As Introduced

132nd General Assembly

Regular Session 2017-2018 S. B. No. 238

Senator Dolan

Cosponsors: Senators Peterson, Manning, Gardner, Lehner, Bacon, Wilson, LaRose, Beagle, Hottinger, Hackett, Kunze, Eklund, Schiavoni

A BILL

To amend sections 4906.20 and 4906.201 of the	1
Revised Code regarding wind turbine setbacks for	2
wind farms of at least five megawatts.	3

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 4906.20 and 4906.201 of the	4
Revised Code be amended to read as follows:	5
Sec. 4906.20. (A) No person shall commence to construct an	6
economically significant wind farm in this state without first	7
having obtained a certificate from the power siting board. An	8
economically significant wind farm with respect to which such a	9
certificate is required shall be constructed, operated, and	10
maintained in conformity with that certificate and any terms,	11
conditions, and modifications it contains. A certificate shall	12
be issued only pursuant to this section. The certificate may be	13
transferred, subject to the approval of the board, to a person	14
that agrees to comply with those terms, conditions, and	15
modifications.	16
(B) The board shall adopt rules governing the	17

certificating of economically significant wind farms under this18section. Initial rules shall be adopted within one hundred19twenty days after June 24, 2008.20

(1) The rules shall provide for an application process for 21 certificating economically significant wind farms that is 22 identical to the extent practicable to the process applicable to 23 certificating major utility facilities under sections 4906.06, 24 4906.07, 4906.08, 4906.09, 4906.10, 4906.11, and 4906.12 of the 25 Revised Code and shall prescribe a reasonable schedule of 26 application filing fees structured in the manner of the schedule 27 of filing fees required for major utility facilities. The rules 28 shall require an applicant to do all of the following: 29

(a) Hold a public information meeting not later than30ninety days prior to the filing of the application;31

(b) Provide notice that includes information on both the meeting and the wind turbine setback requirements under division (B) (2) of this section through both of the following methods:

(i) Publication in a newspaper of general circulation in35the area in which the economically significant wind farm is36proposed to be constructed;37

(ii) A letter to each property owner of, and each tenant residing on, property that abuts the property on which the economically significant wind farm is proposed to be constructed.

(2) Additionally, the rules shall prescribe reasonable
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regulations regarding any wind turbines and associated
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facilities of an economically significant wind farm, including,
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but not limited to, their location, erection, construction,
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reconstruction, change, alteration, maintenance, removal, use,
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or enlargement and including erosion control, aesthetics,47recreational land use, wildlife protection, interconnection with48power lines and with regional transmission organizations,49independent transmission system operators, or similar50organizations, ice throw, sound and noise levels, blade shear,51shadow flicker, decommissioning, and necessary cooperation for52site visits and enforcement investigations.53

(a) The rules also shall prescribe a minimum setback for a 54 wind turbine of an economically significant wind farm. That 55 minimum shall be equal to a horizontal distance, from the 56 turbine's base to the property line of the wind farm property, 57 equal to one and one-tenth two-tenths times the total height of 58 the turbine structure as measured from its base to the tip of 59 its highest blade and be at least one thousand one-two hundred 60 twenty-five feet in horizontal distance from the tip of the 61 turbine's nearest blade at ninety degrees to property line the 62 exterior of the nearest, habitable, residential structure, if 63 any, located on adjacent property at the time of the 64 certification application. 65

(b) (i) For any existing certificates and amendments 66 thereto, and existing certification applications that have been 67 found by the chairperson to be in compliance with division (A) 68 of section 4906.06 of the Revised Code before the effective date 69 of the amendment of this section by H.B. 59 of the 130th general 70 assembly, September 29, 2013, the distance shall be seven 71 hundred fifty feet instead of one thousand one hundred twenty-72 five feet. 73

(ii) Any amendment made to an existing certificate after74the effective date of the amendment of this section by H.B. 48375of the 130th general assembly shall be subject to the setback76

provision of this section as amended by that act. The amendments 77 to this section by that act shall not be construed to limit or 78 abridge any rights or remedies in equity or under the common-79 law. 80 (c) The setback shall apply in all cases except those in-81 which all owners when an owner of property adjacent to the a 82 parcel that abuts a parcel where a wind farm property waive 83 turbine is located waives application of the setback to that 84 property parcel pursuant to a procedure the board shall 85 establish by rule and except in which, in a particular case, the 86 board determines that a setback greater than the minimum is 87 necessary. 88 (C) As used in this section, "parcel" has the same meaning 89 as in section 2329.66 of the Revised Code. 90 Sec. 4906.201. (A) An electric generating plant that 91 consists of wind turbines and associated facilities with a 92 single interconnection to the electrical grid that is designed 93 for, or capable of, operation at an aggregate capacity of fifty 94 megawatts or more is subject to the minimum setback requirements 95 established in rules adopted by the power siting board under 96 division (B)(2) of section 4906.20 of the Revised Code. 97 (B) (1) For any existing certificates and amendments 98 thereto, and existing certification applications that have been 99 found by the chairperson to be in compliance with division (A) 100 of section 4906.06 of the Revised Code before the effective date 101 of the amendment of this section by H.B. 59 of the 130th general 102 assembly, September 29, 2013, the distance shall be seven 103 hundred fifty feet-instead of one thousand one hundred twenty-104 five feet. 105

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the Revised Code are hereby repealed.

(2) Any amendment made to an existing certificate after	106
the effective date of the amendment of this section by H.B. 483-	107
of the 130th general assembly, shall be subject to the setback-	108
provision of this section as amended by that act. The amendments -	109
to this section by that act shall not be construed to limit or-	110
abridge any rights or remedies in equity or under the common-	111
law.	112
Section 2. That existing sections 4906.20 and 4906.201 of	113

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