GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2015**

S

SENATE BILL 843

	Short Title:	Renewable Energy Property Protection. (Public)
	Sponsors:	Senators Cook and Brock (Primary Sponsors).
	Referred to:	Rules and Operations of the Senate
		May 11, 2016
1		A BILL TO BE ENTITLED
2	AN ACT TO	PREVENT INTERFERENCE WITH PROPERTY RIGHTS, ENVIRONMENTAL
3 4		E, AND HARMS TO PUBLIC HEALTH RESULTING FROM THE SITING AND ION OF RENEWABLE ENERGY FACILITIES.
5		Assembly of North Carolina enacts:
6		ECTION 1. Article 21C of Chapter 143 of the General Statutes reads as rewritten:
7		"Article 21C.
8		"Permitting and Control of Wind and Renewable Energy Facilities.
9	" § 143-215.1	15. Definitions.
10	In additio	n to the definitions set forth in G.S. 143-212, the following definitions apply to this
11	Article:	
12	(1) "Major military installation" means Fort Bragg, Pope Army Airfield, Marine
13		Corps Base Camp Lejeune, New River Marine Corps Air Station, Cherry Point
14		Marine Corps Air Station, Military Ocean Terminal at Sunny Point, the United
15		States Coast Guard Air Station at Elizabeth City, Naval Support Activity
16		Northwest, Air Route Surveillance Radar (ARSR-4) at Fort Fisher, and
17		Seymour Johnson Air Force Base, in its own right and as the responsible entity
18		for the Dare County Bombing Range, and any facility located within the State
19 20	(1	that is subject to the installations' oversight and control.
20	<u>(1</u>	a) <u>"Renewable energy facility" means a facility, other than a "wind energy</u> facility," as defined in G.S. 62-133.8. This term does not include (i) solar
21		collectors that gather solar radiation as a substitute for traditional energy for
22		water heating, active space heating and cooling, passive heating, or generating
24		electricity for a detached single-family residence or (ii) biomass resources.
25	(2	
26	× ·	facilities, and any other equipment necessary for the operation of the facility
27		that cumulatively, with any other wind energy facility whose turbines are
28		located within one-half mile of one another, have a rated capacity of one
29		megawatt or more of energy.
30	(3	
31		substantially-modifies turbines or transmission facilities, including increasing
32		the height of such equipment, over that which was initially permitted or (ii)
33		increases the footprint of the wind energy facility over that which was initially
34 25		permitted.
35	§ 143-215.1	16. Permit to site wind <u>or renewable energy facilities</u> .



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	-	hall undertake construction, operation, or expansion activity	
	Department.	ble energy facility in this State without first obtainin	g a permit nom the
	Department.		
	 "8 143-215 117	A. Permit preapplication site evaluation meeting; n	otice: preapplication
		age requirements.	
		it Preapplication Site Evaluation Meeting. – No less than 1	80 days prior to filing
		or a permit to construct, operate, or expand a renewable en	• • •
		preapplication site evaluation meeting to be held between	
		preapplication site evaluation meeting shall be held no le	
		ication for a permit to construct, operate, or expand a ren	
		by the participants to do the following:	
	(1)	Conduct a preliminary evaluation of the site or sites for the	ne proposed renewable
	<u> </u>	energy facility or renewable energy facility expans	
		evaluation of the proposed renewable energy facility of	
		energy facility expansion shall determine if the site or site	
		<u>a.</u> <u>Pose serious risk to civil air navigation or military</u>	
		air traffic control areas, military training routes,	-
		radar, or other potentially affected military operation	ons.
		b. Pose serious risk to natural resources and uses, i	
		concern or their habitats.	
	<u>(2)</u>	Identify areas where proposed construction or expa	nsion activities pose
		minimal risk of interference with 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.	
	<u>(3)</u>	Identify areas where proposed construction or expa	-
		minimal risk to natural resources and uses, including avia	n, bat, and endangered
		and threatened species.	
		t Preapplication Package No less than 45 days prior to	
		te evaluation meeting scheduled in accordance with subsect	
		a renewable energy facility or renewable energy facility ex	
		ackage to the Department. To the extent that any document	
		business information, those portions of the documents sl	v
		the North Carolina Public Records Act. The preapplication	package shall include
	all of the followi		fooility on monoord
	<u>(1)</u>	A narrative description of the proposed renewable energy	
		renewable energy facility expansion, including (i) type ar	1
		of renewable energy equipment to be constructed; (ii) the of the facility; and (iii) a description of any ancillary facil	
	(2)	A map showing the approximate location of the propo	
	<u>(2)</u>	facility or proposed renewable energy facility expansion.	sed tellewable ellergy
	<u>(3)</u>	A description of any known potential impacts of the prop	osed renewable energy
	<u>(5)</u>	project location on civil air navigation or military air	•••
		traffic control areas, military training routes, special-us	-
		other potentially affected military operations. The applica	-
		available by the Department pursuant to G.S. 143-21	
		requirement.	the subscription of the second s
	<u>(4)</u>	A list of the federal, State, and local agencies from wh	nich approvals will be
	<u> </u>	obtained and the name of those approvals required in	Z Z
)		construction, operation, or expansion of the proposed rend	
			<i>e.</i> ,,.

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1	(5) A schedule showing the anticipated dates for comme	encement of construction,
2	testing, and commercial operation of the proposed ren	•
3	proposed renewable energy facility expansion.	
4	(c) Notice to Interested Parties. – No less than 21 days prior t	to the date of the permit
5	preapplication site evaluation meeting scheduled in accordance with sub-	
6	the Department shall provide written notice of the meeting to the Unit	
7	Engineers, the United States Fish and Wildlife Service, the North Car	• •
8	Commission, the commanding military officer or the commanding mili	
9	any potentially affected major military installation, and any other party th	
10	relevant. The notice shall include an invitation to participate in the p	permit preapplication site
11	evaluation meeting.	
12	"§ 143-215.118. Permit application scoping meeting and notice.	
13	(a) Scoping Meeting. – No less than 60 days prior to filing an app	olication for a permit for a
14	proposed wind or renewable energy facility or proposed wind or renewable	
15	expansion, the applicant shall request the scheduling of a scoping meeti	ing between the applicant
16	and the Department. The scoping meeting shall be held no less than 3	30 days prior to filing an
17	application for a permit for a proposed wind or renewable energy faci	• • •
18	renewable energy facility expansion. The applicant and the Department s	1
19	the proposed wind or renewable energy facility or proposed facility e	expansion at the scoping
20	meeting.	
21	(b) Notice of Scoping Meeting. – No less than 21 days prior	
22	application scoping meeting with an applicant, the Department shall pro	
23	meeting to the commanding military officer of each major milit	•
24	commanding military officer's designee, the Federal Aviation Administr	
25	Wildlife Resources Commission, the United States Fish and Wildlife	
26	commissioners for each county and the governing body of each municipa	•
27	renewable energy facility or proposed wind or renewable energy facility	1 1
28	be located, and those local governments with jurisdictions over areas in installation is located. The nation shall include an invitation to participate	. .
29 30	installation is located. The notice shall include an invitation to participate	1 0 0
30 31	"§ 143-215.119. Permit application requirements; fees; notice o permit; public hearing; public comment.	or receipt of completed
31	(a) Permit Requirements. – A person applying for a permit	for a proposed wind or
32 33	<u>renewable</u> energy facility or proposed wind <u>or renewable</u> energy facility	
33 34	all of the following in an application for the permit:	y expansion shan merude
35	(1) A narrative description of the proposed wind energy-	facility or proposed wind
36	energy facility expansion.	facility of proposed while
37	(2) A map showing the location of the proposed wind er	nergy facility or proposed
38	wind energy facility expansion that identifies the s	
39	turbine.turbine or other renewable energy equipment.	speeme recursi or caem
40	(3) A copy of a deed, purchase agreement, lease ag	greement, or other legal
41	instrument demonstrating the right to construct, expan	-
42	wind <u>or renewable</u> energy facility on the property.	, 1
43	(4) Identification by name and address of property owners	s adjacent to the proposed
44	wind energy facility or proposed wind energy facility	
45	shall notify every property owner identified pursual	1 11
46	registered or certified mail or by any means authorized	•
47	a form approved by the Department. The notice	-
48	following:	
49	a. The location of the proposed wind energy f	
50	energy facility expansion and the specific loc	cation of each turbine or

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1		other renewable energy equipment pro	posed to be located within one
2		and one-half milemiles of the boundary	
3		b. A description of the proposed wind e	nergy-facility or proposed wind
4		energy facility expansion.	
5	(5)	A description of civil air navigation or military	
6		control areas, military training routes, specia	
7		military operations that may be affected by the	
8		proposed wind energy facility or proposed wind	
9 10	(6)	Documentation that addresses any potentia	-
10		operations and readiness as identified by Clearinghouse pursuant to Part 211 of Title 3	-
11		(July 1, 2012 edition)edition, or the most up	6
12		<u>application</u> and any mitigation actions agreed	
13 14	(7)	Documentation that the applicant has either	
15	(')	Administration Form 7460-1 for the turbines as	
16		energy facility or proposed wind energy facil	1 1
17		informal review by the Department of Defer	• •
18		proposed wind energy facility or proposed wi	e e
19		the applicant has submitted Federal Aviation	Administration Form 7460-1 in
20		order to fulfill the requirements of this subdiv	ision, the applicant shall provide
21		any determination reached by the Federal Avi	
22		the application is submitted to the Depart	
23		Administration has not made a determination	11
24		submitted to the Department, the application s	1
25		status of the applicant's engagement with the	
26	$\langle 0 \rangle$	and the Department of Defense Siting Clearing	
27 28	(8)	A study study, conducted by an independen	
28 29		Department-approved providers, and paid for impacts of the turbines to be associated with the	• • • •
29 30		or proposed wind energy facility expansion.	he proposed whild energy facility
31	(9)	A study study, conducted by an independent	t entity selected from a list of
32	())	Department-approved providers, and paid fo	
33		flicker impacts of the turbines to be associated	
34		facility or proposed wind energy facility expan	
35		located in a sound or in offshore waters.	,
36	(10)	A study study, conducted by an independen	t entity, selected from a list of
37		Department-approved providers, and paid for b	by the applicant, of the impact of
38		the proposed wind or renewable energy facility	
39		energy facility expansion on natural resources	s and uses, including avian, bat,
40		and endangered and threatened species.	
41	(11)	An explanation of how the proposed wind	
42		proposed wind <u>or renewable</u> energy facility exp	
43	(10)	the criteria in subsection (a) of G.S. 143-215.12	
44 45	(12)	The application fee required by subsection (c) α	
45 46	(13)	A plan regarding the action to be taken upon the	
46 47		of the wind <u>or renewable</u> energy facility. The	
47 48		the cost to decommission and remove the wir The plan shall also include the anticipated life	
48 49		cost to decommission and remove the wind	1 0
49 50		description of the manner in which the facility	
50		description of the manner in which the facility	, while decommissioned, and a

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1 2 3	description of the expected condition of the site once the energy facility has been decommissioned and removed.	
3 4	 (14) Other data or information the Department may reasonably (b) Confidentiality of Trade Secrets and Business Information T 	1
5	documents included in the permit application contain trade secrets or	confidential business
6	information, those portions of the documents shall not be subject to disclo	osure under the North
7	Carolina Public Records Act.	
8	(c) Fees. – An applicant for a permit for a proposed wind <u>or renewa</u>	
9	proposed wind or renewable energy facility expansion under this section	
10	application required pursuant to subsection (a) of this section, an application	fee of three thousand
11	five hundred dollars (\$3,500).	
12	(d) Notice of Receipt of Complete Permit Application. – Within 10	
13	complete permit application for a proposed wind or renewable energy facility	
14	renewable_energy facility expansion submitted pursuant to subsection (a	
15	Department shall provide notice of the permit application to (i) the command	
16	all major military installations, (ii) the commanding military officer of any	
17	located outside the State that is located within 50 nautical miles of the loc	
18	wind <u>or renewable</u> energy facility or proposed wind <u>or renewable</u> energy facility or proposed wind <u>or renewable</u> energy facility of the second sec	
19	(iii) the board of commissioners for each county and the governing body of	
20	which the wind <u>or renewable</u> energy facility or wind <u>or renewable</u> energy	facility expansion is
21	proposed to be located. The notice shall include:	· 1 C · 1·
22	(1) A copy of the map showing the location of the proposed \mathbf{v}	••••••
23	proposed wind energy facility expansion that includes the	1
24 25	(2) wind turbines.turbines or other renewable energy equipme	
23 26	(2) A written request to the commanding military officer installation or the commanding military officer's des	
20 27	information related to any adverse impact on the ins	-
28	training, or mission, including military air navigation rou	-
29	areas, military training routes, special-use air space, ra	
30	operations that may be affected.	dar of other minitary
31	(3) A written request for information related to potential ac	lverse impacts of the
32	proposed wind energy facility or proposed wind energy	-
33	local governments from the board of commissioners for	
34	governing body of each municipality.	, , , , , , , , , , , , , , , , , , ,
35	(e) Provision of Permit Application to Affected Entities. – Exe	cept as provided by
36	G.S. 143-215.124, within 10 days of receipt of a written request from the	commanding military
37	officer of any major military installation or the commanding military officer	's designee, the board
38	of commissioners for any county in which the site is proposed to be located of	or the governing body
39	of any municipality in which the site is proposed to be located, the Depar	1
40	copy of a permit application filed pursuant to subsection (a) of this section	•
41	supplements, changes, or amendments to the permit application to the rec	questing commanding
42	military officer or local government.	
43	(f) Public Hearing and Comment. – The Department shall hold a p	-
44	county in which the wind or renewable energy facility or wind or rene	
45	expansion is proposed to be located within 75 days of receipt of a complete	
46	The Department shall provide notice including the time and location of th	
47	newspaper of general circulation in each applicable county. The notice of p	-
48	published for at least two consecutive weeks beginning no less than 45 days	-
49 50	date of the hearing. The notice shall provide that any comments on the	
50	renewable energy facility or proposed wind <u>or renewable</u> energy facility	-
51	submitted to the Department by a specified date, not less than 15 days	nom me date of the

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newspaper public	cation of the notice or 15 days after distribution of the ma	ailed notice, whichever is
later. No less the	an 30 days prior to the scheduled public hearing, the I	Department shall provide
written notice of	the hearing to:	
(1)	The North Carolina Utilities Commission.	
(2)	The Office of the Attorney General of North Carolina.	
(3)	The commanding military officer of any potentially	affected major military
~ /	installation or the commanding military officer's design	
(4)	The board of commissioners for each county and the	
	municipality with jurisdictions over areas in which a p	
	military installation is located.	
"§ 143-215.120.		rmit conditions; other
	ovals required.	
. ,	t Approval The Department shall approve an applic	1
	or renewable energy facility or proposed wind or re	enewable energy facility
expansion unless	the Department finds any one or more of the following:	
(1)	Construction or operation of the proposed wind ene	rgy_facility or proposed
	wind energy facility expansion would be inconsiste	nt with or violate rules
	adopted by the Department or any other provision of la	W.
(2)	Construction or operation of the proposed wind ene	rgy-facility or proposed
	wind energy facility expansion would encroach upon o	r would otherwise have a
	significant adverse impact on the mission, training, or	operations of any major
	military installation or branch of military in North	Carolina and result in a
	detriment to continued military presence in the Stat	e. In its evaluation, the
	Department may consider whether the proposed 4	wind energy facility or
	proposed wind energy facility expansion would cau	se interference with air
	navigation routes, air traffic control areas, military	
	based on information submitted by the applicant purs	-
	and (6) of subsection (a) of G.S. 143-215.119, and any	
	the Department pursuant to subdivision (2)	
	G.S. 143-215.119.	
(3)	Construction or operation of the proposed wind ene	rgy facility or proposed
	wind energy facility expansion would result in signif	
	ecological systems, natural resources, cultural sites, rec	-
	sites of more than local significance; including nat	
	forests, wilderness areas, historic sites, recreation areas	-
	and scenic rivers system, wildlife refuges, preserves	
	areas that provide habitat for threatened or endangered	0
	areas designated by the Marine Fisheries Commi	
	Resources Commission, and critical fisheries habitat i	
	Coastal Habitat Protection Plan.	pursuant to me
(4)	Construction or operation of the proposed wind ene	rev facility or proposed
	wind energy facility expansion would have a significant	•••••••••••••••••••••••••••••••••••••••
	or wildlife.	it adverse impact on fish
(5)	Construction or operation of the proposed wind ene	ray facility or proposed
(\mathbf{J})	wind energy facility expansion would have a significant	
	views from any State or national park, wilderness	
	heritage area as compiled by the North Carolina Natu	-
	• • •	
	other public lands or private conservation lands design their high recreational values	lated of dedicated due to
	their high recreational values.	nor facility on managed
(6)	Construction or operation of the proposed wind ene	rgy facility or proposed
	wind energy facility expansion would obstruct major	norrigation alegande

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1 2 3 4	(7)	create a significant obstacle to navigation in coastal wa the United States Army Corps of Engineers and the Unite A permit for a proposed wind energy facility or propose expansion would be denied under any other criteria set ou	ed States Coast Guard. ed wind energy facility
4 5	(9)	1	
	(8)	Construction of the proposed wind energy facility or p	
6 7		facility expansion would be prohibited under Article 14 c	1
8	(0)	General Statutes, the Mountain Ridge Protection Act of 1	
8 9	(9)	The applicant is not in compliance with all applicable to	
9 10		permit requirements, licenses, or approvals, inclusion	luding local zoning
10	(10)	requirements.	ant noise measurement
12	<u>(10)</u>	Operation of the proposed facility would create an ambie exceeding 35 decibels, as measured from the property	
			<u>inne of any adjacent</u>
13 14	(11)	parcel. The applicant has failed to establish adaguate fin	ancial accurance for
14 15	<u>(11)</u>	The applicant has failed to establish adequate fin	lancial assurance for
15 16	(h) Dormit	decommissioning in accordance with G.S. 143-215.128. Decision. – The Department shall make a final decision of	on a normit annihilation
10	. ,	blowing receipt of a completed application, except that	1 11
17	-	ons, the Department shall not be required to make a fi	
18 19		eceived a written "Determination of No Hazard to Air Nav	
20	1	Administration pursuant to Subpart D of Part 77 of Ti	•
20		ns (January 1, 2012 edition).edition, or the most updated	
21	-	f the Department requests additional information follow	-
22		ation, the Department shall make a final decision on a per	
23 24		t of the requested information. If the Department determine	11
25	• •	ewable energy facility or a wind or renewable energy fac	
26		nents for a permit under this section, the Department shall	
27	_	on shall be returned to the applicant accompanied by a w	
28		lenial and any modifications to the permit application	
29		table. If the Department fails to act within the time p	
30		plicant may treat the failure to act as a denial of the peri	
31	-	ided under Chapter 150B of the General Statutes.	
32	1	Conditions. – The Department (i) may shall include as a	a condition of a permit
33		ind or renewable energy facility or proposed wind or ren	_
34		rement that the permit holder mitigate any adverse impac	
35	1 I	include as a condition of a permit for a proposed w	· /
36	proposed wind en	nergy facility expansion a requirement that the permit h	older obtain a written
37	"Determination of	f No Hazard to Air Navigation" issued by the Federal A	viation Administration
38	pursuant to Subpa	rt D of Part 77 of Title 14 of the Code of Federal Regula	tions (January 1, 2012
39	edition)edition, o	r the most updated regulation at the time of application	i), for the facility. No
40		energy facility or wind energy facility expansion shall bec	
41	Department has	received and reviewed the "Determination of No Hazar	rd to Air Navigation"
42	issued by the Fed	eral Aviation Administration for the facility. If the specifi	ic location of a turbine
43	authorized to be c	onstructed pursuant to a "Determination of No Hazard to	Air Navigation" or the
44	configuration of t	he wind energy facility varies from the information subm	nitted by the applicant
45	upon which the D	epartment has made its permit decision, the Department #	hay shall reevaluate the
46		and require the applicant to submit any additional inform	
47	deems necessary t	o approve or deny a permit for the facility as reconfigured	
48	(d) Other	Approvals Required The issuance of a permit under	this section shall not

(d) Other Approvals Required. – The issuance of a permit under this section shall not
obviate the need for the applicant to obtain any and all other applicable local, State, or federal
permits, licenses, or approvals. Furthermore, nothing in this Article shall be interpreted to limit, as
applicable, (i) the application of Article 7 of Chapter 113A of the General Statutes to facilities

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1 permitted under this section, including the permitting requirements of G.S. 113A-118, (ii) the

2 ability of a city or county to plan for and regulate the siting of a wind or renewable energy facility

3 in accordance with land-use regulations authorized under Chapter 160A and Chapter 153A of the

4 General Statutes, or (iii) the applicable requirements of Chapter 62 of the General Statutes.

5 "§ 143-215.121. Financial assurance requirements.

The applicant for a permit or a permit holder for a wind or renewable energy facility shall 6 7 establish financial assurance that will ensure that sufficient funds are available for 8 decommissioning of the facility and reclamation of the property to its condition prior to 9 commencement of activities on the site, even if the applicant or permit holder becomes insolvent or ceases to reside in, be incorporated, do business, or maintain assets in the State. Destablish sufficient availability of funds under this section, the applicant for a permit or a permit. Ider for a 10 11 12 wind or renewable energy facility may use insurance, financial tests, third-party guarantees by 13 persons who can pass the financial test, guarantees by corporate parents who can pass the financial 14 test, irrevocable letters of credit, trusts, surety bonds, or any other financial device, or any 15 combination of the foregoing, shown to provide protection equivalent to the financial protection 16 that would be provided by insurance if insurance were the only mechanism used.

17 "§ 143-215.122. Monitoring and reporting.

The applicant shall annually submit copies to the Department of any post-construction 18 19 monitoring, such as reports on ambient noise levels, groundwater testing, the impacts on wildlife 20 in the location of and in the area proximate to the wind or renewable energy facility or wind or 21 renewable energy facility expansion expansion, and any impacts on military operations that are required by the United States Fish and Wildlife Service, the North Carolina Wildlife Resources 22 23 Commission, the North Carolina Utilities Commission, or any other government agency.

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"§ 143-215.126. Civil penalties.

26 The Secretary of Environmental Quality may shall impose an administrative penalty on (a) 27 a person who constructs a wind or renewable energy facility or wind or renewable energy facility 28 expansion without obtaining a permit under this Article or who constructs or operates a wind or 29 renewable energy facility in violation of its permit terms and conditions. Each day of a continuing 30 violation shall constitute a separate violation. The penalty shall not exceed ten thousand dollars 31 (\$10,000) per day.

32 The Secretary of Environmental Quality, irrespective of all other remedies at law, may (b)33 institute an action for injunctive relief against a person who constructs a wind or renewable energy 34 facility without first obtaining a permit under this Article or who constructs or operates a wind or 35 renewable energy facility or wind or renewable energy facility expansion in violation of its permit 36 terms and conditions.

37 "§ 143-215.127. Setback and landscape buffer requirements.

38 Setback requirements. – A wind or renewable energy facility shall be sited no nearer (a) 39 than one and one-half miles from the property line of any adjacent parcels. The one and one-half 40 mile setback requirement shall not apply to adjacent parcels having common ownership with the facility or the parcel where the facility is situated. 41

42 A wind or renewable energy facility shall maintain a minimum setback of at least two and one-half times the height of a turbine from all easements and the right-of-way of any roadway 43 maintained by the <u>State or a municipality.</u> 44

45 If it is determined, based upon the input received from the written request to the (b) commanding military officer of a major military installation or the commanding officer's designee 46 pursuant to G.S. 143-215.119(d), that the proximity of the proposed wind or renewable energy 47 facility to a military installation may have an adverse impact upon the operations of that military 48 installation, the Department may require a minimum setback for wind or renewable energy 49 50 equipment or activity in excess of the minimum setback required pursuant to subsection (a) of this 51

section. The setback distance shall be established in consultation with the commanding military

General Assembly Of North Carolina Session 2015 1 officer of the military installation or the commanding officer's designee and shall be determined in 2 a manner that minimizes the potential for encroachment upon the operational requirements of the 3 military installation. 4 Landscape buffer requirements for solar farms. – A solar farm shall maintain a (c) 5 landscape buffer by installing native landscaping, including trees and shrubs, in a perimeter 6 surrounding the solar farm and any equipment related to that solar farm. The landscape buffer 7 shall provide the greatest degree of screening feasible and shall minimize visual contact with the 8 solar farm for any adjacent parcels means an interpreter the purposes of this subsection, a "solar farm" means an 9 array of multiple solar collectors that transmit solar energy and where the collection of solar energy is the primary land use for the parcel on which it is situated. 10 11 "§ 143-215.128. Decommissioning and reclamation; recycling requirements; financial 12 assurance requirements. 13 The applicant for a permit or a permit holder for a wind or renewable energy facility (a) 14 shall be responsible for proper decommissioning of the facility and all equipment upon cessation 15 of activities, and reclamation of the property to its condition prior to commencement of activities 16 on the site, no later than one year following completion of the operations. Decommissioning shall 17 include the complete removal, including any subterranean portions, of all buildings, foundations, 18 cabling, electrical components, turbines, and any other associated facilities or structures. Upon 19 decommissioning, the applicant for a permit or a permit holder for a wind or renewable energy 20 facility shall be responsible for properly recycling each piece of equipment used in the facility. 21 (b) In addition to the requirements of G.S. 143-215.119(a)(13), the applicant for a permit or a permit holder for a wind or renewable energy facility shall establish financial assurance that 22 23 will ensure that sufficient funds are available for decommissioning of the facility and reclamation 24 of the property to its condition prior to commencement of activities on the site, even if the 25 applicant or permit holder becomes insolvent or ceases to reside, be incorporated, do business, or 26 maintain assets in the State. To establish sufficient availability of funds under this section, the 27 applicant for a permit or a permit holder for a wind or renewable energy facility shall provide to 28 the Department a bond, secured with sufficient surety as approved by the Department, in an 29 amount not less than fifteen percent (15%) of the assessed value of the real property and installed 30 wind or renewable energy property located thereon, 31 In order to continue to hold a permit under this Article, a permit holder must maintain (c) 32 financial responsibility and must provide any information requested by the Department to 33 establish that the permit holder continues to maintain financial responsibility. A permit holder 34 shall notify the Department of any significant change in the (i) identity of any person or structure 35 of the business entity that holds the permit for the facility, (ii) identity of any person or structure of 36 the business entity that owns or operates the facility, or (iii) assets of the permit holder, owner, or 37 operator of the facility. The permit holder shall notify the Department within 30 days of a 38 significant change. A change shall be considered significant if it has the potential to affect the 39 financial responsibility of the permit holder, owner, or operator, or if it would result in a change in 40 the identity of the permit holder, owner, or operator for purposes of either financial responsibility 41 or environmental compliance review. Based on its review of the changes, the Department may 42 require the permit holder to reestablish financial responsibility and may modify or revoke a 43 permit, or require issuance of a new permit. 44 '§ 143-215.129. Liability for damage caused. 45 Any person who owns, operates, or controls a wind or renewable energy facility shall (a) be strictly liable, without regard to fault, for damages to persons or property, public or private, 46 caused by the construction, maintenance, operation, decommissioning, disassembly, or demolition 47 48 of that facility. 49 (b)In order to provide maximum protection for the public interest, any actions brought pursuant to subsection (a) of this section may be brought against any one or more of the persons 50 51 having control over the wind or renewable energy facility or the activity that caused or contributed

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1	to the damages. All such persons shall be jointly and severally liable, but u	ultimate liability as
2	between the parties may be determined by common-law principles.	
3	(c) There shall be no liability under this section for a person otherw	vise liable who can
4	establish by a preponderance of the evidence that the damage was caused by an	y of the following:
5	$(1) \qquad An act of God.$	
6	(2) <u>An act of war or sabotage.</u>	
7	(3) An act or omission by the United States government or	the State of North
8	Carolina or its political subdivisions.	
9	(4) An act or omission by or at the direction of a law enfo	preement officer or
10	<u>fireman.</u>	
11	(5) An act or omission by a third party who is not an agent, en	nployee, contractor,
12	or subcontractor of the person who is liable under this section	<u>n.</u>
13	(d) Nothing in this section shall deprive a claimant from electing to pur	sue any other cause
14	of action for damages or injunctive relief under statutory or common law."	
15	SECTION 2. There is appropriated from the General Fund to	the Department of
16	Environmental Quality for the 2016-2017 fiscal year the sum of fifty thousand	id dollars (\$50,000)
17	for implementation of the permitting requirements for renewable energy faciliti	les.
18	SECTION 3. Section 1 of this act becomes effective December 1	, 2016, and applies
19	to applications for permits submitted on or after that date. Section 2 of this ac	t becomes effective
20	July 1, 2017. The remainder of this act is effective when it becomes law.	