GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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H.B. 545 Apr 2, 2019 HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH30247-RI-4

Short Title:Protect the Military/Fisheries/Tourism.(Public)Sponsors:Representatives Butler, Harrison, Martin, and Russell (Primary Sponsors).Referred to:

A BILL TO BE ENTITLED

AN ACT TO PROHIBIT THE EXPLORATION, DEVELOPMENT, AND PRODUCTION OF
OFFSHORE OIL AND GAS IN NORTH CAROLINA COASTAL WATERS IN ORDER
TO PROTECT MILITARY OPERATIONS, COMMERCIAL AND RECREATIONAL
FISHING, AND TOURISM, AND THE BILLIONS OF DOLLARS THEY CONTRIBUTE
ANNUALLY TO THE COASTAL ECONOMY, AND THE STATE AS A WHOLE, FROM
THE PROFOUND RISKS OF OFFSHORE OIL AND GAS EXPLORATION,
DEVELOPMENT, AND PRODUCTION.

9 Whereas, the Department of the Interior (DOI) is currently processing permit 10 applications for offshore oil and gas seismic permits to allow private sector entities to perform 11 seismic airgun testing off North Carolina's coast, and the DOI has proposed a 5-year leasing 12 program that would allow oil and gas exploration, development, and production off the 13 Mid-Atlantic region of the Outer Continental Shelf (OCS), which includes North Carolina's 14 coast; and

Whereas, the National Oceanic and Atmospheric Administration (NOAA) recently issued final Incidental Harassment Authorization (IHA) permits allowing five private sector companies to begin the practice of seismic airgun testing for oil and gas reserves in the Mid-Atlantic, including vast areas off the North Carolina coast; and

Whereas, seismic airgun testing is used to determine what oil and natural gas reserveslie beneath the ocean floor; and

Whereas, seismic airguns essentially shoot blasts of compressed air into the ocean floor, and such blasts are known to be one of the loudest man-made sounds in the ocean, and sounds from these intense blasts can travel over 2,000 miles; and

Whereas, if seismic airgun testing is approved, vessels would tow as many as 30 airguns, which would be fired every 10 seconds continuously 24 hours a day and seven days a week for the duration of the mapping exercise, which could last for several weeks; and

Whereas, offshore oil and gas development activities pose profound risks to a state's natural resources and economy as evidenced by the 2010 release of an estimated 170 million gallons of oil into ocean waters from a single rig, BP's Deepwater Horizon, which severely impacted more than 600 miles of shoreline, and resulted in numerous beach closings, harmed countless numbers of marine mammals, fish, shellfish, marine birds, and other wildlife, and caused an estimated loss of more than a billion dollars to the commercial fishing industry and an estimated loss of more than 22 billion dollars to the tourism industry in the Gulf States; and

Whereas, a study submitted to the Joint Legislative Commission on Energy Policy in 2013 reported the spillage rates for offshore oil development during the period 1964-2010 for the United States OCS shelf platform and pipeline operations with losses greater than 1,000 barrels



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1 was 0.6 spills per billion barrels of oil produced, and the average loss per spill was 547,163 2 barrels. Thus, if offshore drilling is allowed to occur, applying the average rate of spills per billion 3 barrels of oil to the estimated average of 20 million barrels of North Carolina offshore oil to be 4 pumped annually would yield 0.012 spills per year with an average annual spill loss of 6,566 5 barrels. The report further went on to find that using a cleanup cost of \$12,600 per barrel, the expected annual loss from oil spillage related to offshore development in North Carolina would 6 7 be \$83 million; and 8 Whereas, North Carolina has a uniquely dynamic yet fragile coast, with over 300 9 miles of coastline, 2.5 million acres of estuarine waters, and 10,000 miles of estuarine shoreline; 10 and 11 Whereas, maintaining a healthy coast is vital to the economic well-being of North 12 Carolina's 20 coastal counties, and the State as a whole; and 13 Whereas, in 2013 the coastal counties represented 6.8 percent of the State's total gross 14 domestic product (GDP) at \$32 billion, and 8.2 percent of total employment with 336,522 15 employees; and 16 Whereas, from military operations, seafood and fishing activities, tourism and 17 recreation, and access to global markets through shipping and transport at coastal ports, hundreds 18 of thousands of jobs and many billions in annual revenue for the State depend on our ocean and 19 coast; and 20 Whereas, seismic airgun testing and offshore drilling endanger military operations 21 within the State, and the natural resources that serve as the foundation of our fishing and tourism 22 industry and our thriving coastal economy; and 23 Whereas, an October 2015 study released by the Department of Defense designated 24 portions of the North Carolina coast as areas where no offshore drilling activity at all could occur 25 without impeding military operations, designated portions of the North Carolina coast as areas 26 where permanent surface oil and gas structures should be prohibited, and designated the 27 remainder of the State's coast as an area where offshore drilling could occur only with 28 site-specific stipulations to avoid impacts on military operations; and 29 Whereas, a study by the State's Department of Commerce in 2015 estimated that 30 military installations in North Carolina supported 578,000 jobs, \$34 billion in personal income, 31 and \$66 billion in GDP, which amounted to roughly 10 percent of the State's overall economy; 32 and 33 Whereas, research suggests that seismic airgun testing risks diminish essential fish 34 stocks for commercial and recreational fishing communities in our State by imposing significant 35 harmful impacts on marine mammals and fisheries, including acute, cumulative, and chronic 36 negative impacts on the ability of marine mammals to send and receive signals that are essential 37 for feeding, reproduction, raising offspring, and navigation; and 38 Whereas, seismic testing has also been correlated with body malformations in certain 39 marine life, development delays and death of shellfish, increased mortality in larval fish, as well 40 as declines in catch rates near seismic blasting that range from 40-60 percent, depending upon 41 the fishery and gear type; and 42 Whereas, commercial and recreational fishing in North Carolina continues to be an 43 important economic activity, as well as a cultural tradition along the North Carolina coast, and 44 contributes an estimated \$2 billion annually to the State's economy, and represents thousands of 45 jobs; and 46 Whereas, coastal tourism generates \$3.4 billion annually in North Carolina and 47 supports more than 35,000 jobs in the eastern part of the State; and 48 Whereas, more than 200 local governments have passed resolutions opposing seismic

airgun surveying and/or offshore drilling in the Atlantic Ocean, including over 30 North Carolina
 coastal communities; and

1	Whereas, there is widespread hipertisen ennesition to saismic aircun surveys and			
1 2	Whereas, there is widespread bipartisan opposition to seismic airgun surveys and			
3	offshore drilling from business and trade groups, tourism associations, chambers of commerce, and convention and visitors bureaus; and			
4				
5	Whereas, opposition to seismic testing and oil and gas exploration, development, and production in the Mid-Atlantic has also been expressed by the Department of Defense due to			
6	impacts to military testing, readiness, and national security; and			
7	Whereas, according to BOEM, the entire Atlantic OCS contains approximately 5%			
8	of the undiscovered, technically recoverable resources of oil in all regions of the nation's OCS,			
9	and approximately 8% of the undiscovered, technically recoverable resources of gas in all regions			
10	of the nation's OCS, and the Mid-Atlantic region of the OCS is just a fraction of those			
11	percentages, and North Carolina's share yet a further fraction of the small percentages in the			
12	Mid-Atlantic region; and			
13	Whereas, based on government estimates, if all of the economically recoverable			
14	offshore oil and gas in the Atlantic OCS were extracted and used, oil demand would only be met			
15	for 132 days and gas demand would only be met for 283 days, at current consumption rates; and			
16	Whereas, the risks posed by offshore exploration, development, and production of oil			
17	and gas to military operations within the State, and the State's natural resources and the fishing			
18	and tourist economies on which they depend, are too grave, and those risks vastly outweigh any			
19	benefits from drilling for the amount of oil and gas estimated to be economically recoverable off			
20	the North Carolina Coast; Now, therefore,			
21	The General Assembly of North Carolina enacts:			
22	SECTION 1. G.S. 113A-119.2 reads as rewritten:			
23	"§ 113A-119.2. Review of offshore fossil fuel facilities.facilities in federal waters;			
24	prohibition on such facilities in State coastal waters.			
25 26	(a) In addition to the definitions set out in G.S. 113A-103, as used in this section, the			
26 27	following definitions shall apply:			
27 28	 (1) "Coastal fishing waters" has the same meaning as in G.S. 113-129. (1a) "Development" means these activities taking place following the discovery of 			
28 29	(1a) "Development" means those activities taking place following the discovery of oil and natural gas, including geophysical activity drilling platform			
29 30	oil and natural gas, including geophysical activity, drilling, platform construction, pipeline construction, and operation of all onshore support			
31	facilities that are performed for the purposes of ultimately producing the			
32	resources discovered.			
33	(2) "Discharge" has the same meaning as in G.S. 143-215.77.			
34	(2a) "Exploration" means the process of searching for oil and natural gas, including			
35	any drilling.			
36	(3) "Offshore fossil fuel facility" means those facilities for the exploration,			
37	development, or production of oil or natural gas which, because of their size,			
38	magnitude, or scope of impacts, have that have the potential to affect any land			
39	or water use or natural resource of the coastal area. For purposes of this			
40	definition, offshore fossil fuel facilities shall include, but are not limited to:			
41	a. Structures, including drill ships and floating platforms and structures			
42	relocated from other states or countries, located in coastal fishing			
43	waters.			
44	b. Any equipment associated with a structure described in			
45	sub-subdivision a. of this subdivision, including, but not limited to,			
46 47	gathering systems, processing and storage facilities, and pipelines and			
47 48	vessels that are used to carry, transport, or transfer oil, natural gas,			
48 49	liquid natural gas, liquid propane gas, or synthetic gas.c. Onshore support or staging facilities associated with a structure			
49 50	c. Onshore support or staging facilities associated with a structure described in sub-subdivision a. of this subdivision.			
50 51	(4) "Oil" has the same meaning as in G.S. 143-215.77.			
51	(1) On this the sume meaning as in 0.5, $1\pm 5^{-2}15.77$.			

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1	(5)	"Production" means those activities that take place after	er the successful
2		completion of any means for the removal of oil and natural g	
3		removal, field operations, transfer or resources to s	-
4		monitoring, maintenance, and workover drilling.	*
5	(b) In add	dition to any other information necessary to determine consist	stency with State
6		ed pursuant to G.S. 113A-107, the following information is	
7		fshore fossil fuel facility located in coastal fishing waters	
8	geographical mil		
9	(1)	All information required to be included in an Exploration	on Plan required
10		pursuant to Subpart B of Part 250 of 30 C.F.R. (July 1, 2009	-
11	(2)	All information required to be included in an Oil-Spill Respo	· ·
12		pursuant to Subpart B of Part 254 of 30 C.F.R. (July 1, 2009	-
13	(3)	An assessment of alternatives to the proposed offshore fossi	l fuel facility that
14		would minimize the likelihood of an unauthorized discharge	ð.
15	(4)	An assessment of the potential for an unauthorized dis	scharge to cause
16		temporary or permanent violations of the federal and Sta	ate water quality
17		standards, including the antidegradation policy adopted pu	rsuant to section
18		303(d) of the federal Clean Water Act (33 U.S.C. § 1313(d)).
19	(5)	Any other information that the Commission determine	es necessary for
20		consistency review.review of an offshore fossil fuel facility l	ocated more than
21		<u>3 geographical miles offshore.</u>	
22	(c) Notw	ithstanding any other provision of law, the exploration,	development, or
23	production of oil	or natural gas within the estuarine and ocean waters of the Stat	e, which includes
24	those ocean wate	rs extending offshore to the limits of State jurisdiction, is prohi	bited. In addition,
25		or operation of offshore fossil fuel facilities is prohibited in su	ch waters."
26		FION 2. G.S. 146-8 reads as rewritten:	
27	-	sition of mineral deposits in State lands under water.	
28		state, acting at the request of the Department of Environmenta	· · ·
29		mpowered to sell, lease, or otherwise dispose of any and all	-
30		State which may be found in the bottoms of any sounds, rivers	
31		te. The State, acting at the request of the Department of Enviro	• •
32		d empowered to convey or lease to such person or persons	•
33		nine, the right to take, dig, and remove from such bottoms such	-
34		longing to the State as may be sold, leased, or otherwise dispo	•
35		State, acting at the request of the Department of Environm	-
36	•	nt to any person, firm, or corporation, within designated bound	
37	-	the right to such mineral deposits, or to sell, lease, or otherwise	-
38	-	terms and conditions as may be deemed wise and expedient by	
39 40		of the State. Before any such sale, lease, or contract is made, it	
40	•	nt of Administration and by the Governor and Council of State	
41	· · · · ·	sale, lease, or other disposition of such mineral deposits shall b	
42		gation and subject to such other terms and conditions as may b	e imposed by the
43	State.		C 1 · 1
44		net proceeds derived from the sale, lease, or other disposition	
45	-	paid into the treasury of the State, but the same shall be used e	• •
46 47	-	invironmental Quality in paying the costs of administration of mont and conservation of the natural resources of the State	
47 48	-	nent and conservation of the natural resources of the Stat	
48 49		ram which may be adopted for such purpose, all of which shall	-
49 50		Sovernor, acting by and with the advice of the Council of State	
50 51		ithstanding any other provision of law, the sale, lease, or oth lands in the estuarine and ocean waters of the State for	-
51	any submerged	Tanus in the estuarme and ocean waters of the state for	

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development,	or production of oil or natural gas, and the constru	action or operation of offshore		
	ilities, is prohibited. The definitions in G.S. 113A-1			
	SECTION 3.(a) G.S. 143-215.94CC reads as rewritten:			
"§ 143-215.94	CC. Liability under this section; exceptions.			
	y responsible person shall be strictly liable, not	withstanding any language of		
	nd in G.S. 143-215.89, for all cleanup and removal			
	rred within the territorial jurisdiction of the State by			
-	ed by any of the following:	5 5 1 5		
(1)		of natural gas, oil, or drilling		
	waste into or onto coastal fishing waters or of	•		
	following sources wherever located:	, <u>,</u>		
	a. Any well or undersea site at which there	e is exploration for or extraction		
	or recovery of natural gas or oil.	I		
	b. Any facility, oil rig, or oil platform at	which there is exploration for.		
	or extraction, recovery, processing, or	-		
	c. Any vessel in which natural gas, oil, o			
	processed or stored other than for pu			
	carrying it.	1		
	d. Any pipeline in which natural gas, oil,	or drilling waste is transported.		
(2)				
	or production, as those terms are defined und			
	in waters beyond the jurisdiction of the State.	ź		
(3)		d removal of any discharge of		
	natural gas, oil, or drilling waste from any sou			
	this subsection into or onto coastal fishing wa			
	to, chemical dispersants.			
(b) A	responsible person is not liable to an injured party u	under this section for any of the		
following:				
(1)	Damages, other than costs of removal incu	urred by the State or a local		
	government, caused solely by any act of	-		
	insurrection or by an unanticipated grave natu			
	of an exceptional, inevitable, and irresistible c	haracter, which could not have		
	been prevented or avoided by the exercise of d	ue care or foresight.		
(2)	Damages caused solely by the negligence or i	intentional malfeasance of that		
	injured party.			
(3)		of a third party other than the		
	defendant or an agent or employee of the de			
	under the provisions of this Article wherein	this exception is raised as a		
	defense to liability, the burden of proving	-		
	intervention occurred in such a manner as to l	• • •		
	sought to be held liable shall be upon the perso	• 1		
(4)	0 1 1	0		
(5)				
	fishing vessel having a fuel capacity of less that	-		
(6)	• • • • •	-		
	by and in compliance with a State or federal po	-		
(7)				
	accordance with common law.	Garden of the party in		
(c) A	court of suitable jurisdiction in any action under the	nis Part may award reasonable		
	uit and attorneys' fees, and the costs of any nece	-		
	prevailing plaintiff. The court may award reasonable costs of the suit and attorneys' fees to any			

51 prevailing plaintiff. The court may award reasonable costs of the suit and attorneys' fees to any

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1 prevailing defendant only if the court finds that the plaintiff commenced or prosecuted the suit 2 under this Part in bad faith or solely for purposes of harassing the defendant." 3 SECTION 3.(b) G.S. 143-215.94GG reads as rewritten: 4 "§ 143-215.94GG. Notification by persons responsible for discharge. 5 (a) Any person responsible for an offshore discharge under this Part shall immediately 6 notify the Division of Emergency Management and the Department of Environmental Quality 7 pursuant to rules established by the Secretary of Environmental Quality and the Secretary of 8 Public Safety, if any, but in no case later than two hours after the discharge. Failure to so notify 9 the Division of Emergency Management and the Department of Environmental Quality shall 10 make the responsible person liable to the penalties set out in subsection (b) of this section. No 11 penalty shall be imposed under this section when the owner or operator has promptly reported 12 the discharge to federal authorities designated pursuant to 33 U.S.C. § 1321. 13" 14 **SECTION 3.(c)** G.S. 143-215.94HH reads as rewritten: 15 "§ 143-215.94HH. Oil spill contingency plan. 16 The State Emergency Response Commission, in consultation with the Secretary of (a) 17 Administration or his designee in the Outer Continental Shelf Lands Office, and the Secretary of 18 Environmental Quality or their designees, shall develop a State oil spill contingency plan relating 19 solely to the undersea exploration, extraction, production and transport of oil or natural gas in the 20 marine environment off the North Carolina coast, including coast for any such development on 21 the Outer Continental Shelf seaward of the State's jurisdiction over its territorial waters. 22 (b) The Secretary of Public Safety or his designee shall establish, pursuant to such a plan, 23 an emergency oil spill control network which shall be comprised of available equipment from 24 appropriate State, county county, and municipal governmental agencies. Such network shall be 25 employed to provide an immediate response to an oil discharge into the offshore marine 26 environment which is reasonably likely to affect the State's coastal waters. Furthermore, such 27 network shall be employed in conjunction with the cleanup operations under this Article or any 28 applicable federal law, required of the owner or operator of the discharging operation, vessel, or 29 facility, the Department of Environmental Quality, and any federal agency. 30 " 31 **SECTION 4.** If any section or provision of this act is declared unconstitutional or 32 invalid by the courts, it does not affect the validity of this act as a whole or any part other than

- 33 the part declared to be unconstitutional or invalid.
- 34

SECTION 5. This act is effective when it becomes law.