina Public Records Act. The preapplication package shall include all of the fo	mowing.
34 35	"§ 143-215.118. Permit application scoping meeting and notice.	
36	(a) Scoping Meeting. – No less than 60 days prior to filing an application f	or a permit for a
30 37	proposed wind energy facility or proposed wind energy facility expansion, the	1
38	request the scheduling of a scoping meeting between the <u>applicant</u> , the <u>Depa</u>	
39	Department of Military and Veterans Affairs. The scoping meeting shall be held	
40	days prior to filing an application for a permit for a proposed wind energy faci	
41	wind energy facility expansion.	
42		
43	"§ 143-215.119. Permit application requirements; fees; notice of receipt	t of completed
44	permit; public hearing; public comment.	I
45	(a) Permit Requirements. – A person applying for a permit for a propos	ed wind energy
46	facility or proposed wind energy facility expansion shall include all of the	•••
47	application for the permit:permit to be submitted to the Department and the	
48	Military and Veterans Affairs:	
49		
50	(f) Public Hearing and Comment. – The Department shall hold a public	U
51	county in which the wind energy facility or wind energy facility expansion is	proposed to be

1 located within 75 days of receipt of a completed permit application. The Department shall provide 2 notice including the time and location of the public hearing in a newspaper of general circulation 3 in each applicable county. The notice of public hearing shall be published for at least two 4 consecutive weeks beginning no less than 45 days prior to the scheduled date of the hearing. The 5 notice shall provide that any comments on the proposed wind energy facility or proposed wind 6 energy facility expansion should be submitted to the Department by a specified date, not less than 7 15 days from the date of the newspaper publication of the notice or 15 days after distribution of 8 the mailed notice, whichever is later. No less than 30 days prior to the scheduled public hearing, 9 the Department shall provide written notice of the hearing to: 10 The North Carolina Utilities Commission. (1)11 (2)The Office of the Attorney General of North Carolina. The commanding military officer of any potentially affected major military 12 (3) 13 installation or the commanding military officer's designee. 14 The board of commissioners for each county and the governing body of each (4) 15 municipality with jurisdictions over areas in which a potentially affected major 16 military installation is located. 17 The Department of Military and Veterans Affairs. (5) Criteria for permit approval; time frame; permit conditions; other 18 "§ 143-215.120. 19 approvals required. 20 Permit Approval. – The Department shall approve an application for a permit for a (a) proposed wind energy facility or proposed wind energy facility expansion unless the Department 21 22 finds any one or more of the following: 23 Construction or operation of the proposed wind energy facility or proposed (1)24 wind energy facility expansion would be inconsistent with or violate rules 25 adopted by the Department, the Department of Military and Veterans Affairs, or 26 any other provision of law. Construction The Department of Military and Veterans Affairs has issued a 27 (2)28 recommendation to deny the permit pursuant to G.S. 143-215.120A(b), on the 29 basis that construction or operation of the proposed wind energy facility or 30 proposed wind energy facility expansion would encroach upon or would 31 otherwise have a significant adverse impact on the mission, training, or 32 operations of any major military installation or branch of military in North 33 Carolina and result in a detriment to continued military presence in the State.-In 34 its evaluation, the Department may consider whether the proposed wind energy 35 facility or proposed wind energy facility expansion would cause interference 36 with air navigation routes, air traffic control areas, military training routes, or 37 radar based on information submitted by the applicant pursuant to subdivisions 38 (5) and (6) of subsection (a) of G.S. 143-215.119, and any information received 39 by the Department pursuant to subdivision (2) of subsection (d) of G.S. 40 143-215.119. 41 42 Permit Decision. -The Department shall make a final decision on a permit application (b) 43 within 90 days following receipt of a completed application, except that the Department shall not be required to make a final decision until the Department has received received both (i) a 44 45 recommendation, issued pursuant to G.S. 143-215.120A, from the Department of Military and Veterans Affairs as to whether approve or deny a permit for the proposed wind energy facility or 46 47 proposed wind energy facility expansion, and (ii) a written "Determination of No Hazard to Air 48 Navigation" issued by the Federal Aviation Administration pursuant to Subpart D of Part 77 of 49 Title 14 of the Code of Federal Regulations (January 1, 2012 edition). If the Department requests 50 additional information following the receipt of a completed application, the Department shall 51 make a final decision on a permit application within 30 days of receipt of the requested

1 information. If the Department determines that an application for a wind energy facility or a wind 2 energy facility expansion fails to meet the requirements for a permit under this section, the 3 Department shall deny the application, and the application shall be returned to the applicant 4 accompanied by a written statement of the reasons for the denial and any modifications to the 5 permit application that would make the application acceptable. If the Department fails to act within the time period set forth in this subsection, the applicant may treat the failure to act as a 6 7 denial of the permit and may challenge the denial as provided under Chapter 150B of the General 8 Statutes. 9

10 11

12

"<u>§ 143-215.120A.</u> Evaluation of military-related criteria required from the Department of Military and Veterans Affairs; recommendation to Department of Environmental Quality.

13 The Department of Military and Veterans Affairs shall evaluate whether the (a) 14 construction or operation of the proposed wind energy facility or wind energy facility expansion would encroach upon or would otherwise have a significant adverse impact on the mission, 15 16 training, or operations of any major military installation or branch of military in North Carolina 17 and result in a detriment to continued military presence in the State. In its evaluation, the Department of Military and Veterans Affairs may consider whether the proposed wind energy 18 19 facility or proposed wind energy facility expansion would cause interference with air navigation 20 routes, air traffic control areas, military training routes, or radar based on information submitted 21 by the applicant pursuant to subdivisions (5) and (6) of subsection (a) of G.S. 143-215.119, and 22 any information received by the Department pursuant to subdivision (2) of subsection (d) of 23 G.S. 143-215.119. 24 (b) Based on its evaluation of the criteria set forth in subsection (a) of this section, the 25 Department of Military and Veterans Affairs shall issue a recommendation to the Department as to 26 whether the Department should approve or deny an application for a proposed wind energy facility 27 or wind energy facility expansion, which shall include findings of fact that document the basis for the recommendation. The Department of Military and Veterans Affairs shall issue its 28

29 recommendation as to whether to approve or deny an application for a permit within 60 days 30 following receipt of a completed application. If the Department of Military and Veterans Affairs 31 fails to act within the time period set forth in this subsection, the Department shall treat the failure 32 to act as a recommendation to deny an application for a proposed wind energy facility or wind 33 energy facility expansion on the basis that the facility or expansion would encroach upon or would 34 otherwise have a significant adverse impact on the mission, training, or operations of any major 35 military installation or branch of military in North Carolina and result in a detriment to continued 36 military presence in the State.

37

....."

38 **SECTION 3.(b)** This section becomes effective October 1, 2018, and applies to 39 applications for permits for a proposed wind energy facility or a proposed wind energy facility 40 expansion submitted on or after that date.

41

42 PART IV. AUTHORIZE THE DEPARTMENT OF MILITARY AND VETERANS 43 AFFAIRS TO REVIEW MILITARY-RELATED CRITERIA AND ENDORSE THE 44 CONSTRUCTION OF TALL BUILDINGS AND STRUCTURES

45 **SECTION 4.(a)** The Revisor of Statutes shall make the following recodifications in 46 connection with the transfer of the Military Lands Protection Act of 2013:

47 (1) Article 9G of Chapter 143 of the General Statutes (Military Lands Protection) is
48 recodified into Part 12 of Article 14 of Chapter 143B of the General Statutes
49 with the sections to be numbered as G.S. 143B-1315A through 143B-1315H,
50 respectively.

General Assembly Of North Carolina Session 2015 1 **SECTION 4.(b)** Part 12 of Article 14 of Chapter 143B of the General Statutes, as 2 recodified by subsection (a) of this section and as amended by Section 2(a) of this act, reads as 3 rewritten: 4 "Article 9G.Part 12. Military Lands Protection. 5 "§ 143B-1315A. Short title. 6 This Article Part shall be known as the Military Lands Protection Act of 2013. 7 "§ 143B-1315B. Definitions. 8 Within the meaning of this Article: 9 "Area surrounding major military installations" is the area that extends five (1)10 miles beyond the boundary of a major military installation and may include 11 incorporated and unincorporated areas of counties and municipalities. "Adjutant General" means the Adjutant General of the North Carolina National 12 (1a)13 Guard, or the Adjutant General's designee. 14 Repealed by Session Laws 2014-79, s. 2, effective July 22, 2014. (2)15 Repealed. (3) (4) "Construction" includes reconstruction, alteration, or expansion. 16 17 "Department" means the Department of Military and Veterans Affairs. (4a) "Major military installation" means Fort Bragg, Pope Army Airfield, Camp 18 (5) 19 Lejeune Marine Corps Air Base, New River Marine Corps Air Station, Cherry 20 Point Marine Corps Air Station, Military Ocean Terminal at Sunny Point, the 21 United States Coast Guard Air Station at Elizabeth City, Naval Support 22 Activity Northwest, Air Route Surveillance Radar (ARSR-4) at Fort Fisher, and 23 Seymour Johnson Air Force Base, in its own right and as the responsible entity 24 for the Dare County Bombing Range, and any facility located within the State 25 that is subject to the installations' oversight and control. "National Guard facilities" means Camp Butner and the North Carolina 26 (5a) 27 National Guard Joint Force Headquarters. 28 (6) "Person" means any individual, partnership, firm, association, joint venture, 29 public or private corporation, trust, estate, commission, board, public or private 30 institution, utility, cooperative, interstate body, the State of North Carolina and 31 its agencies and political subdivisions, or other legal entity. 32 "Secretary" means the Secretary of the Department of Administration.Military (6a) 33 and Veterans Affairs. 34 "State Construction Office" means the State Construction Office of the (6b) 35 **Department of Administration.** 36 (7) "Tall buildings or structures" means any building, structure, or unit within a 37 multiunit building with a vertical height of more than 200 feet (200') measured 38 from the top of the foundation of the building, structure, or unit and the 39 uppermost point of the building, structure, or unit. "Tall buildings or structures" 40 do not include buildings and structures listed individually or as contributing 41 resources within a district listed in the National Register of Historic Places. 42 43 "§ 143B-1315D. Certain buildings and structures prohibited without endorsement. 44 No county or city may authorize the construction of and no person may construct a tall (a) 45 building or structure in any area surrounding a major military installation in this State, unless the county or city is in receipt of either a letter of endorsement issued to the person by the State 46 47 Construction OfficeDepartment pursuant to G.S. 143-151.75.G.S. 143B-1315F. 48 No county or city may authorize the provision of the following utility services to any (b) 49 building or structure constructed in violation of subsection (a) of this section: electricity, 50 telephone, gas, water, sewer, or septic system.

51 ...

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1	"§ 143B-1315F.	Endorsement for proposed tall buildings or structures re	quired.
2	(a) No p	erson shall undertake construction of a tall building or s	tructure in any area
3		ajor military installation in this State without first obtaining the	
4		ection Office.Department.	
5	(a1) No p	erson shall undertake construction of a tall building or s	tructure in any area
6		ne-quarter mile (1/4 mile) of a National Guard facility with	
7	endorsement from	n the State Construction Office. Department.	0
8	(b) A per	rson seeking endorsement for a proposed tall building or s	structure in any area
9	· / ·	ajor military installation in this State shall provide written n	•
10	-	it to the base commander of the major military installation t	
11		proposed tall building or structure and shall provide all of	
12		on Office: Department:	U
13	(1)	Identification of the major military installation and the bas	se commander of the
14		installation that is located within five miles of the property	
15		structure.	C
16	(2)	A copy of the written notice sent to the base commanded	er of the installation
17		identified in subdivision (1) of this subsection that is loca	
18		of the proposed tall building or structure.	
19	(3)	A written "Determination of No Hazard to Air Naviga	ation" issued by the
20		Federal Aviation Administration pursuant to Subpart D of	Part 77 of Title 14 of
21		the Code of Federal Regulations (January 1, 2012, Edition)	for the proposed tall
22		building or structure.	
23	(c) After	receipt of the information provided by the person pursuant	to subsection (b) of
24	this section, the	State Construction Office Department shall, in writing, reques	st a written statement
25	concerning the p	roposed tall building or structure from the base commander	of the major military
26	installation ident	ified in subdivision (1) of subsection (b) of this section. The	e State Construction
27	Office Departme	ent shall request that the following information be inclu-	uded in the written
28	statement from the	ne base commander:	
29	(1)	A determination whether the location of the proposed tall	-
30		is within an area that surrounds the major military installati	
31	(2)	A determination whether any activities of the installation	
32		affected by the proposed tall building or structure. A detail	1
33		potential adverse effects, including frequency disturb	
34		obstructions, shall accompany the determination required b	•
35		state Construction OfficeDepartment shall not endorse a tall	-
36		truction OfficeDepartment finds any one or more of the follow	-
37	(1)	The proposed tall building or structure would encroach	1
38		interfere with the mission, training, or operations of	• • •
39		installation in North Carolina and result in a detriment t	2
40		presence in the State. In its evaluation, the	
41		OfficeDepartment may consider whether the proposed tall	•
42		would cause interference with air navigation routes, air	
43		military training routes, or radar based on the written state	
44		base commander as provided in subsection (c) of this	
45		comments received by members of affected communities. I	
46		the <u>State Construction OfficeDepartment</u> does not receive	
47		requested pursuant to subsection (c) of this section within	-
48		of the request to the base commander, the State Construction	-
49 50		shall deem the tall building or structure as endorsed of	engible by the base
50		commander.	

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1	(2) The State Construction OfficeDepartment is not in receipt of the written
2	"Determination of No Hazard to Air Navigation" issued to the person by the
3	Federal Aviation Administration required pursuant to subdivision (3) of
4	subsection (b) of this section.
5	(d1) A person seeking endorsement for a proposed tall building or structure in any area
6	located within one-quarter mile (1/4 mile) of a National Guard facility shall consult with the
7	Adjutant General to determine whether any activities of the facility may be adversely affected by
8	the proposed tall building or structure. A written summary of the consultation between the person
9	and the Adjutant General, including findings and recommendations of the Adjutant General as to
10	whether or not to endorse the proposed tall building or structure, shall be submitted to the State
11	Construction OfficeDepartment and evaluated in accordance with subsections (d2) and (e) of this
12	section.
13	(d2) The <u>State Construction OfficeDepartment</u> shall not endorse a tall building or structure
14 15	in any area located within one-quarter mile (¹ / ₄ mile) of a National Guard facility if the State
15 16	Construction OfficeDepartment finds any one or more of the following: (1) As evidenced by receipt of the written summary from the Adjutant General
10	submitted pursuant to subsection (d1) of this section, construction of the
18	proposed tall building or structure would encroach upon or otherwise interfere
10	with the mission, training, or operations of National Guard Facility and result in
20	a detriment to its continued presence in the State. In its evaluation, the State
21	Construction OfficeDepartment may consider whether the proposed tall
22	building or structure would cause interference with air navigation routes, air
23	traffic control areas, military training routes, or radar based on the written
24	statement received as provided in subsection (d1) of this section. Provided,
25	however, if the State Construction OfficeDepartment does not receive the
26	written statement pursuant to subsection (d1) of this section within 45 days of
27	the date of the consultation between the person and the Adjutant General, the
28	State Construction OfficeDepartment shall construe the Adjutant General's
29	failure to submit the written statement as a recommendation to deny
30	endorsement of the tall building or structure.
31	(2) The <u>State Construction OfficeDepartment</u> is not in receipt of the written
32	"Determination of No Hazard to Air Navigation" issued to the person by the
33 34	Federal Aviation Administration required pursuant to subdivision (3) of subsection (b) of this section.
34 35	(e) The <u>State Construction OfficeDepartment</u> shall make a final decision on the request for
36	endorsement of a tall building or structure within 90 days from the date on which either (i) the
30 37	State Construction Office Department requested the written statement from the base commander of
38	the major military installation identified in subdivision (1) of subsection (b) of this section or (ii)
39	the <u>State Construction OfficeDepartment</u> received the written summary of the consultation
40	between the person and the Adjutant General submitted in accordance with subsection (d1) of this
41	section. If the State Construction Office Department determines that a request for a tall building or
42	structure fails to meet the requirements for endorsement under this section, the State Construction
43	Office Department shall deny the request. The State Construction Office Department shall notify
44	the person of the denial, and the notice shall include a written statement of the reasons for the
45	denial. If the State Construction Office Department fails to act within any time period set forth in
46	this section, the person may treat the failure to act as a decision to deny endorsement of the tall
47	building or structure.
48 40	"§ 143B-1315G. Application to existing tall buildings and structures.

49 G.S. 143-151.73G.S. 143B-1315D applies to tall buildings or structures that existed in an area
 50 surrounding major military installations on October 1, 2013, as follows:

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(1)	No reconstruction, alteration, or expansion may aggraviolation by an existing building or structure that discrete 1.2012	-		
(2)	G.S. 143-151.73 G.S. 143B-1315D on October 1, 2013.	areata a violation bu		
(2)	No reconstruction, alteration, or expansion may cause or an existing building or structure that did comply w	•		
	G.S. 143B-1315D on October 1, 2013.	1ui U.S. 143-131.73		
"8 1/3R-1315H	Enforcement and penalties.			
	dition to injunctive relief, relief, as provided by subsection (a) of this saction the		
	ussess and collect a civil penalty against any person who			
	s Article or rules adopted pursuant to this Article, as provide	•		
-				
-	maximum civil penalty for a violation is five thousand dollars (\$5,000). A civil penalty may be			
separate violation	assessed from the date of the violation. Each day of a continuing violation may constitute a			
1		and shall notify the		
	Secretary shall determine the amount of the civil penalty sessed the civil penalty of the amount of the penalty and the	-		
-	notice of assessment shall be served by any means author			
	hall direct the violator to either pay the assessment or co			
within 30 calendar days by filing a petition for a contested case under Article 3 of Chapter 150B of the Constant Statutes. If a violator days not pay a givil penalty assessed by the Socretary within 30				
the General Statutes. If a violator does not pay a civil penalty assessed by the Secretary within 30 calendar days after it is due, the Secretary shall request that the Atterney General institute a sivil				
calendar days after it is due, the Secretary shall request that the Attorney General institute a civil action to recover the amount of the assessment. The civil action may be brought in the superior				
action to recover the amount of the assessment. The civil action may be brought in the superior court of any county where the violation occurred. A civil action must be filed within one year of				
•	ssment was due. An assessment that is not contested is due	-		
	tice of assessment. An assessment that is contested is due at			
	id judicial review of the assessment.	the conclusion of the		
	termining the amount of the penalty, the Secretary shall con	sider the degree and		
	used by the violation, the cost of rectifying the damage, the			
	<i>insea by the violation</i> , the cost of reetrying the damage, the <i>i</i> noncompliance, whether the violation was committed will	•		
-	complying or failing to comply with this Article, and the a			
remedy the viola		ction of the person to		
•	lear proceeds of civil penalties collected by the Secretary	under this subsection		
	to the Civil Penalty and Forfeiture Fund in accordance with			
	ever the Secretary has reasonable cause to believe that any p			
	violate any of the provisions of this Article, a rule implement			
	of any endorsement issued pursuant to this Article, the State			
•	, either before or after the institution of any other action or p			
	request the Attorney General to institute a civil action in t	-		
•	of the State Construction Office Department for injunctive			
	atened violation and for such other and further relief in the			
	er. The Attorney General may institute such action in the			
	the violation occurred or may occur or, in the Attorney Gene	-		
-	f the county in which the person responsible for the vie			
-	or has the person's principal place of business. Upon a deter			
	violation of the provisions of this Article or the regu	-		
	fice <u>Department</u> has occurred or is threatened, the court s			
	vent or abate the violation or threatened violation. Neither			
	f the proceedings thereon shall relieve any party to such p			
	d for violation of this Article "	noccountry normally		

48 penalty prescribed for violation of this Article."

49 **SECTION 4.(c)** This section becomes effective October 1, 2018, and applies to 50 requests for endorsements to construct tall buildings or structures submitted on or after that date. 51

PART V. MODIFY LOCAL GOVERNMENT ORDINANCE-MAKING PROCEDURES 1 2 TO AUTHORIZE THE DEPARTMENT OF MILITARY AND VETERANS AFFAIRS TO 3 **REVIEW AND COMMENT ON MILITARY-RELATED CRITERIA** 4 SECTION 5.(a) G.S. 153A-323 reads as rewritten: 5 "§ 153A-323. Procedure for adopting, amending, or repealing ordinances under this Article 6 and Chapter 160A, Article 19. 7 Before adopting, amending, or repealing any ordinance authorized by this Article or (a) 8 Chapter 160A, Article 19, the board of commissioners shall hold a public hearing on the ordinance 9 or amendment. The board shall cause notice of the hearing to be published once a week for two 10 successive calendar weeks. The notice shall be published the first time not less than 10 days nor 11 more than 25 days before the date fixed for the hearing. In computing such period, the day of publication is not to be included but the day of the hearing shall be included. 12 13 If the adoption or modification of the ordinance would result in any of the changes (b) 14 listed in this subsection and those changes would be located five miles or less from the perimeter 15 boundary of a military base, the board of commissioners shall provide written notice of the 16 proposed changes by certified mail, or by any other written means reasonably designed to provide 17 actual notice, to the Department of Military and Veterans Affairs and the commander of the military base or the commander's designee not less than 10 days nor more than 25 days before the 18 19 date fixed for the public hearing. Prior to the date of the public hearing, the Department of 20 Military and Veterans Affairs and the military may provide comments or analysis to the board 21 regarding the compatibility of the proposed changes with military operations at the base. If the board does not receive a response within 30 days of the notice, the Department of Military and 22 23 Veterans Affairs and the military is are deemed to waive the comment period. If the Department of 24 Military and Veterans Affairs and the military provides provide comments or analysis regarding 25 the compatibility of the proposed ordinance or amendment with military operations at the base, the 26 board of commissioners shall take the comments and analysis into consideration before making a 27 final determination on the ordinance. The proposed changes requiring notice are: 28 (1)Changes to the zoning map. 29 (2)Changes that affect the permitted uses of land. 30 (3) Changes relating to telecommunications towers or windmills.towers and tall 31 buildings and structures, as that term is defined in Article 9G of Chapter 143 of 32 the General Statutes. 33 Changes relating to wind energy facilities or wind energy facility expansions as (3a)34 those terms are defined in Article 21C of Chapter 143 of the General Statutes. 35 Changes to proposed new major subdivision preliminary plats. (4) 36 (5) An increase in the size of an approved subdivision by more than fifty percent 37 (50%) of the subdivision's total land area including developed and undeveloped 38 land." 39 SECTION 5.(b) G.S. 160A-364 reads as rewritten: 40 "§ 160A-364. Procedure for adopting, amending, or repealing ordinances under Article. 41 Before adopting, amending, or repealing any ordinance authorized by this Article, the (a) 42 city council shall hold a public hearing on it. A notice of the public hearing shall be given once a 43 week for two successive calendar weeks in a newspaper having general circulation in the area. The 44 notice shall be published the first time not less than 10 days nor more than 25 days before the date 45 fixed for the hearing. In computing such period, the day of publication is not to be included but the day of the hearing shall be included. 46 47 If the adoption or modification of the ordinance would result in any of the changes

(b) If the adoption or modification of the ordinance would result in any of the changes listed in this subsection and those changes would be located five miles or less from the perimeter boundary of a military base, the governing body of the local government shall provide written notice of the proposed changes by certified mail, or by any other written means reasonably designed to provide actual notice, to the <u>Department of Military and Veterans Affairs and the</u>

1 commander of the military base or the commander's designee not less than 10 days nor more than 2 25 days before the date fixed for the public hearing. Prior to the date of the public hearing, the 3 Department of Military and Veterans Affairs and the military may provide comments or analysis 4 to the board [governing body of the local government] regarding the compatibility of the proposed 5 changes with military operations at the base. If the board [governing body of the local 6 government] does not receive a response within 30 days of the notice, the Department of Military 7 and Veterans Affairs and the military is-are deemed to waive the comment period. If the 8 Department of Military and Veterans Affairs and the military provides provide comments or 9 analysis regarding the compatibility of the proposed ordinance or amendment with military 10 operations at the base, the governing body of the local government shall take the comments and 11 analysis into consideration before making a final determination on the ordinance. The proposed changes requiring notice are: 12 13 Changes to the zoning map. (1)14 Changes that affect the permitted uses of land. (2)15 Changes relating to telecommunications towers or windmills.towers and tall (3) 16 buildings and structures, as that term is defined in Article 9G of Chapter 143 of 17 the General Statutes. Changes relating to wind energy facilities or wind energy facility expansions as 18 <u>(3a)</u> 19 those terms are defined in Article 21C of Chapter 143 of the General Statutes. 20 (4) Changes to proposed new major subdivision preliminary plats. 21 An increase in the size of an approved subdivision by more than fifty percent (5) 22 (50%) of the subdivision's total land area including developed and undeveloped 23 land." 24 25 PART VI. CONFORMING CHANGES 26 **SECTION 6.(a)** G.S. 143B-1211 is amended by adding a new subdivision to read: 27 "§ 143B-1211. Powers and duties of the Department of Military and Veterans Affairs. 28 It shall be the duty of the Department of Military and Veterans Affairs to do all of the 29 following: 30 31 Maintain, and make available to the public, including posting to the (25)32 Department's Web site, accurate maps of (i) the zones identified on the Low 33 Level Flight Compatibility, Figure 3-1 – March 2016 Edition of the North 34 Carolina Military Affairs Commission Compatible Use Map Atlas, as provided 35 in G.S. 143-215.116A, and (ii) the areas surrounding major military 36 installations, and military training routes and military operating areas, as 37 defined in G.S. 143B-1315B, that are subject to the provisions of Part 12 of this 38 Article." 39 **SECTION 6.(b)** G.S. 143-135.29 is repealed. 40 **SECTION 6.(c)** This section is effective when this act becomes law. 41 **SECTION 7.(a)** G.S. 143B-1211, as amended by Section 6(a) of this act, is amended 42 by adding two new subdivisions to read: 43 "§ 143B-1211. Powers and duties of the Department of Military and Veterans Affairs. 44 It shall be the duty of the Department of Military and Veterans Affairs to do all of the 45 following: 46 47 Issue recommendations to the Department of Environmental Quality as to (26)48 whether the Department of Environmental Quality should approve or deny an 49 application for a proposed wind energy facility or wind energy facility 50 expansion as provided in G.S. 143-215.120A, and otherwise assist in

	General Assemb	ly Of North Carolina	Session 2015	
1		administration and implementation of the provisions of Art	icle 21C of Chapter	
2		143 of the General Statutes.		
3				
4				
5	<u>(27)</u>	Issue endorsements for the construction of proposed tall bu	ildings or structures	
6	<u> </u>	as provided in G.S. 143B-1315F and otherwise assist in the	-	
7		implementation of the provisions of Part 12 of this Article."		
8	SECT	TON 7.(b) This section becomes effective October 1, 20	018, and applies to	
9		endorsements issued on or after that date.	, II	
10				
11	PART VII. EST	ABLISH NORTH CAROLINA SENTINEL LANDSCAPH	ES COMMITTEE	
12	SECT	TION 8.(a) Committee Established. – There is established	the North Carolina	
13	Sentinel Landsca	ape Committee (Committee) administratively housed with	nin the College of	
14	Natural Resource	es at North Carolina State University.	C	
15	SECT	TION 8.(b) Findings and Purpose. – The General Assembly	y finds that sentinel	
16	landscapes are pl	aces where preserving the working and rural character of the	State's private lands	
17	is important for	both national defense and conservation priorities. It is the ir	itent of the General	
18	Assembly to dire	ect the Committee to coordinate the overlapping priority area	as in the vicinity of	
19	and where testin	g and training occurs on major military installations, as that	t term is defined in	
20	G.S. 143-215.115. Further, the Committee shall assist landowners in improving their land to			
21		ations and enhance wildlife habitats while furthering the Stat		
22	interest in preserving, maintaining, and sustaining land uses that are compatible with military			
23	activities at majo	or military installations and National Guard facilities. In its w	ork, the Committee	
24	-	l implement programs and strategies that (i) protect working	•	
25		ting and training occurs on major military installations, (ii)		
26		tary testing and training, and (iii) forestall incompatible of	development in the	
27	vicinity of and where testing and training occurs on military installations.			
28		TION 8.(c) Powers and Duties. – The Committee shall:		
29	(1)	Identify and designate certain lands to be contained in the second	1	
30		this State that are of particular import to the nation's defense		
31		of and where testing and training occur on major military		
32		work, the Committee may seek advice and recommendation		
33		who have experience in this sort of identification and design		
34	(2)	In designating sentinel lands as directed by subdivision (1)		
35		the Committee shall evaluate all working or natural lands		
36		identifies as contributing to the long-term sustainability of the	-	
37		conducted in this State. In its evaluation of which lands to c	-	
38		lands, the Committee shall consult with and seek input from	:	
39 40		a. The United States Department of Defense.		
40 41		b. The North Carolina Commander's Council.		
41 42		c. The United States Department of Agriculture.		
42 43		d. The United States Department of the Interior.	acted in the vicinity	
43 44		e. Elected officials from units of local government loc of and where testing and training occurs on the propo	-	
44 45		e e i i		
45 46	(2)	5		
40 47	(3)	Develop recommendations to encourage landowners located landscape designated pursuant to subdivision (1) of		
47		voluntarily participate in and begin or continue land uses		
40 49		United States Department of Defense operations in this State	-	
49 50	(4)	Provide technical support services and assistance to		
50 51	(+)	voluntarily participate in the sentinel landscape program.		
51		, orantarity participate in the sentiner fandscape program.		

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	SECTION 8.(d) Membership. – The Committee shall consi	st of at least the four
fol	llowing members:	
	(1) The Commissioner of Agriculture, or the Commissioner's	
	(2) The Secretary of the Department of Military and Ve	terans Affairs, or the
	Secretary's designee.	
	(3) The Secretary of Natural and Cultural Resources, or the S	ecretary's designee.
	(4) The Dean of the College of Natural Resources at University, or the Dean's designee.	North Carolina State
	The Committee chair shall be one of the four listed members about the state of the four listed members about the state of	ove and the Committee
cha	air may appoint members representing other State agencies, local gov	
	ngovernmental organizations that are experienced in land management a	
	nds.	
	SECTION 8.(e) Transaction of Business. – The Committee sha	ll meet, at a minimum.
at l	least once during each calendar quarter and at other times at the call of t	
	embers of the Committee shall constitute a quorum. The first Commit	
	ace within 30 days of the effective date of this act.	0
L	SECTION 8.(f) Reports. – The Committee shall report on its	activities conducted to
im	plement this section, including any findings, recommendations, and legis	
	orth Carolina Military Affairs Commission and the Agriculture and Ford	I I '
	ommission beginning September 1, 2016, and annually thereafter up	
Co	ommittee completes its work.	
	SECTION 8.(g) Administrative Assistance. – All clerical and	other services required
by	the Committee shall be supplied by the membership and shall be provide	d with funds available.
	SECTION 8.(h) Effective Date. – This section becomes es	ffective when this act
bec	comes law.	
	ART VIII. STUDY POTENTIAL CONFLICTS BETWEEN I	
IN	FRASTRUCTURE DEVELOPMENT AND LOW LEVEL FLIGHT	
	SECTION 9. The Department of Military and Veterans Affair	
	e Division of Energy, Mineral, and Land Resources in the Departm	
-	ality, shall study the potential conflicts posed by energy-related infra	-
	thin the Red, Orange, and Yellow Zones as detailed in the Low Level	
- U	gure 3-1 – March 2016 Edition of the North Carolina Military Affairs Co	
	se Map Atlas. In the conduct of its study, the Department shall evaluate	
	frastructure development related to wind, solar, and oil and gas of	
	epartment shall also study infrastructure that has the potential to dis	-
-	erability or reliability. The Department may maintain records and docu	
	ork of this study confidentially in accordance with G.S. 143B-1216. The l	
	d Veterans Affairs shall report its findings, recommendations, and any l	
une	e Joint Legislative Energy Policy Commission on or before December 15,	2017.
D۸	ν στιν πετερατινε πλατε	
ГA	ART IX. EFFECTIVE DATE SECTION 10 Except as otherwise provided, this act is affected.	otiva when it hacomas
1011	SECTION 10. Except as otherwise provided, this act is effective	Live when it decomes
law	w.	