1	STATE OF OKLAHOMA
2	1st Session of the 60th Legislature (2025)
3	POLICY COMMITTEE RECOMMENDATION
4	FOR HOUSE BILL NO. 2155 By: Dobrinski
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8	POLICY COMMITTEE RECOMMENDATION
9	An Act relating to the Corporation Commission;
10	creating the Renewable Energy Facility Act; defining terms; directing the Corporation Commission to promulate contain rules: requiring facility
11	promulgate certain rules; requiring facility operators to complete certain actions; detailing
12	requirements for the promulgation of certain rules; establishing penalties for violations; requiring
13	certain facility operators obtain permit by certain date; authorizing Commission to assess certain filing fee: authorizing the adoption of certain emergency
14	fee; authorizing the adoption of certain emergency rules; providing for codification; and declaring an
15	emergency.
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18	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
19	SECTION 1. NEW LAW A new section of law to be codified
20	in the Oklahoma Statutes as Section 810 of Title 17, unless there is
21	created a duplication in numbering, reads as follows:
22	This act shall be known and may be cited as the "Renewable
23	Energy Facility Act".
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1 SECTION 2. NEW LAW A new section of law to be codified 2 in the Oklahoma Statutes as Section 811 of Title 17, unless there is created a duplication in numbering, reads as follows: 3 4 As used in the Renewable Energy Facility Act: 5 1. "Adjacent owner" means the landowner or landowners of record of the surface estate and owners or holders of the mineral 6 7 estate, within a one-half (1/2) mile radius of the outer boundary of any energy facility; 8 9 2. "Commission" means the Oklahoma Corporation Commission; "Energy facility" means the development, construction, 10 3. operation, and maintenance of facilities for renewable energy 11 12 sources including wind energy, solar energy, battery storage, 13 hydrogen energy, or other renewable energy source, but shall not 14 include transmission or distribution lines providing services to the 15 facility; 4. "Facility operator" or "applicant" means a person or entity 16 17 who is the owner of the right to develop, operate and maintain an 18 energy facility; "Mineral estate" means that ownership or interests as 19 5. 20 defined under Section 802 of Title 52 of the Oklahoma Statutes; "Mineral owner" means an owner or holder of certain rights 21 6.

of the mineral estate as defined under Section 802 of Title 52 of the Oklahoma Statutes, as to the property upon which the energy facility is to be developed, operated, and maintained based upon the

1 records of the county clerk of the county within which the mineral
2 estate lies;

3 7. "Permit" means a form approved by the Commission for an4 energy facility;

8. "Surface estate" means, as to any lands within the State of
Oklahoma, the fee simple or absolute fee ownership of a tract of
real property, as defined under Sections 5 and 23 of Title 60 of the
Oklahoma Statutes, less and excluding the mineral estate; and

9 9. "Surface owner" means the landowner or landowners of record 10 of the surface estate of the real property upon which the energy 11 facility is to be developed, operated and maintained, based upon the 12 records of the county clerk of the county within which the surface 13 estate is actually located.

14 SECTION 3. NEW LAW A new section of law to be codified 15 in the Oklahoma Statutes as Section 812 of Title 17, unless there is 16 created a duplication in numbering, reads as follows:

A. The Corporation Commission is directed and authorized to
promulgate rules governing the operations for energy facilities for
the purpose of protecting the interests and property of the citizens
of this state.

B. Any facility operator desiring to commence any energy
facility in this state shall, prior to commencing any such activity:
Be duly registered with or under the jurisdiction of the
Commission;

2. Provide a form of financial security which meets the
 provisions of Section 160.15 of Title 17 of the Oklahoma Statutes,
 if applicable, or provide a form of financial security, in the form
 and amount to be determined by the Commission, as applicable, which
 shall remain in effect until release is authorized by the
 Commission; and

3. Obtain an approved permit from the Commission.

8 C. Rules promulgated by the Commission governing all energy 9 facility operations shall include, but not be limited to, 10 requirements for:

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1. A permit containing;

a. the name, address, and contact information of the
 facility operator, including a named representative of
 the facility operator and a telephone number and
 electronic mail address for each such representative
 and include emergency contact information,

b. a legal description of the energy facility which
includes the gross acreage utilized and actual size of
the energy facility,

c. attestation that insurance with coverage limits
 consistent with prevailing industry standards shall be
 obtained and kept in effect or an attestation that
 provisions of Section 160.19 of Title 17 of the

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- Oklahoma Statutes, if applicable, have been complied
 with,
- d. sources of water used at the energy facility, if any,
 e. attestation that the facility operator has current
 safety and environmental plans in place and that it
 will provide such plans to state, regional and local
 emergency personnel, if requested,
- 8 f. proposed methods for disposal of equipment, waste, 9 chemicals or other substances, if any, during the life 10 of the energy facility,
- 11 g. attestation that prior to abandonment or decommission, 12 the facility operator shall notify the Commission at 13 least thirty (30) days in advance,
- h. attestation that a decommission plan shall be provided
 to the Commission, the Department of Environmental
 Quality and any other agencies, if requested, and if
 applicable, such decommission plan shall comply with
 the provisions of Section 160.14 of Title 17 of the
 Oklahoma Statutes, and
- i. a list of the names and addresses for all surface,
 mineral and adjacent owners notified in accordance
 with subsection 2 of this section.

23 2. Applicant to notify all surface, mineral, and adjacent
 24 owners where the energy facility will be located at least sixty (60)

1 days prior to commencement of any energy facility by U.S. mail. Ιf the applicant has the right to commence an energy facility and has 2 attempted to give actual notice of intent to commence the energy 3 4 facility to the owners noted herein, any time prior to sixty (60) 5 days of commencing the energy facility, such action shall be considered sufficient notification for the purposes of this section. 6 7 For the purposes of this section, an attempt to notify shall be considered sufficient when the notification is sent by U.S. mail, 8 9 the notice is postmarked at least sixty (60) days prior to 10 commencement of any energy facility, and has been given at the last 11 address shown of record for any such owners in the records of the 12 county clerk in the county where the owners' lands are located, or 13 an address that is verified by applicant to be more accurate than 14 the foregoing address of record;

3. Applicant to file an affidavit within ninety (90) days of the last mailing of the notice described herein with the county clerk in the county where the lands are located, setting out that mailing of the notice has occurred in compliance with this section, and specifically listing the owners which were not locatable at the addresses required.

4. Facility operator shall obtain an additional permit for any
 extension, rebuild or upgrade of the initial energy facility.

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5. Any other pertinent and relevant information requested by
 the Commission for the protection of surface, minerals, and adjacent
 owners shall be timely provided by the facility operator.

E. The Commission is further directed to promulgate rules to
implement a system to register complaints against any facility
operator. The Commission may determine if and when a complaint has
been adequately resolved.

8 F. Any facility operator which commences any energy facility 9 without an approved permit by the Commission, or in any other manner 10 violates the rules of the Commission governing such energy facility, 11 shall be subject to a penalty of One Thousand Five Hundred Dollars 12 (\$1,500.00) per violation per day by the Commission, in addition to 13 any other legal remedy provided by law.

G. In order for facility operators to continue operations on any preexisting, operating, or under construction energy facilities, a permit shall be obtained from the Commission on or before January 1, 2026. A preexisting, operating, or under construction energy facility owned by a public utility under the jurisdiction of the Commission shall not be assessed a fee for a permit.

H. The Commission is authorized to assess a filing fee for any permit required under this section on a per acre or per turbine or per mega-watt output or any other basis the Commission deems appropriate, in an amount not to exceed Forty Thousand Dollars

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1	(\$40,000.00) per permit. The Commission is authorized to adopt
2	emergency rules in order to effectuate the provisions of this act.
3	SECTION 4. It being immediately necessary for the preservation
4	of the public peace, health or safety, an emergency is hereby
5	declared to exist, by reason whereof this act shall take effect and
6	be in full force from and after its passage and approval.
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