GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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HOUSE BILL 470*

	Short Title:	Responsible Wind Energy Implementation.	(Public)
	Sponsors:	Representative Millis.	
	~F · · · · · · · · ·	For a complete list of sponsors, refer to the North Carolina General Assembly we	eb site.
	Referred to:	Homeland Security, Military, and Veterans Affairs, if favorable, Er Public Utilities, if favorable, Environment	nergy and
		March 27, 2017	
1 2 3 4 5 6 7	ENVIRON HARMS SITING A The General A	A BILL TO BE ENTITLED TO MINIMIZE INTERFERENCE WITH MILITARY OPER. NMENTAL DEGRADATION, REDUCTION OF PROPERTY RIGHT TO PUBLIC HEALTH, SAFETY, AND WELFARE RESULTING FRO AND OPERATION OF INDUSTRIAL WIND ENERGY FACILITIES. Assembly of North Carolina enacts: ECTION 1. Article 21C of Chapter 143 of the General Statutes	TS, AND OM THE
8	rewritten:		ieuus us
9		"Article 21C.	
10		"Permitting and Control of Industrial Wind Energy Facilities.	
11	"§ 143-215.11	15. Definitions.	
12	In addition	n to the definitions set forth in G.S. 143-212, the following definitions	apply to
13	this Article:		
14	(1)) "Major military installation" means Fort Bragg, Pope Army Airfield	d, Marine
15		Corps Base Camp Lejeune, New River Marine Corps Air Station	n, Cherry
16		Point Marine Corps Air Station, Military Ocean Terminal at Sun	ny Point,
17		the United States Coast Guard Air Station at Elizabeth City, th	e Harvey
18		Point Defense Testing Activity facility, Naval Support Activity N	orthwest,
19		Air Route Surveillance Radar (ARSR-4) at Fort Fisher, and	Seymour
20		Johnson Air Force Base, in its own right and as the responsible enti	ty for the
21		Dare County Bombing Range, and any facility located within the	State that
22		is subject to the installations' oversight and control.	
23	<u>(1a</u>	a) <u>"WEF" means a wind energy facility or a wind energy facility expan</u>	nsion.
24	(2)) "Wind energy facility" means the turbines, parcels of land containing	ng one or
25		more industrial-sized wind energy turbines rated at one megawatt	or more,
26		along with accessory buildings, transmission facilities, and a	
27		equipment necessary for the operation of the facility that cumulative	vely, with
28		any other wind energy facility whose turbines are located within	•
29		mile of one another, have a rated capacity of one megawatt or	
30		energy.WEF. Except as provided by G.S. 143-215.119A(d), thi	
31		applies only to a WEF located onshore. For purposes of this A	
32		expansion of an existing WEF shall be considered a WEF u	
33		expansion (i) reduces the total footprint of the WEF and (ii) does not	
34		any new land that was not previously part of the WEF site.	<u>_</u>



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1	(3)	"Wind energy facility expansion" means any activity that	t (i) adds additional
2		turbines, or substantially(ii) modifies the size or rati	ng of any existing
3		turbines or transmission facilities, including increasing	
1		equipment, turbines, or (iii) changes the footprint of	the WEF over that
5		which what was initially permitted or (ii) increases the fe	
		energy facility over that which was initially permitted.	•
7	<u>(4)</u>	"Site" means all parcels that make up the WEF, include	ing those which are
3		not contiguous.	•
)	<u>(5)</u>	"Infrasound" means low frequency sound not ordinarily h	nearable by humans,
)		but which may still affect humans, even if unaware of its	
1	(6)	"Major WEF stakeholders" means the North Carolina U	
2		the North Carolina Department of Health and Human	
3		Carolina Department of Commerce; the North Carol	
1		Transportation; the United States Army Corps of En	-
5		States Fish and Wildlife Service; the United States Nat	
5		the North Carolina Wildlife Resources Commission	
7		officer, or the commanding officer's designee, of any	
3		major military installation; the North Carolina Military A	•
9		the county commission and governing body of each	
)		county in which the WEF is proposed to be locat	
1		stakeholders that the Department deems relevant.	
2	"§ 143-215.116.	Permit to site wind energy facilities.a WEF.	
3		all undertake construction, operation, or expansion activiti	es associated with a
4	1	lity WEF in this State without first obtaining a permit from	
5		Permit preapplication site evaluation meeting; not	
5		age requirements.	
7	-	it Preapplication Site Evaluation Meeting. – No less that	n 180 days prior to
8		ion for a permit to construct, operate, or expand a wind end	
)	person shall requ	lest a preapplication site evaluation meeting to be held be	tween the applicant
)		nent. The permit preapplication site evaluation meeting sl	
1		ior to filing an application for a permit to construct, operat	
2	energy facilityW	<u>EF</u> and may shall be used by the participants to:participan	ts, together with the
3	•• •	ed in subsection (b) of this section, to do the following:	-
4	(1)	Conduct a preliminary evaluation of the site or sites for	the proposed wind
5		energy facility or wind energy facility expansion. WE	F. The preliminary
5		evaluation of the proposed wind energy facility or pro-	
7		facility expansion shall determine if the site or sites: pro	
3		any of the following:	•
)		a. Pose serious risk to civil air navigation navigati	on, including aerial
)		spraying or firefighting, or military air navigation	
1		control areas, military training routes, special-use	
2		other potentially affected military operations.	1 / /
3		b. Pose serious risk to natural resources and uses, ir	cluding -uses within
4		five miles of the proposed WEF. This includes	U
5		concern or their habitats.habitats and includes dec	-
6		recharge, increased stormwater discharge, or inc	-
7		sedimentation in streams impacted by the WEF.	·
3		c. Pose serious risks to the health, safety, and	welfare of citizens
9		residing within two miles of the proposed WEF.	
0	(2)	Identify areas where proposed construction or expansion	sion activities pose
1	(-/	minimal risk of interference with civil air navigati	-
*		minimul flox of mericience with civil an navigan	on or minutary all

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(3)	navigation routes, air traffic control areas, milita special-use air space, radar, or other potentially affected Identify areas where proposed construction or expan	military operations.
(3)	minimal risk to natural resources and uses, includin avian, bat, and endangered and threatened species.	-
<u>(4)</u>	Identify areas where proposed construction or expan	sion activities nose
	minimal risk to the health, safety, and welfare of proxim	ate residents.
	Preapplication Package. – No less than 45 days prior to t	1
	e evaluation meeting scheduled in accordance with su	
	cant for a wind energy facility or wind energy facility e	
	cation package to the Department. To the extent that any	
	ecrets or confidential business information, those portion	
	pject to disclosure under the North Carolina Public	
preapplication pa	ckage shall include include, in both printed and digita	l formats, all of the
following:		
(1)	A narrative description of the proposed wind energy-	facility or proposed
	wind energy facility expansion, WEF, including (i) the a	pproximate number,
	type, type and height maximum physical dimensions of	
	constructed; (ii) the total planned capacity of the facili	
	description of any ancillary facilities.	<u>, </u>
(2)	A <u>United States Geological Survey topographic</u>	man showing the
(-)	approximate location of the proposed wind energy facility	
	energy facility expansion. WEF and the anticipated loo	
	turbines.	auton of the will's
(2)		onosed wind energy
(3)	A description of any known potential impacts of the pr	
	project location <u>WEF</u> on civil air navigation <u>navigati</u>	
	spraying or firefighting, or military air navigation route	
	areas, military training routes, special-use air space,	
	potentially affected military operations. The applicant	-
	available by the Department pursuant to G.S. 143-21	5.123 to satisfy this
	requirement.	
(4)	A description of species of concern, habitats that suppor	1
	critical areas of wildlife congregation, and protected lar	· · ·
	habitats, and critical areas are referenced in the Marc	
	States Fish and Wildlife Service Land Based Wind	
	(OMB Control No. 1018 0148) that are or believed to I	be present at the site
	of the proposed wind energy facility or proposed w	vind energy facility
	expansion. The applicant may use data made available b	y the North Carolina
	Wildlife Resources Commission, the Department, or	other governmental
	agency to satisfy this requirement.	-
<u>(4)</u>	A description of any known potential adverse impacts of	f the proposed WEF
<u></u>	on natural and agricultural resources, including	
	production, and animals. For purposes of this sub	-
	includes wildlife, livestock, and domestic animals, inc	
	and endangered and threatened species.	
<u>(5)</u>	A description of any known potentially adverse impa	cts of the proposed
<u>(5)</u>	WEF on the health, safety, and welfare of proximate resi	
(5)(6)		
(5)<u>(6)</u>		
	approvals will be obtained and the name of those approv	
	to authorize the construction, operation, or expansion of	i the proposed wind
	energy facility. <u>WEF.</u>	

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1	(6)(7) A schedule showing the anticipated dates for commencement of
2	construction, testing, and commercial operation of the proposed wind energy
3	facility or proposed wind energy facility expansion. WEF.
ļ S	(8) An operation and maintenance plan that includes, at a minimum, routine and
	emergency checks for structural integrity, repairs, and rust prevention.
	(9) The URL of a Web site created by the applicant with information about the
	proposed WEF which (i) provides the full text of all documents submitted by
	the applicant to any federal, State, or local government agency that are
	considered public records under State law; (ii) lists the titles, or a general
	description if the document has no title, of all documents submitted by the
	applicant to any federal, State, or local government agency that are
	considered proprietary and confidential under State law; (iii) lists the name and address of all leaseholders; (iv) provides an opportunity for regional
	citizens to make publically shown comments on the proposed WEF; and (v)
	has been advertised in a locally circulated newspaper.
	(c) Notice to Interested Parties. – No less than 21 days prior to the date of the permit
	preapplication site evaluation meeting scheduled in accordance with subsection (a) of this
	section, the Department shall provide written notice of the meeting to the United States Army
	Corps of Engineers, the United States Fish and Wildlife Service, the North Carolina Wildlife
	Resources Commission, the commanding military officer or the commanding military officer's
	designee of any potentially affected major military installation, and any other party that the
	Department deems relevant. The notice shall include an invitation to participate in the permit
	preapplication site evaluation meeting. meeting, including an invitation to participate, to the
	major WEF stakeholders.
	(d) The Department shall prepare detailed minutes or make an audio recording of the
	meeting, and the minutes or recording shall become an official part of the permit application
	package.
	"§ 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, WEF, the
	applicant shall 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 for a proposed wind energy facility or proposed wind energy facility
	expansion. WEF. The applicant and the Department shall review the permit for the proposed
	wind energy facility or proposed facility expansion <u>WEF</u> at the scoping meeting. <u>The scoping</u>
	meeting shall be held in a county where the WEF is proposed to be located.
	(b) Notice of Scoping Meeting. – No less than 21 days prior to the scheduled permit
	application scoping meeting with an applicant, the Department shall provide written notice of
	the meeting to the commanding military officer of each major military installation, or the
	commanding military officer's designee, the Federal Aviation Administration, the North
	Carolina Wildlife Resources Commission, the United States Fish and Wildlife Service, the
	board of commissioners for each county and the governing body of each municipality in which
	the wind energy facility or proposed wind energy facility expansion is proposed to be located, and these local governments with invisibilities over energy in which a major military installation
	and those local governments with jurisdictions over areas in which a major military installation is located major. WEE stakeholders. The notice shall include an invitation to participate in the
	is located major WEF stakeholders. The notice shall include an invitation to participate in the scoping meeting.
	(c) The meeting shall be advertised pursuant to open meetings laws and shall be open to
	the public.
	(d) The Department shall prepare detailed minutes or make an audio recording of the
	meeting, and the minutes or recording shall become an official part of the permit application
	package.
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"§ 143-21		Permit application requirements; fees; notice of a	receipt of completed
	-	it; public hearing; public comment.	
(a)		t Requirements A person applying for a permit for a p	
		ed wind energy facility expansion WEF shall include all	of the following in an
application	n for th	e permit:permit in both printed and digital format.	
	(1)	A narrative description of the proposed wind energy	facility or proposed
		wind energy facility expansion. WEF.	
	(2)	A map showing the location of the proposed win	d energy facility or
		proposed wind energy facility expansion WEF that i	dentifies the specific
		location-location, height, and rating of each turbine.an	ticipated turbine, and
		all other buildings, roads, and equipment that are a part	of the WEF.
	(3)	A copy of a deed, purchase agreement, lease agree	ement, or other legal
		instrument or lease agreement demonstrating the	applicant's right to
		construct, expand, or otherwise develop a wind energy	sy facilityWEF on all
		the property.properties involved. For purposes of this	subdivision, the lease
		agreement means the original full lease agreement ar	
		memorandum of lease.	
	(4)	Identification by name-Name and address of all proper	ty owners adjacent to
		the proposed wind energy facility or proposed v	•
		expansion. within two miles of the perimeter of the	WEF. The applicant
		shall notify every property owner identified pursuant	
		registered or certified mail or by any means authorize	-
		4, in a form approved by the Department. The notice s	-
		following: the information required by subdivisions	
		subsection.	
		a. The location of the proposed wind energy faci	lity or proposed wind
		energy facility expansion and the specific loc	ation of each turbine
		proposed to be located within one-half mile of	f the boundary of the
		adjacent property owner.	
		b. A description of the proposed wind energy faci	lity or proposed wind
		energy facility expansion.	
	<u>(4a)</u>	The applicant's North Carolina Utilities Commission	Certificate of Public
		Convenience and Necessity.	
	(5)	A description of civil air navigation or military air	navigation routes, air
		traffic control areas, military training routes, special	-use air space, <u>aerial</u>
		spraying activities, potential aerial firefighting acti	vity, radar, or other
		civilian or military operations that may be affected b	y the construction or
		operation of the proposed wind energy facility or p	roposed wind energy
		facility expansion. <u>WEF.</u>	
	(6)	Documentation that addressesA description of any pot	tential adverse impact
		on on (i) military operations and readiness as identified	by the Department of
		Defense Clearinghouse pursuant to Part 211 of Title	32 Code of Federal
		Regulations (July 1, 2012 edition) operations, (ii) mili	tary readiness, or (iii)
		the lives of military personnel, and any mitigation-rec	
		to by the applicant.	
	(7)	Documentation that the applicant has either (i) submit	
		Administration Form 7460-1 for the turbines associat	ed with the proposed
		wind energy facility or proposed wind energy facil	ity expansion or (ii)
		initiated an informal completed a review by the De	-
		Siting Clearinghouse of the proposed wind energy faci	
		energy facility expansion. If the applicant has submi	tted Federal Aviation

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1		Administration Form 7460-1 in order to fu	lfill the requirements of this
2		subdivision, the applicant shall provide any	determination reached by the
3		Federal Aviation Administration at the time	the application is submitted to
4		the Department. If the Federal Aviation Ac	
5		determination at the time the application is su	bmitted to the Department, the
6		application shall include a description of	
7		engagement with the Federal Aviation Admini	
8		Defense Siting Clearinghouse. WEF. This in	
9		the agreement negotiated through this proces	
10		correspondences between the applicant and	the Department of Defense,
11		including any Memoranda of Understanding.	Nothing in this subdivision is
12		intended to prevent the redaction of federally of	classified information.
13	(8)	A study of the noise impacts of the turbin	nes to be associated with the
14		proposed wind energy facility or proposed wi	nd energy facility expansion.A
15		list of the documentation submitted by the ap	plicant to the Federal Aviation
16		Administration associated with the proposed	d WEF and any approvals or
17		determinations issued by the Federal Aviation	on Agency, including, but not
18		limited to, the applicant's "No Hazard Determi	ination" documentation.
19	(9)	A study on shadow flicker impacts of the tur	bines to be associated with the
20		proposed wind energy facility or proposed w	vind energy facility expansion,
21		unless the turbines will be located in a sound	or in offshore waters. If there
22		are residential properties within two miles of	the proposed WEF, a study of
23		the possible human health impacts of the p	roposed WEF's turbines. This
24		study shall use established industry standards	to thoroughly and objectively
25		assess the potential impacts of such concern	
26		vibrations; electromagnetic fields; shadow flic	-
27		component liberation due to major storms,	• •
28		humans within two miles of the WEF. The	•
29		independent experts selected from a list o	
30		Department of Health and Human Services and	
31	(10)	A study of the impact of the proposed wind er	
32		energy facility expansion on natural resources	.
33		and endangered and threatened species. A st	
34		economic impacts of the proposed WEF. The	
35		objectively assess the potential short-term an	
36		including, but not limited to, construction	
37		property tax revenue; lease contracts; and in	
38		yields, home values, and health care costs. The	
39		independent experts selected from a list o	
40	(11)	Department of Commerce and paid for by the	
41	(11)	An explanation of how the proposed wind en	
42		energy facility expansion would be consistent	
43		(a) of G.S. 143-215.120. <u>A plan of action to b</u>	
44		and to protect the public from harm due to	-
45	(10)	during tornadoes, hurricanes, nor'easters, and o	-
46	(12)	The application fee required by subsect	· · · · · · · · · · · · · · · · · · ·
47		environmental assessment of the potential ad	
48		WEF on ecosystems, including domestic anim	
49 50		specific analysis targeted at bat, avian, and end	• •
50		and including migratory flyways and corridors	s. The study shall be conducted

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1		by independent experts selected from a list of providers approved by th
2		Department and paid for by the applicant.
3	(13)	A plan regarding the action to be taken upon the decommissioning an
4	~ /	removal of the wind energy facility. The plan shall include an estimate of th
5		cost to decommission and remove the wind energy facility. The plan sha
5		also include the anticipated life of the project, an estimate of the cost t
7		decommission and remove the wind energy facility, a description of the
3		manner in which the facility will be decommissioned, and a description of a
)		the expected condition of the site once the wind energy facility has bee
)		decommissioned and removed. A study of the proposed WEF's potentia
		impact on views or other aspects of any State or national park; wildernes
)		
		area; significant natural heritage area, as compiled by the NC Natura
; _		Heritage Program; or other public lands or private conservation land
		designated or dedicated due to their high recreational values, if any of these
		are in the viewshed of the proposed WEF. The study shall be conducted b
		independent experts selected from a list of Department-approved provider
		and paid for by the applicant.
	(14)	Other data or information the Department may reasonably require. A study of
)		the potential hydro-geological impacts of the proposed WEF on natura
)		resources, water bodies, flowing water sources, wetlands, groundwater
_		aquifers, and private wells within two miles of the perimeter of the WEF
2		This study will include stormwater discharge calculations, includin
3		calculations of stream bank erosion and stream bed scour due to increase
1		stormwater discharge. The study will include a United States Geologica
5		Survey topographic map showing the placement of monitoring wells for
5		determining a decrease in the water table of the surficial aquifer, and also
7		decrease in hydraulic head of the underlying confined aquifers due to WE
3		construction-related activities. The study shall be conducted by independent
)		experts selected from a list of Department-approved providers and paid for
)		by the applicant.
	(15)	Documentation for the applicant's proposed property value guarantee (PVC
		for all residential properties within two miles of the perimeter of the WEH
		The specific terms and conditions of the PVG are the responsibility of eac
		local governing body where the WEF is located. Such a PVG mus
		effectively protect the property values of all residential property owner
		within two miles of the perimeter of the WEF.
,	<u>(16)</u>	An incident response plan that ensures that local emergency responders hav
3	<u>, </u>	the necessary equipment and training to effectively handle emergencies suc
)		as oil spills, turbine fires, and turbine structural damage or collapse
)		including access to equipment needed for rescue of trapped personnel.
1	(17)	A plan regarding the action to be taken to decommission the WEF. The pla
2		shall be consistent with the terms and conditions specified i
3		G.S. 143-215.119B.
Ļ	<u>(18)</u>	The Power Purchase Agreement (PPA).
- j	(10) (19)	An explanation of how the proposed WEF would be consistent with th
	(1))	criteria in subsection (a) of G.S. 143-215.122.
,	(20)	The application fee required by subsection (c) of this section.
	$\frac{(20)}{(21)}$	Other data or information the Department may reasonably require.
		lentiality of Trade Secrets and Business Information. – To the extent that an
	. ,	led in the permit application contain verifiable trade secrets or verifiable

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1 confidential business information, those portions of the documents shall not be subject to 2 disclosure under the North Carolina Public Records Act. 3 Fees. - An applicant for a permit for a proposed wind energy facility or proposed (c) 4 wind energy facility expansion WEF under this section shall submit with the application 5 required pursuant to subsection (a) of this section, section an application fee of three thousand 6 five one hundred dollars (\$3,500).(\$100.00) per rated faceplate megawatt of the full proposed 7 WEF. 8 Notice of Receipt of Complete Permit Application. – Within 1015 business days of (d) 9 receipt of a complete completed permit application for a proposed wind energy facility or 10 proposed wind energy facility expansion WEF submitted pursuant to subsection (a) of this 11 section, the Department shall provide notice of the permit application to (i) the commanding 12 military officer of all major military installations, (ii) the commanding military officer of any 13 military installation located outside the State that is located within 50 nautical miles of the 14 location of the proposed wind energy facility or proposed wind energy facility expansion, and 15 (iii) the board of commissioners for each county and the governing body of each municipality 16 in which the wind energy facility or wind energy facility expansion is proposed to be 17 located.major WEF stakeholders. The notice shall include: 18 A copy of the map showing the location of the proposed wind energy facility (1)19 or proposed wind energy facility expansionWEF that includes the specific 20 locations of wind turbines.locations, heights, and ratings of each wind 21 turbine, and all buildings and major equipment of the WEF, including 22 transmission lines. 23 A written request to the commanding military officer of a major military (2)24 installation or the commanding military officer's designee, commanding 25 officers of all major military installations, or their designees, and the 26 Military Affairs Commission for technical information related to any 27 adverse impact on the installation's operations, training, or mission, 28 including military air navigation routes, air traffic control areas, military 29 training routes, special-use air space, radar-radar, or other military operations 30 that may be affected.or lives of military personnel that may be put at risk. 31 (3) A written request to the board of commissioners and governing body of each 32 municipality, within two miles of where the WEF will be located, for 33 information related to potential adverse impacts of the proposed wind energy 34 facility or proposed wind energy facility expansion on local governments 35 from the board of commissioners for each county and the governing body of 36 each municipality.WEF on local governments, local businesses, local 37 property values, and local ecosystems. 38 A written request to the Department of Health and Human Services for (4) 39 information related to potential adverse human health impacts to citizens 40 within two miles of the WEF. Provision of Permit Application to Affected Entities. - Except as provided by G.S. 41 (e) 42 143-215.124, within Within 10 days of receipt of a written request from the commanding 43 military officer of any major military installation or the commanding military officer's 44 designee, the board of commissioners for any county in which the site is proposed to be located 45 or the governing body of any municipality in which the site is proposed to be located, the 46 Department shall provide a copy of a permit application material filed pursuant to subsection 47 (a) of this section, the Department shall provide a copy of such material, in addition to any 48 supplements, changes, or amendments to the permit application to the requesting commanding 49 military officer or local government, amendments, to the major WEF stakeholders and any other 50 parties the Department deems relevant.

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1 2 3	(f) Public Hearing and Comment. – The Department shall hold a puccurty in which the wind energy facility or wind energy facility expansion be located within 75 days of receipt of a completed permit application. The second seco	WEF is proposed to
4	provide notice including the time and location of the public hearing in a ne	1
5	circulation in each applicable county. The notice of public hearing shall	-
6	least two consecutive weeks beginning no less than 45 days prior to the so	
7	hearing. The notice shall provide that any comments on the proposed win	
8	proposed wind energy facility expansion WEF should be submitted to the	
9	specified date, not less than 15 days from the date of the newspaper publica	
10	15 days after distribution of the mailed notice, whichever is later. No less the	• -
11	the scheduled public hearing, the Department shall provide written notice of	the hearing to:
12	(1) The North Carolina Utilities Commission.	
13	(2) The Office of the Attorney General of North Carolina.	
14	(3) The commanding military officer of any potentially affe	
15	installation or the commanding military officer's designed	
16	(4) The board of commissioners for each county and the gover	
17	municipality with jurisdictions over areas in which a potentially affect installation is located to the North Caroline. Atterney Conordia	•
18	installation is located. to the North Carolina Attorney General's Office a	•
19 20	stakeholders. The Department shall create and maintain a record of compublic hearings under this subsection.	ments made at any
20 21	" <u>§ 143-215.119A. Setback requirements.</u>	
22	(a) <u>Turbines in a WEF shall maintain a setback from the property lines</u>	ne of any residential
23	or residentially zoned parcels outside the perimeter of the WEF. The s	•
24	greater of one mile or 10 times the maximum height of the turbine's blade ti	
25	(b) <u>Turbines in a WEF shall maintain a minimum setback of at lea</u>	
26	the maximum height of the turbine's blade tip from any residential structure	
27	(c) <u>Turbines in a WEF shall maintain a minimum setback of at lea</u>	
28	times the maximum height of the turbine's blade tip from the perimeter of	
29	right-of-way of any roadway maintained by the State or a municipality.	
30	(d) For an offshore WEF, no turbines shall be sited within 24 miles	of the nearest shore.
31	(e) <u>No turbines in a WEF shall be sited within 30 miles of a major</u>	military installation.
32	No turbines in a WEF shall be sited within five miles of any low-level milit	ary flight paths. If it
33	is determined by the commanding officer of any major military installation,	or the commanding
34	officer's designee, or the Military Affairs Commission, that with these	
35	proposed WEF may result in an adverse impact upon the operation or rea	diness of a military
36	installation or put the lives of military personnel at risk, the Department s	shall require a WEF
37	setback in excess of the minimum setbacks required in this section. The	
38	distance shall be determined in a manner that minimizes the potential for	-
39	the operational and readiness requirements of major military installations	and minimizes the
40	risk to the lives of military personnel.	
41	"§ 143-215.119B. Decommissioning and reclamation; recycling requi	irements; financial
42	assurance requirements.	
43	(a) <u>The applicant for a permit or a permit holder for a WEF shal</u>	·
44	proper decommissioning of any turbine following no electricity generati	•
45	including permit revocation, for six consecutive months, unless a one	
46 47	extension is granted by the Department. The property will be returned to it	
47 49	no later than one year following the six month period or extension. Dec	
48 40	include the complete removal, including any subterranean portions,	
49 50	foundations, cabling, electrical components, turbines, and any other ass structures, to the level of four feet below grade. Upon decommissioning,	

General Assembly Of North Carolina Session 2017 permit or a permit holder for a WEF shall be responsible for properly disposing of each piece 1 2 of equipment used in the WEF. 3 The Department will hire qualified experts to determine a reasonable, conservative (b) 4 cost for decommissioning the WEF, pursuant to subsection (a), which shall be at least one 5 hundred thousand dollars (\$100,000) per turbine. This projection will not consider possible scrap values of any WEF components. 6 The applicant for a permit or a permit holder for a WEF shall establish financial 7 (c) 8 assurance of a type set forth in subsection (e) of this section that will ensure that sufficient 9 funds are available under this subsection, even if the applicant or permit holder becomes insolvent or ceases to reside, be incorporated, do business, or maintain assets in the State. 10 11 In order to continue to hold a permit under this Article, a permit holder must (d) maintain financial assurance and must provide any documentation requested by the Department 12 to establish that the permit holder continues to maintain financial assurance. A permit holder 13 14 shall notify the Department of any significant change in the (i) identity of any person or structure of the business entity of the permit holder, owner, or operator of the WEF or (ii) 15 16 assets of the permit holder, owner, or operator of the WEF. The permit holder shall notify the 17 Department 30 days prior to making such a change. A change shall be considered significant if 18 it has the potential to affect the financial assurance of the permit holder, owner, or operator, or if it would result in a change in the identity of the permit holder, owner, or operator for 19 20 purposes of either financial assurance or environmental compliance review. Based on its review 21 of the proposed changes, the Department may require the permit holder to reestablish financial 22 assurance, modify or revoke a permit, or require issuance of a new permit. 23 To establish financial assurance under this section, the applicant may use insurance, (e) 24 financial tests, third-party guarantees by persons who can pass the financial test, guarantees by 25 corporate parents who can pass the financial test, irrevocable letters of credit, trusts, surety 26 bonds, any other financial device, or any combination of the foregoing shown to provide protection equivalent to the financial protection that would be provided by insurance if 27 28 insurance were the only mechanism used. 29 "§ 143-215.120. Criteria for permit approval; time frame; permit conditions; other 30 approvals required. 31 Permit Approval. – The Department shall approve an application for a permit for a (a) 32 proposed wind energy facility or proposed wind energy facility expansion WEF unless the 33 Department finds any one or more of the following: 34 Construction or operation of the proposed wind energy facility or proposed (1)35 wind energy facility expansion WEF would be inconsistent with or violate 36 rules adopted by the Department or any other provision of law. 37 Operation of the proposed WEF would likely create unacceptable (1a)38 interference with civilian air navigation, including aerial spraying or 39 firefighting activities, or any type of civilian or military radar systems. 40 Construction or operation of the proposed wind energy facility or proposed (2)41 wind energy facility expansionWEF would encroach upon or would 42 otherwise have a significant adverse impact on the mission, training, or 43 operations of any major military installation or branch of military in North 44 Carolina and result in a detriment to continued military presence in the State. 45 In its evaluation, the Department may consider whether the proposed wind energy facility or proposed wind energy facility expansion would cause 46 47 interference with air navigation routes, air traffic control areas, military 48 training routes, or radar based on information submitted by the applicant 49 pursuant to subdivisions (5) and (6) of subsection (a) of G.S. 143-215.119, 50 and any information received by the Department pursuant to subdivision (2) of subsection (d) of G.S. 143-215.119. major military installation, or put the 51

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1		lives of military personnel in jeopardy, based upor	the conclusions of
2		Military Affairs Commission or consulted military personal	
3	(3)	Construction or operation of the proposed wind energy	
4		wind energy facility expansion would result in signification	int adverse impacts to
5		ecological systems, natural resources, cultural sites,	-recreation areas, or
6		historic sites of more than local significance; includ	
7		parks or forests, wilderness areas, historic sites, recreati	on areas, segments of
8		the natural and scenic rivers system, wildlife ref	uges, preserves and
9		management areas, areas that provide habitat for threa	atened or endangered
10		species, primary nursery areas designated by th	e Marine Fisheries
11		Commission and the Wildlife Resources Commission,	and critical fisheries
12		habitat identified pursuant to the Coastal Habitat Prote	etion Plan. Operation
13		of the proposed WEF would either (i) create noise	levels exceeding 35
14		decibels (dbA) Lmax for more than five consecutive	minutes, as measured
15		from the property line of any adjacent parcel, or (ii) p	ossibly cause serious
16		health, safety, or welfare complications to citizens in the	ne region, based upon
17		the level determined by the Department of Health and	d Human Services to
18		adequately protect proximate residents or visitors from	<u>infrasound.</u>
19	(4)	Construction or operation of the proposed wind energy	y facility or proposed
20		wind energy facility expansion would have a signification	nt adverse impact on
21		fish or wildlife. Operation of the proposed WEF we	ould likely be a net
22		economic liability to the host communities based upon the	the conclusions of the
23		North Carolina Department of Commerce.	
24	(5)	Construction or operation of the proposed wind energy	y facility or proposed
25		wind energy facility expansion would have a signification	
26		views from any State or national park, wilderness are	ea, significant natural
27		heritage area as compiled by the North Carolina Natur	al Heritage Program,
28		or other public lands or private conservation lands de	
29		due to their high recreational values. Construction or o	
30		would have a significant adverse impact on domestic	animals, livestock, or
31		wildlife.	
32	(6)	Construction or operation of the proposed wind energy	
33		wind energy facility expansion would obstruct major n	
34		create a significant obstacle to navigation in coastal wat	
35		the United States Army Corps of Engineers and the	
36		Guard Construction or operation of the proposed W	
37		significant adverse impacts to ecological systems	
38		wilderness areas, wildlife reserves, wildlife refuges,	
39		bodies of water, groundwater, wetlands, environmenta	
40		national or State parks or forests, segments of the nati	
41		system, and locations that provide habitat for threa	tened or endangered
42		species.	
43	(7)	A permit for a proposed wind energy facility or pr	
44		facility expansion would be denied under any other cr	
45		113A-120.Construction or operation of the proposed	
46		significant adverse impacts to recreation areas, cultur	
47		venues of more than local significance, archaeological s	
48	(8)	Construction of the proposed wind energy facility or p	
49		facility expansion would be prohibited under Article 1-	
50		the General Statutes, the Mountain Ridge Protection A	
51		of the proposed WEF would have a significant advers	e impact on views or

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	other aspects of any State or national park; wildern	ess area; significant
	natural heritage area, as compiled by the North Caroli	-
	Program; or other public lands or private conservation	•
	dedicated due to their high recreational values.	
(9)	The applicant is not in compliance with all applicable for	ederal, State, or local
	permit requirements, licenses, or approvals, inclu	
	requirements. The applicant has not agreed to an adec	juate property value
	guarantee.	
<u>(10)</u>	The applicant has not submitted an acceptable incident r	
<u>(11)</u>	The applicant has failed to establish an acceptable deco	mmissioning plan in
	accordance with G.S. 143-215.119B.	
<u>(12)</u>	The applicant has not submitted a bona fide power purch	-
<u>(13)</u>	A permit for a proposed WEF would be denied under an	<u>y other criteria as set</u>
	forth under G.S. 113A-119A.	
<u>(14)</u>	Construction of the proposed WEF would be prohibited	
	Ridge Protection Act of 1983, Article 14 of Chapter 1	13A of the General
/4 F	Statutes.	
<u>(15)</u>	The applicant is not in full compliance with all applica	
	local permit requirements, licenses, or approvals, includ	ing any local zoning
(h) Domo	laws.	aision on a normait
	t Decision. – The Department shall make a final de	-
	in 90 days following receipt of a completed application of the tequired to make a final decision until the Depar	
	ination of No Hazard to Air Navigation" issued by the	
	ursuant to Subpart D of Part 77 of Title 14 of the Code of	
-	2 edition).application. If the Department requests ad	-
· •	eipt of a completed application, the Department shall mak	
U U	ion within 30 days of receipt of the requested informatio	
	an application for a wind energy facility or a w	_
	ails to meet the requirements for a permit under this sec	
-	pplication, and the application shall be returned to the ap	-
by a written sta	tement of the reasons for the denial and any modification	ations to the permit
application that v	vould make the application acceptable. If the Department	fails to act within the
time period set for	orth in this subsection, the applicant mayshould treat the	failure to act <u>this</u> as a
denial of the per	rmit and may challenge the denial as provided under C	Chapter 150B of the
General Statutes.		
	t Conditions The Department (i) may include as a cond	-
1 1	energy facility or proposed wind energy facility expansion	1
1	mitigate any adverse impacts and (ii) shall include as a c	1
	vind energy facility or proposed wind energy facility expansion	
-	older obtain a written "Determination of No Hazard to Ai	-
•	Aviation Administration pursuant to Subpart D of Part 7	
	Regulations (January 1, 2012 edition) for the facility. N	1
	r wind energy facility expansion shall become effective	1
	reviewed the "Determination of No Hazard to Air Navig	
	Administration for the facility. If the specific location of	
	d pursuant to a "Determination of No Hazard to Air	-
-	the wind energy facility varies from the information submit	• • • •
upon which the Department has made its permit decision, the Department may reevaluate the permit application and require the applicant to submit any additional information the		
	ns necessary to approve or deny a permit for the facility	
Department deen	ins necessary to approve of deny a permit for the identity	as <u>recontiguitti.</u> <u>Ille</u>

General Assembly Of North Carolina Department shall include, as a condition of a permit for a proposed WEF, a requirement that the 1 2 applicant satisfactorily resolve all adverse impacts. This permit is good for two years from 3 approval date, and no extension will be granted. At least one turbine shall be erected and 4 operating for this permit to stay in force. This permit is not an authority to build. A conditional 5 use permit or special use permit process under local zoning law shall not start until 15 days 6 after this permit has been granted. 7 Permit Compliance. – If during the WEF's operation any condition of this permit is (c1) 8 violated, then the permit holder will cease operation of all turbines that are in violation within 9 one day of being notified by any governmental agency. The turbines shall not resume operation until the terms of the violation are fully corrected, to the satisfaction of the notifying agency. 10 11 Other Approvals Required. - The issuance of a permit under this section shall not (d) obviate the need for the applicant to obtain any and all other applicable local, State, or federal 12 13 permits, licenses, or approvals. Furthermore, nothing in this Article shall be interpreted to limit, 14 as applicable, (i) the application of Article 7 of Chapter 113A of the General Statutes to 15 facilities permitted under this section, including the permitting requirements of G.S. 113A-118, 16 (ii) the ability of a city or county to plan for and regulate the siting of a wind energy 17 facilityWEF in accordance with land-use regulations authorized under Chapter 160A and 18 Chapter 153A of the General Statutes, or (iii) the applicable requirements of Chapter 62 of the 19 General Statutes. If there are any conflicts between this law and local regulations, the more 20 stringent of the two shall govern. 21 "§ 143-215.120A. Construction related damage. 22 The owner of any permitted WEF shall, to the extent practicable, repair or replace (a) all real or personal property, public or private, damaged during the WEF construction. The 23 24 applicant shall reimburse the Department of Transportation (DOT) for repairs and 25 reconstruction to roads that are necessary due to the construction or decommissioning of the 26 WEF. A qualified independent third party, agreed upon by DOT and the applicant, shall be 27 hired to evaluate, document, and rate the road conditions prior to construction or decommissioning of the WEF, and again 30 days after the WEF is completed or removed. 28 29 Any road damage during construction found by the third party to be caused by (b)30 activities of the applicant or one or more of its subcontractors shall be repaired or reconstructed 31 to the satisfaction of DOT or the county at the applicant's expense, prior to the final inspection. 32 In addition, the applicant shall pay for all costs related to this third party pre-inspection work 33 prior to receipt of the final inspection. 34 The surety for removal of a decommissioned WEF shall not be released until any (c) 35 road damage that is identified by this third party during and after decommissioning due to 36 activities of the applicant or the applicant's contractors or subcontractors has been repaired or 37 reconstructed to the satisfaction of the DOT or the county at the applicant's expense. In addition, 38 the applicant shall pay for all costs related to work of this third party's inspection prior to 39 receipt of the release of the surety per G.S. 143-215.119B. 40 "§ 143-215.121. Financial assurance requirements. 41 The applicant for a permit or a permit holder for a wind energy facility shall establish 42 financial assurance that will ensure that sufficient funds are available for decommissioning of

43 the facility and reclamation of the property to its condition prior to commencement of activities 44 on the site, even if the applicant or permit holder becomes insolvent or ceases to reside in, be 45 incorporated, do business, or maintain assets in the State. To establish sufficient availability of 46 funds under this section, the applicant for a permit or a permit holder for a wind energy facility 47 may use insurance, financial tests, third-party guarantees by persons who can pass the financial

48 test, guarantees by corporate parents who can pass the financial test, irrevocable letters of

49 credit, trusts, surety bonds, or any other financial device, or any combination of the foregoing,

50 shown to provide protection equivalent to the financial protection that would be provided by

51 insurance if insurance were the only mechanism used.

"§ 143-215.122. Monitoring and reporting.

2 The applicant shall annually submit copies to the Department of anyall post-construction 3 monitoring, such as reports on ambient noise levels, groundwater testing, ground water levels 4 in the surficial aquifer, hydraulic head measurements in lower confined aquifers, PVG claims, 5 the impacts on humans or wildlife in the location of and in the area proximate to the wind 6 energy facility or wind energy facility expansion and within five miles of the WEF. The 7 applicant shall annually submit copies to the Department of any impacts on military 8 operationspost-construction monitoring or reports that are required by the United States Fish 9 and Wildlife Service, the North Carolina Wildlife Resources Commission, the North Carolina 10 Utilities Commission, major WEF stakeholders or any other government agency. The applicant 11 shall also annually submit copies to the Department of any post-construction monitoring or reports on any impacts on military operations. 12

13 "§ 143-215.123. Annual review of military presence.

The Department shall consult with representatives of the major military installations major military installation representatives and MAC 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. The Department shall provide relevant information it is aware of 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.

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"§ 143-215.126. Civil penalties.

(a) The Secretary of Environmental Quality mayshall impose an administrative penalty
on a person who constructs a wind energy facility or wind energy facility expansionWEF
without obtaining a permit under this Article or who constructs or operates a wind energy
facilityWEF in violation of its permit terms and conditions. Each day of a continuing violation
shall constitute a separate violation. The penalty shall be no less than one thousand dollars
(\$1,000) per day and shall not exceed ten thousand dollars (\$10,000) per day.

(b) The Secretary of Environmental Quality, irrespective of all other remedies at law, may institute an action for injunctive relief against a person who constructs a wind energy facility<u>WEF</u> without first obtaining a permit under this Article or who constructs or operates a wind energy facility or wind energy facility expansion<u>WEF</u> in violation of its permit terms and conditions.

34 "<u>§ 143-215.127. Liability.</u>

35 Any person who owns, operates, or controls a WEF shall maintain (i) commercial (a) 36 general liability insurance, covering personal injuries, death, and property damage of ten million dollars (\$10,000,000) per occurrence, with a total of twenty million dollars 37 38 (\$20,000,000) coverage aggregate, which shall specifically include the affected counties and 39 municipalities and their officers, councils, employees, committee members, attorneys, agents, 40 and consultants as additional named insureds and (ii) umbrella coverage of fifty million dollars 41 (\$50,000,000). 42 The insurance policies shall be issued by an agent or representative of an insurance (b) company licensed to do business in the State. 43 44 The insurance policies shall contain an endorsement obligating the insurance (c) 45 company to furnish the Department with at least 30 days' prior written notice in advance of a 46 cancellation. 47 No more than 15 days after the grant of the permit and before construction is (d) 48 initiated, the permit holder shall deliver to the Department a copy of each of the policies or

49 certificates representing the insurance in the required amounts.

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1	(e) Any person who owns, operates, or controls a WEF shall be strictly liable, without
2	regard to fault, for damages to persons or property, public or private, caused by the construction,
3	maintenance, operation, decommissioning, disassembly, or demolition of that WEF.
4	(f) In order to provide maximum protection for the public interest, any actions brought
5	pursuant to this section may be brought against any one or more of the persons having control
6	over the WEF or the activity that caused or contributed to the damages. All such persons shall
7	be jointly and severally liable, but ultimate liability as between the parties may be determined
8	by common-law principles.
9	(g) There shall be no liability under this section for a person otherwise liable who can
10	establish by a preponderance of the evidence that the damage was caused by any of the
11	following:
12	(1) An act of God.
13	(2) An act of war or sabotage.
14	(3) An act or omission by the federal government, or the State, or its political
15	subdivisions.
16	(4) An act or omission by, or at the direction of, a law enforcement officer or
17	<u>fireman.</u>
18	(5) An act or omission by a third party who is not an agent, employee,
19	contractor, or subcontractor of the person who is liable under this section.
20	(h) Nothing in this section shall deprive a claimant from electing to pursue any other
21	cause of action for damages or injunctive relief under statutory or common law.
22	" <u>§ 143-215.128. Indemnification.</u>
23	(a) All permits issued under this Article shall contain an indemnification provision
24	applicable to the governing bodies for the WEF. For purposes of this section, "governing
25	bodies" shall mean the State, each county containing all or part of the WEF, and the governing
26	bodies of all municipalities in each of those counties, and shall include their employees or
27	agents.
28	(b) The WEF permit applicant shall at all times defend, indemnify, protect, save, hold
29	harmless, and exempt the governing bodies from penalties, damages, costs, charges, or other
30	expenses arising out of claims, suits, demands, causes of action, or award of damages at law or
31	in equity, whether compensatory or punitive, which might arise out of, or are caused by, the
32	placement, construction, erection, modification, location, equipment performance, use,
33	operation, maintenance, repair, installation, replacement, removal, or restoration of the WEF,
34	excepting, however, any portion of such claims, suits, demands, causes of action, or award of
35	damages as may be attributable to the negligent or intentional acts or omissions of the
36	governing bodies.
37	(c) <u>Reasonable attorneys' fees, consultants' fees, and expert witness fees shall be</u>
38	included in those costs that are recoverable by the governing bodies under the indemnification
39 40	required by this section."
40 41	SECTION 2. This act is effective when it becomes law and applies to all wind
41	energy facilities filing a permit application under Article 21C of Chapter 143 of the General Statutes as amended by this set on or after that data
41 42	Statutes as amended by this act on or after that date

42 Statutes, as amended by this act on or after that date.