1	STATE OF OKLAHOMA
2	1st Session of the 60th Legislature (2025)
3	HOUSE BILL 1373 By: Boles
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6	AS INTRODUCED
7	An Act relating to commercial solar facilities; creating the Commercial Solar Facility
8	Decommissioning Act; defining terms; making certain agreement provisions void; providing for certain
9	injunctive relief; stating certain provision are not exclusive; requiring agreement contain certain
10	provisions; requiring landowner make certain timely request; requiring certain financial assurance be
11	delivered; stating acceptable forms of financial assurance; requiring certain amount of financial
12	assurance; assigning certain costs to grantee; prohibiting certain cancellation of financial
13	assurance; providing for codification; and providing an effective date.
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17	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
18	SECTION 1. NEW LAW A new section of law to be codified
19	in the Oklahoma Statutes as Section 820 of Title 17, unless there is
20	created a duplication in numbering, reads as follows:
21	This act shall be known and may be cited as the "Commercial
22	Solar Facility Decommissioning Act".
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NEW LAW A new section of law to be codified 1 SECTION 2. 2 in the Oklahoma Statutes as Section 820.1 of Title 17, unless there is created a duplication in numbering, reads as follows: 3 4 As used in Commercial Solar Facility Decommissioning Act: "Generation assets" means all assets associated with the 5 1. production of electricity, including generation plants, electrical 6 7 interconnections of the generation plant to the transmission system, fuel contracts, fuel transportation contracts, water contracts, 8 9 lands, surface or subsurface water rights, emissions-related 10 allowances, and gas pipeline interconnections. 2. "Grantee" means a person, other than an electric utility 11 12 who: 13 leases property from a landowner, and a. 14 operates a solar power facility on the property; b. 15 3. "Solar energy device" means a solar energy collector or 16 solar energy system that provides for the collection of solar energy 17 or the subsequent use of that energy as thermal, mechanical, or 18 electrical energy; 19 "Solar power facility" includes: 4. 20 a solar energy device; and a. 21 b. a facility or equipment, other than a facility or 22 equipment owned by an electric utility, used to 23 support the operation of a solar energy device, 24 including an underground or aboveground electrical

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1transmission or communications line, an electric2transformer, a battery storage facility, an energy3storage facility, telecommunications equipment, a4road, a meteorological tower, or a maintenance yard;5and

5. "Solar power facility agreement" means a lease agreement
between a grantee and a landowner that authorizes the grantee to
operate a solar power facility on the leased property.

9 SECTION 3. NEW LAW A new section of law to be codified 10 in the Oklahoma Statutes as Section 820.2 of Title 17, unless there 11 is created a duplication in numbering, reads as follows:

12 The Commercial Solar Facility Decommissioning Act shall apply 13 only to a solar power facility that is a generation asset as defined 14 in Section 2 of this act.

SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 820.3 of Title 17, unless there is created a duplication in numbering, reads as follows:

18 A. A provision of a solar power facility agreement that 19 purports to waive a right or exempt a grantee from a liability or 20 duty established by the Commercial Solar Facility Decommissioning 21 Act is void.

B. A person who is harmed by a violation of the Commercial
Solar Facility Decommissioning Act is entitled to appropriate
injunctive relief to prevent further violation of the act.

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C. The provisions of this section are not exclusive. The
remedies provided in this section are in addition to any other
procedures or remedies provided by other law.

5 SECTION 5. NEW LAW A new section of law to be codified 6 in the Oklahoma Statutes as Section 820.4 of Title 17, unless there 7 is created a duplication in numbering, reads as follows:

A. A solar power facility agreement shall provide that the
grantee is responsible for removing the grantee's solar power
facilities from the landowner's property and that the grantee shall,
in accordance with any other applicable laws or regulations, safely:

Clear, clean, and remove from the property each solar energy
 device, transformer, and substation;

14 2. For each foundation of a solar energy device, transformer, 15 or substation installed in the ground:

a. clear, clean, and remove the foundation from the
ground to a depth of at least three (3) feet below the
surface grade of the land in which the foundation is
installed, and

20 b. ensure that each hole or cavity created in the ground 21 by the removal is filled with soil of the same type or 22 a similar type as the predominant soil found on the 23 property;

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3. For each buried cable, including power, fiber-optic, and
 communications cables, installed in the ground:

clear, clean, and remove the cable from the ground to 3 a. 4 a depth of at least three (3) feet below the surface 5 grade of the land in which the cable is installed, and ensure that each hole or cavity created in the ground 6 b. 7 by the removal is filled with soil of the same type or a similar type as the predominant soil found on the 8 9 property; and

10 4. Clear, clean, and remove from the property each overhead 11 power or communications line installed by the grantee on the 12 property at the request of the landowner.

B. The agreement shall provide that, at the request of the landowner, the grantee shall:

Clear, clean, and remove each road constructed by the
 grantee on the property; and

17 2. Ensure that each hole or cavity created in the ground by the 18 removal is filled with soil of the same type or a similar type as 19 the predominant soil found on the property.

20 C. The agreement shall provide that, at the request of the 21 landowner, if reasonable, the grantee shall:

1. Remove from the property all rocks over twelve (12) inches in diameter excavated during the decommissioning or removal process;

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1 2. Return the property to a tillable state using scarification, 2 V-rip, or disc methods, as appropriate; and 3. Ensure that: 3 each hole or cavity created in the ground by the 4 a. 5 removal is filled with soil of the same type or a similar type as the predominant soil found on the 6 7 property, and b. the surface is returned as near as reasonably possible 8 9 to the same condition as before the grantee dug holes or cavities, including by reseeding pastureland with 10 11 native grasses prescribed by an appropriate 12 governmental agency, if any. Noninvasive grasses 13 shall be allowed when reseeding native grasses isn't 14 economically feasible.

D. The landowner shall make a request under subsection B or C of this section not later than the one hundred eightieth day after the later of:

The date on which the solar power facility is no longer
 capable of generating electricity in commercial quantities; or

20 2. The date the landowner receives written notice of intent to21 decommission the solar power facility from the grantee.

22 SECTION 6. NEW LAW A new section of law to be codified 23 in the Oklahoma Statutes as Section 820.5 of Title 17, unless there 24 is created a duplication in numbering, reads as follows:

1 A. A solar power facility agreement shall provide that the 2 grantee obtain and deliver to the landowner evidence of financial assurance that conforms to the requirements of this section to 3 4 secure the performance of the grantee's obligation to remove the 5 grantee's solar power facilities located on the landowner's property as described by Section 5 of this act. Acceptable forms of 6 7 financial assurance include a parent company guaranty with a minimum investment grade credit rating for the parent company issued by a 8 9 major domestic credit rating agency, a letter of credit, a bond, or 10 another form of financial assurance reasonably acceptable to the landowner. 11

B. The amount of the financial assurance must be at least equal to the estimated amount by which the cost of removing the solar power facilities from the landowner's property and restoring the property to as near as reasonably possible the condition of the property as of the date the agreement begins exceeds the salvage value of the solar power facilities, less any portion of the value of the solar power facilities pledged to secure outstanding debt.

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C. The agreement shall provide that:

The estimated cost of removing the solar power facilities
 from the landowner's property and restoring the property to as near
 as reasonably possible the condition of the property as of the date
 the agreement begins and the estimated salvage value of the solar

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power facilities must be determined by an independent, third-party
professional engineer licensed in this state;

3 2. The grantee shall deliver to the landowner an updated 4 estimate, prepared by an independent, third-party professional 5 engineer licensed in this state, of the cost of removal and the 6 salvage value:

a. on or before the tenth anniversary of the commercial
operations date of the solar power facilities; and
b. at least once every five (5) years after the
commercial operations date of the solar power
facilities for the remainder of the term of the
agreement; and

13 3. The grantee is responsible for ensuring that the amount of 14 the financial assurance remains sufficient to cover the amount 15 required by subsection B of this section, consistent with the 16 estimates required by this subsection.

D. The grantee is responsible for the costs of obtaining
financial assurance described by this section and costs of
determining the estimated removal costs and salvage value.

E. The agreement must provide that the grantee shall deliverthe financial assurance not later than the earlier of:

The date the solar power facility agreement is terminated;
 or

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2. The twentieth anniversary of the commercial operations date
 of the solar power facilities located on the landowner's leased
 property.

F. For purposes of this section, "commercial operations date"
means the date on which the solar power facilities are approved for
participation in market operations by a regional transmission
organization and does not include the generation of electrical
energy or other operations conducted before that date for purposes
of maintenance and testing.

10 The grantee may not cancel financial assurance before the G. 11 date the grantee has completed the grantee's obligation to remove 12 the grantee's solar power facilities located on the landowner's 13 property in the manner provided by this act, unless the grantee 14 provides the landowner with replacement financial assurance at the 15 time of or before the cancellation. In the event of a transfer of 16 ownership of the grantee's solar power facilities, the financial 17 security provided by the grantee shall remain in place until the 18 date evidence of financial security meeting the requirements of this 19 act is provided to the landowner.

This act shall become effective November 1, 2025.

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SECTION 7.