### As Passed by the House

**134th General Assembly** 

Regular Session 2021-2022 Sub. S. B. No. 52

Senators Reineke, McColley

Cosponsors: Senators Lang, Rulli, Schaffer, Cirino, Brenner, Schuring, Huffman, M., O'Brien, Wilson Representatives Carruthers, Click, Creech, Cross, Hoops, Riedel, Seitz, Swearingen

# A BILL

То	amend sections 4906.01, 4906.02, and 4906.10 and	1
	to enact sections 303.57, 303.58, 303.59,	2
	303.60, 303.61, 303.62, 4906.021, 4906.022,	3
	4906.023, 4906.024, 4906.025, 4906.101,	4
	4906.102, 4906.103, 4906.21, 4906.211, 4906.212,	5
	4906.22, 4906.221, 4906.222, 4906.30, and	6
	4906.31 of the Revised Code to permit a board of	7
	county commissioners to prevent power siting	8
	board certification of certain wind and solar	9
	facilities, to provide for ad hoc members of the	10
	power siting board, and to establish	11
	decommissioning requirements for certain wind	12
	and solar facilities.	13

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

Section 1. That sections 4906.01, 4906.02, and 4906.10 be	14
amended and sections 303.57, 303.58, 303.59, 303.60, 303.61,	15
303.62, 4906.021, 4906.022, 4906.023, 4906.024, 4906.025,	16
4906.101, 4906.102, 4906.103, 4906.21, 4906.211, 4906.212,	17

4906.22, 4906.221, 4906.222, 4906.30, and 4906.31 of the Revised	18
Code be enacted to read as follows:	19
Sec. 303.57. As used in this section and sections 303.58	20
to 303.62 of the Revised Code:	21
(A) "Economically significant wind farm" has the same	22
meaning as in section 4906.13 of the Revised Code.	23
(B) "Large wind farm" and "large solar facility" have the	24
same meanings as in section 4906.01 of the Revised Code.	25
(C)(1) "Material amendment" means an amendment to an	26
existing power siting board certificate for the construction,	27
operation, or maintenance of a utility facility that does any of	28
the following:	29
(a) For utility facilities:	30
(i) Changes the facility's generation type from one type	31
of utility facility to another;	32
(ii) Increases the facility's nameplate capacity;	33
(iii) Changes the boundaries of the facility, unless the	34
new boundaries of the facility are completely within the	35
previous boundaries of the facility or the facility components	36
outside of the previous boundary are underground.	37
(b) For large wind farms and economically significant wind	38
farms:	39
(i) Increases the number of wind turbines;	40
(ii) Increases the height of a wind turbine.	41
(2) Material amendments do not include the addition of a	42
battery storage system to a utility facility.	43

(D) "Utility facility" means an economically significant	44
wind farm, a large wind farm, or a large solar facility.	45
Sec. 303.58. (A) The board of county commissioners may_	46
adopt a resolution designating all or part of the unincorporated	47
area of a county as a restricted area, prohibiting the	48
construction of any or all of the following:	49
(1) An economically significant wind farm;	50
(2) A large wind farm;	51
(3) A large solar facility.	52
(B) A resolution described in division (A) of this section	53
may designate one or more restricted areas and shall fix	54
restricted area boundaries within the unincorporated area of the	55
<u>county.</u>	56
(C)(1) The board may adopt a resolution designating a	57
restricted area at a regular meeting of the board or at a	58
special meeting called for the purpose of discussing such a	59
resolution.	60
(2) At least thirty days prior to the meeting at which a	61
resolution to designate a restricted area will be discussed, the	62
board shall do all of the following:	63
(a) Provide public notice of the date and time of the	64
meeting by one publication in a newspaper of general circulation	65
within the county;	66
(b) Publicly post a map showing the boundaries of the	67
proposed restricted area at all public libraries within the	68
<u>county;</u>	69
(c) Provide written notice of the meeting, by first class	70

mail, to all school districts, municipal corporations, and	71
boards of township trustees located in whole, or in part, within	72
the boundaries of the proposed restricted area.	73
(3) The board shall comply with the requirements of	74
divisions (C)(1) and (2) of this section before the board	75
modifies a resolution it previously adopted under this section.	76
(D) Any resolution designating a restricted area shall	77
include a map of the restricted area, as well as texts	78
sufficient to identify all boundaries of the restricted area. A	79
copy of the resolution and any accompanying texts and maps shall	80
be filed with the office of the county recorder of the county.	81
(E) A resolution adopted under this section shall not	82
affect the construction of a utility facility that was presented	83
to the board of county commissioners under section 303.61 of the	84
Revised Code, and the board did not adopt a resolution	85
prohibiting the facility within the time required under section	86
303.62 of the Revised Code.	87
Sec. 303.59. A resolution designating a restricted area	88
prohibiting the construction of utility facilities, if adopted	89
by the board of county commissioners, becomes effective thirty	90
days after the date of its adoption, unless, within thirty days	91
after the adoption, there is presented to the board of county	92
commissioners a petition, signed by a number of registered	93
electors residing in the county equal to not less than eight per	94
cent of the total vote cast for all candidates for governor in	95
that county at the most recent general election at which a	96
governor was elected, requesting the board of county	97
commissioners to submit the resolution to the electors of that	98
county for approval or rejection at a special election to be	99
held on the day of the next primary or general election that	100

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occurs at least one hundred twenty days after the petition is	101
filed. Each part petition shall contain the number and the full	102
and correct title, if any, of the resolution, motion, or	103
application, furnishing the name by which the resolution is	104
known and a brief summary of its contents. In addition to	105
meeting the requirements of this section, each petition shall be	106
governed by the rules specified in section 3501.38 of the	107
Revised Code.	108
The form of a petition calling for a referendum on the	109
designation of a restricted area and the statement of the	110
circulator shall be substantially as follows:	111
"PETITION FOR REFERENDUM ON THE DESIGNATION OF A	112
RESTRICTED AREA PROHIBITING THE CONSTRUCTION OF UTILITY	113
FACILITIES	114
(if the proposal is identified by a particular name or	115
number, or both, these should be inserted here)	116
<u>A proposal to designate a restricted area prohibiting the</u>	117
construction of utility facilities in the unincorporated area of	118
county, Ohio, adopted (date) (followed by	119
brief summary of the resolution).	120
To the board of county commissioners of county,	121
<u>Ohio:</u>	122
We, the undersigned, being electors residing in	123
county, equal to not less than eight per cent of the	124
total vote cast for all candidates for governor in the county at	125
the preceding general election at which a governor was elected,	126
request the board of county commissioners to submit this	127
designation of a restricted area to the electors of	128
county, for approval or rejection at a special election to be	129

held on the day of the primary or general election to be held on	130
(date), pursuant to section 303.59 of the Revised	131
Code.	132
Signature	133
Residence address	134
Date of signing	135
STATEMENT OF CIRCULATOR	136
I, (name of circulator), declare under penalty	137
of election falsification that I reside at the address appearing	138
below my signature; that I am the circulator of the foregoing	139
part petition containing (number) signatures; that I	140
have witnessed the affixing of every signature; that all signers	141
were to the best of my knowledge and belief qualified to sign;	142
and that every signature is to the best of my knowledge and	143
belief the signature of the person whose signature it purports	144
to be or of an attorney in fact acting pursuant to section	145
3501.382 of the Revised Code.	146
(Signature of circulator)	147
(Circulator's residence address)	148
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A	149
FELONY OF THE FIFTH DEGREE."	150
The petition shall be filed with the board of county_	151
commissioners. Within two weeks after receiving a petition filed	152
under this section, the board of county commissioners shall	153
certify the petition to the board of elections. A petition filed	154
under this section shall be certified to the board of elections	155
not less than ninety days prior to the election at which the	156
question is to be voted upon.	157
queberon ro co be volea apon.	101

The board of elections shall determine the sufficiency and	158
validity of each petition certified to it by a board of county	159
commissioners under this section. If the board of elections	160
determines that a petition is sufficient and valid, the question	161
shall be voted upon at a special election to be held on the day	162
of the next primary or general election that occurs at least one	163
hundred twenty days after the date the petition is filed with	164
the board of county commissioners, regardless of whether any	165
election will be held to nominate or elect candidates on that	166
day.	167
	1.60
No resolution designating a restricted area for which such	168
a referendum vote has been requested shall be put into effect	169
unless a majority of the vote cast on the issue is in favor of	170
the resolution. Upon certification by the board of elections	171
that the resolution has been approved by the voters, it shall	172
take immediate effect.	173
Within five working days after the resolution's effective	174
date, the board of county commissioners shall file the text of	175
the resolution and maps of the restricted area in the office of	176
the county recorder and with the county or regional planning	177
commission, if one exists.	178
The failure to file any resolution, or any text and maps,	179
or duplicates of any of these documents, with the office of the	180
county recorder as required by this section does not invalidate	181
the resolution.	182
Sec. 303.60. If a resolution described in this section is	183
adopted and becomes effective under sections 303.58 and 303.59	184
of the Revised Code, no person shall file, and the power siting	185
board shall not accept, an application for a certificate, or a	186
material amendment to an existing certificate, to construct,	187

meeting.

operate, or maintain a utility facility in a restricted area 188 where the construction of such a utility facility is prohibited 189 by the resolution. 190 Sec. 303.61. (A) At least ninety days, but not more than 191 three hundred days, prior to applying for a certificate from the 192 power siting board, or a material amendment to an existing 193 certificate, for a utility facility, to be located in whole or 194 in part in the unincorporated area of a county, the person 195 intending to apply shall hold a public meeting in each county 196 where the utility facility is to be located. 197 (B) The applicant shall provide written notice of the 198 public meeting to the board of county commissioners of the 199 county, as well as the boards of trustees of every township in 200 which the utility facility is to be located within that county. 201 Notice shall be provided at least fourteen days prior to the 202 203 (C) At the public meeting, the applicant shall provide the 204 following information: 205

(1) The person intending to apply for a certificate shall 206 207 provide the following information to the board of county commissioners: 208

(a) Whether the utility facility will be: 209 210 (i) A large wind farm; (ii) An economically significant wind farm; or 211 (iii) A large solar facility. 212 (b) The maximum nameplate capacity of the utility 213 facility; 214

(c) A map of the proposed geographic boundaries of the	215
project within that county.	216
(2) The person intending to apply for a material amendment_	217
that makes any change or modification to an existing certificate	218
shall comply with the requirements of this section when	219
providing information regarding that change or modification to	220
the board of county commissioners.	221
(3) All of the information described in divisions (C)(1)	222
and (2) of this section shall be submitted to the board of	223
county commissioners in written form.	224
Sec. 303.62. (A) Not later than ninety days after the	225
public meeting described in section 303.61 of the Revised Code	226
regarding an application for a certificate, or a material	227
amendment to an existing certificate, for a utility facility,	228
the board of county commissioners may adopt a resolution that	229
does either of the following:	230
(1) Prohibits the construction of the utility facility	231
that is the subject of the certificate;	232
(2) Limits the boundaries of the proposed utility facility	233
to a smaller geographic area of the county, completely within	234
what was proposed by the applicant.	235
(B) If no resolution is adopted within the time required	236
under this section, the application may proceed as filed with	237
the power siting board.	238
(C) No resolution adopted under this section shall prevent	239
an applicant from filing another proposal for consideration by	240
the board of county commissioners at a later date.	241
Sec. 4906.01. As used in Chapter 4906. of the Revised	242

Code:	243
(A) "Person" means an individual, corporation, business	244
trust, association, estate, trust, or partnership or any	245
officer, board, commission, department, division, or bureau of	246
the state or a political subdivision of the state, or any other	247
entity.	248
(B)(1) "Major utility facility" means:	249
(a) Electric generating plant and associated facilities	250
designed for, or capable of, operation at a capacity of fifty	251
megawatts or more;	252
(b) An electric transmission line and associated	253
facilities of a design capacity of one hundred kilovolts or	254
more;	255
(c) A gas pipeline that is greater than five hundred feet	256
in length, and its associated facilities, is more than nine	257
inches in outside diameter and is designed for transporting gas	258
at a maximum allowable operating pressure in excess of one	259
hundred twenty-five pounds per square inch.	260
(2) "Major utility facility" does not include any of the	261
following:	262
(a) Gas transmission lines over which an agency of the	263
United States has exclusive jurisdiction;	264
(b) Any solid waste facilities as defined in section	265
6123.01 of the Revised Code;	266
(c) Electric distributing lines and associated facilities	267
as defined by the power siting board;	268
(d) Any manufacturing facility that creates byproducts	269

that may be used in the generation of electricity as defined by	270
the power siting board;	271
(e) Gathering lines, gas gathering pipelines, and	272
processing plant gas stub pipelines as those terms are defined	273
in section 4905.90 of the Revised Code and associated	274
facilities;	275
(f) Any gas processing plant as defined in section 4905.90	276
of the Revised Code;	277
(g) Natural gas liquids finished product pipelines;	278
(h) Pipelines from a gas processing plant as defined in	279
section 4905.90 of the Revised Code to a natural gas liquids	280
fractionation plant, including a raw natural gas liquids	281
pipeline, or to an interstate or intrastate gas pipeline;	282
(i) Any natural gas liquids fractionation plant;	283
(j) A production operation as defined in section 1509.01	284
of the Revised Code, including all pipelines upstream of any	285
gathering lines;	286
(k) Any compressor stations used by the following:	287
(i) A gathering line, a gas gathering pipeline, a	288
processing plant gas stub pipeline, or a gas processing plant as	289
those terms are defined in section 4905.90 of the Revised Code;	290
(ii) A natural gas liquids finished product pipeline, a	291
natural gas liquids fractionation plant, or any pipeline	292
upstream of a natural gas liquids fractionation plant; or	293
(iii) A production operation as defined in section 1509.01	294
of the Revised Code.	295
(C) "Commence to construct" means any clearing of land,	296

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excavation, or other action that would adversely affect the 297 natural environment of the site or route of a major utility 298 facility, but does not include surveying changes needed for 299 temporary use of sites or routes for nonutility purposes, or 300 uses in securing geological data, including necessary borings to 301 ascertain foundation conditions. 302

(D) "Certificate" means a certificate of environmental
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 compatibility and public need issued by the power siting board
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 under section 4906.10 of the Revised Code or a construction
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 certificate issued by the board under rules adopted under
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 division (E) or (F) of section 4906.03 of the Revised Code.
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(E) "Gas" means natural gas, flammable gas, or gas that is308toxic or corrosive.309

(F) "Natural gas liquids finished product pipeline" means
a pipeline that carries finished product natural gas liquids to
the inlet of an interstate or intrastate finished product
natural gas liquid transmission pipeline, rail loading facility,
or other petrochemical or refinery facility.

(G) <u>"Large solar facility" means an electric generating</u> plant that consists of solar panels and associated facilities with a single interconnection to the electrical grid that is a major utility facility.

(H) "Large wind farm" means an electric generating plant that consists of wind turbines and associated facilities with a single interconnection to the electrical grid that is a major utility facility.

(I) "Natural gas liquids fractionation plant" means a 323 facility that takes a feed of raw natural gas liquids and 324 produces finished product natural gas liquids. 325

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(II) (J) "Raw natural gas" means hydrocarbons that are326produced in a gaseous state from gas wells and that generally327include methane, ethane, propane, butanes, pentanes, hexanes,328heptanes, octanes, nonanes, and decanes, plus other naturally329occurring impurities like water, carbon dioxide, hydrogen330sulfide, nitrogen, oxygen, and helium.331

(I) (K)"Raw natural gas liquids" means naturally332occurring hydrocarbons contained in raw natural gas that are333extracted in a gas processing plant and liquefied and generally334include mixtures of ethane, propane, butanes, and natural335gasoline.336

(J) (L) "Finished product natural gas liquids" means an337individual finished product produced by a natural gas liquids338fractionation plant as a liquid that meets the specifications339for commercial products as defined by the gas processors340association. Those products include ethane, propane, iso-butane,341normal butane, and natural gasoline.342

Sec. 4906.02. (A) (A) (1) There is hereby created within the 343 public utilities commission the power siting board, composed of 344 the chairmanchairperson of the public utilities commission, the 345 director of environmental protection, the director of health, 346 the director of development, the director of natural resources, 347 the director of agriculture, and a representative of the public 348 who shall be an engineer and shall be appointed by the governor, 349 from a list of three nominees submitted to the governor by the 350 office of the consumers' counsel, with the advice and consent of 351 the senate and shall serve for a term of four years. The 352 chairmanchairperson of the public utilities commission shall be 353 chairman chairperson of the board and its chief executive 354 officer. The chairmanchairperson shall designate one of the 355

voting members of the board to act as vice chairmanvice-356chairperson who shall possess during the absence or disability357of the chairmanchairperson all of the powers of the358chairmanchairperson. All hearings, studies, and consideration of359applications for certificates shall be conducted by the board or360representatives of its members.361

In addition, the board shall include four legislative 362 members who may participate fully in all the board's 363 deliberations and activities except that they shall serve as 364 365 nonvoting members. The speaker of the house of representatives shall appoint one legislative member, and the president of the 366 senate and minority leader of each house shall each appoint one 367 legislative member. Each such legislative leader shall designate 368 an alternate to attend meetings of the board when the regular 369 legislative member he appointed by the legislative leader is 370 unable to attend. Each legislative member and alternate shall 371 serve for the duration of the elected term that hethe 372 legislative member is serving at the time of his-appointment. A 373 quorum of the board is a majority of its voting members. 374

The representative of the public and, notwithstanding 375 section 101.26 of the Revised Code, legislative members of the 376 board or their designated alternates, when engaged in their 377 duties as members of the board, shall be paid at the per diem 378 rate of step 1, pay range 32, under schedule B of section 124.15 379 of the Revised Code and shall be reimbursed for the actual and 380 necessary expenses they incur in the discharge of their official 381 duties. 382

(2) In all cases involving an application for a383certificate or a material amendment to an existing certificate384for a utility facility, as defined in section 303.57 of the385

public utilities commission.

Revised Code, the board shall include two voting ad hoc members,	386
as described in section 4906.021 of the Revised Code.	387
(B) The <del>chairman<u>chairperson</u> shall keep a complete record</del>	388
of all proceedings of the board, issue all necessary process,	389
writs, warrants, and notices, keep all books, maps, documents,	390
and papers ordered filed by the board, conduct investigations	391
pursuant to section 4906.07 of the Revised Code, and perform	392
such other duties as the board may prescribe.	393
(C) The chairmanchairperson of the public utilities	394
commission may assign or transfer duties among the commission's	395
staff. However, the board's authority to grant certificates	396
under section 4906.10 of the Revised Code shall not be exercised	397
by any officer, employee, or body other than the board itself.	398
(D) The <del>chairman<u>chairperson</u> may call to <u>histhe</u></del>	399
chairperson's assistance, temporarily, any employee of the	400
environmental protection agency, the department of natural	401
resources, the department of agriculture, the department of	402
health, or the department of development, for the purpose of	403
making studies, conducting hearings, investigating applications,	404
or preparing any report required or authorized under this	405
chapter. Such employees shall not receive any additional	406
compensation over that which they receive from the agency by	407
which they are employed, but they shall be reimbursed for their	408
actual and necessary expenses incurred while working under the	409
direction of the <del>chairman<u>chairperson</u>. All contracts for special</del>	410
services are subject to the approval of the chairmanchairperson.	411
(E) The board's offices shall be located in those of the	412

Sec. 4906.021. (A) For the purposes of this section and 414

section 4906.022 of the Revised Code:	415
(1) "Immediate family member" means a person's:	416
<u>(a)</u> Spouse;	417
(b) Brother or sister of the whole, or of the half, blood,	418
<u>or by marriage;</u>	419
(c) Children, including adopted children; and	420
<u>(d)</u> Parents.	421
(2) "Material amendment" and "utility facility" have the	422
same meanings as in section 303.57 of the Revised Code.	423
(B) Whenever an application is made to the power siting	424
board for a certificate or a material amendment to an existing	425
certificate for a utility facility, the board shall include two	426
voting ad hoc members to represent the interests of the	427
residents of the area in which the utility facility is to be	428
located.	429
(C)(1) The ad hoc members shall be:	430
(a) The chairperson of the board of township trustees of	431
the township in which the utility facility is to be located or	432
<u>the chairperson's designee;</u>	433
(b) The president of the board of county commissioners of	434
the county in which the utility facility is to be located or the	435
president's designee.	436
(2) If a utility facility is to be located in multiple	437
townships, a single ad hoc member to represent the townships	438
shall be chosen by a majority vote of all of the boards of	439
township trustees of the townships in which the utility facility	440
is to be located.	441

(3) If a utility facility is to be located in multiple	442
counties, a single ad hoc member to represent the counties shall	443
be chosen by a majority vote of all of the boards of county	444
commissioners of the counties in which the utility facility is	445
to be located.	446
(D)(1) No person shall serve as such an ad hoc member if	447
the person:	448
(a) Is party to a lease agreement with, or has granted an	449
easement to, the developer of a utility facility;	450
(b) Holds any other beneficial interest in a utility	451
facility;	452
(c) Has an immediate family member who is party to a lease	453
agreement with, or has granted an easement to, the developer of	454
the utility facility;	455
(d) Has an immediate family member who holds any	456
beneficial interest in a utility facility;	457
(e) Has an immediate family member who has intervened in	458
the power siting board proceeding for which the ad hoc member is	459
included.	460
(2) If, because of the application of division (D) of this	461
section, an individual is unable to serve as such an ad hoc	462
member, a new ad hoc member shall be appointed in accordance	463
with division (C) of this section.	464
(E) A designee under division (C)(1) of this section shall	465
be one of the following from the same political subdivision as	466
the designator:	467
(a) Another elected official;	468

(b) A resident.

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(b) A resident.	469
Sec. 4906.022. (A) Voting ad hoc members of the power	470
siting board under section 4906.021 of the Revised Code shall be	471
designated not later than thirty days after a board of county	472
commissioners or a board of township trustees receives	473
notification that an application, for which an ad hoc member	474
shall be included, has been found to be in compliance with	475
division (A) of section 4906.06 of the Revised Code by the	476
chairperson of the power siting board or the chairperson's	477
designee and is accepted by the board.	478
(B) The ad hoc members shall be designated in accordance	479
with the requirements set forth in division (C) of section_	480
4906.021 of the Revised Code.	481
4566.021 of the Revised code.	TOT
Sec. 4906.023. If a board of township trustees or board of	482
county commissioners seeks to adopt a resolution to intervene in	483
a power siting board case for which it is entitled to have a	484
voting ad hoc member under section 4906.02 of the Revised Code,	485
the member shall not vote on the resolution to intervene, unless	486
the member designates another individual to serve as the ad hoc	487
member.	488
A designee under this section shall meet the requirements	489
of division (E) of section 4906.021 of the Revised Code.	490
Sec. 4906.024. (A) A voting ad hoc member of the power	491
siting board under section 4906.02 of the Revised Code shall be	492
exempt from any limitations on ex parte communications.	493
(B) If such an ad hoc member communicates with a party,	494
including any party who is an intervenor, to a board proceeding,	495
the ad hoc member and the party shall disclose the following to	496
the board:	497

(1) The date of the conversation;	498
(2) All participants in the conversation who are parties	499
to the case.	500
Sec. 4906.025. No present or former voting ad hoc member_	501
of the power siting board shall disclose or use, without	502
appropriate authorization, information acquired in the course of	503
official duties that is confidential because of either of the	504
following:	505
(A) Statutory law;	506
(B) Notice the ad hoc member received designating the	507
information as confidential and both of the following apply:	508
(1) The status of the proceedings, or the circumstances	509
under which the information was received, warrants its	510
<pre>confidentiality;</pre>	511
(2) Preserving its confidentiality is necessary to the	512
proper conduct of governmental activities.	513
Sec. 4906.10. (A) The power siting board shall render a	514
decision upon the record either granting or denying the	515
application as filed, or granting it upon such terms,	516
conditions, or modifications of the construction, operation, or	517
maintenance of the major utility facility as the board considers	518
appropriate. The certificate shall be subject to sections	519
4906.101, 4906.102, and 4906.103 of the Revised Code and	520
conditioned upon the facility being in compliance with standards	521
and rules adopted under section 4561.32 and Chapters 3704.,	522
3734., and 6111. of the Revised Code. An applicant may withdraw	523
an application if the board grants a certificate on terms,	524
conditions, or modifications other than those proposed by the	525
applicant in the application.	526

The board shall not grant a certificate for the 527 construction, operation, and maintenance of a major utility 528 facility, either as proposed or as modified by the board, unless 529 it finds and determines all of the following: 530 (1) The basis of the need for the facility if the facility 531 is an electric transmission line or gas pipeline; 532 (2) The nature of the probable environmental impact; 533 (3) That the facility represents the minimum adverse 534 environmental impact, considering the state of available 535 technology and the nature and economics of the various 536 537 alternatives, and other pertinent considerations; (4) In the case of an electric transmission line or 538 generating facility, that the facility is consistent with 539 regional plans for expansion of the electric power grid of the 540 electric systems serving this state and interconnected utility 541 systems and that the facility will serve the interests of 542 electric system economy and reliability; 543 (5) That the facility will comply with Chapters 3704., 544 3734., and 6111. of the Revised Code and all rules and standards 545 adopted under those chapters and under section 4561.32 of the 546 Revised Code. In determining whether the facility will comply 547 with all rules and standards adopted under section 4561.32 of 548 the Revised Code, the board shall consult with the office of 549 aviation of the division of multi-modal planning and programs of 550 the department of transportation under section 4561.341 of the 551 Revised Code. 552 553

(6) That the facility will serve the public interest,convenience, and necessity;554

(7) In addition to the provisions contained in divisions

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(A) (1) to (6) of this section and rules adopted under those 556 divisions, what its impact will be on the viability as 557 agricultural land of any land in an existing agricultural 558 district established under Chapter 929. of the Revised Code that 559 is located within the site and alternative site of the proposed 560 major utility facility. Rules adopted to evaluate impact under 561 division (A)(7) of this section shall not require the 562 compilation, creation, submission, or production of any 563 information, document, or other data pertaining to land not 564 located within the site and alternative site. 565 566 (8) That the facility incorporates maximum feasible water conservation practices as determined by the board, considering 567 available technology and the nature and economics of the various 568 alternatives. 569 (B) If the board determines that the location of all or a 570 part of the proposed facility should be modified, it may 571 condition its certificate upon that modification, provided that 572 the municipal corporations and counties, and persons residing 573 therein, affected by the modification shall have been given 574 reasonable notice thereof. 575 (C) A copy of the decision and any opinion issued 576 therewith shall be served upon each party. 577

Sec. 4906.101. (A) For purposes of this section and578sections 4906.102 and 4906.103 of the Revised Code, "material579amendment" and "utility facility" have the same meanings as in580section 303.57 of the Revised Code.581

(B) The power siting board shall not grant a certificate582for the construction, operation, and maintenance of, or material583amendment to an existing certificate for, a utility facility,584

either as proposed or as modified by the board, to be	585
constructed in a restricted area of the unincorporated area of a	586
county, as designated by that county's board of county	587
commissioners under sections 303.58 and 303.59 of the Revised	588
Code, if the utility facility is of a type prohibited in the	589
restricted area.	590
Sec. 4906.102. (A) The power siting board shall not grant_	591
a certificate for the construction, operation, and maintenance	592
of, or a material amendment to an existing certificate for, a	593
utility facility, either as proposed or as modified by the	594
board, to be constructed in the unincorporated area of a county,	595
if the board of county commissioners of the county in which a	596
utility facility is to be located has adopted a resolution	597
prohibiting the construction of the utility facility as	598
described in section 303.62 of the Revised Code.	599
(B) If the utility facility is to be located in multiple	600
counties and less than all of the boards of county commissioners	601
adopt a resolution prohibiting the construction of a utility	602
facility, the power siting board shall modify the certificate or	603
material amendment to exclude the area of each county whose	604
board of county commissioners rejected the certificate or	605
material amendment.	606
Sec. 4906.103. If a board of county commissioners has	607
adopted a resolution which limits the boundaries of the proposed	608
utility facility to a smaller geographic area of the county,	609
completely within what was proposed by the applicant, as	610
described in section 303.62 of the Revised Code, the power	611
siting board shall not grant a certificate or material amendment	612
that includes an area outside of the geographic area approved by	613

the board of county commissioners of the county in which the

utility facility is to be located.	615
Sec. 4906.21. (A) For the purposes of this section and	616
sections 4906.21 to 4906.232 of the Revised Code:	617
(1) "Applicant" means an applicant for a certificate, or a	618
material amendment to an existing certificate, from the power	619
siting board to construct, operate, or maintain a utility	620
facility, and includes any subsequent person to whom the	621
<u>certificate is transferred.</u>	622
(2) "Material amendment" and "utility facility" have the	623
same meanings as in section 303.57 of the Revised Code.	624
(B) At least sixty days prior to the commencement of	625
construction of a utility facility, the applicant shall submit a	626
comprehensive decommissioning plan for review and approval by	627
the power siting board.	628
Sec. 4906.211. (A) The decommissioning plan submitted to	629
the power siting board under section 4906.21 of the Revised Code	630
shall be prepared by a professional engineer registered with the	631
state board of registration for professional engineers and	632
surveyors. The board may reject the engineer chosen by the	633
applicant and to require the applicant to choose another	634
<u>qualified engineer.</u>	635
(B) The plan shall contain the following:	636
(1) A list of all parties responsible for decommissioning;	637
(2) A schedule of decommissioning activities, not to	638
extend beyond twelve months from the date the utility facility	639
ceases operation;	640
(3) An estimate of the full costs of decommissioning the	641
utility facility, including the proper disposal of all facility	642

components and restoration of the land on which the facility is	643
located to its pre-construction state. The estimate shall not	644
take into account the salvage value of any materials from the	645
facility.	646
Sec. 4906.212. The estimate of the total decommissioning	647
costs of a utility facility, as described in division (B)(3) of	648
section 4906.211 of the Revised Code, shall be recalculated	649
every five years by an engineer retained by the applicant.	650
Sec. 4906.22. (A) Prior to beginning construction, the	651
applicant shall post a performance bond to ensure that funds are	652
available for the decommissioning of the facility.	653
(B) The power siting board shall be the obligee of the	654
bond.	655
Sec. 4906.221. The performance bond required by section	656
4906.22 of the Revised Code shall be equal to the estimate of	657
the costs of decommissioning included in the decommissioning	658
plan described in section 4906.211 of the Revised Code.	659
Sec. 4906.222. (A) The performance bond for the	660
decommissioning of a utility facility shall be updated every	661
five years, based on the most recent estimates, as described in	662
section 4906.212 of the Revised Code.	663
(B) If the costs of decommissioning are greater in the	664
most recent estimate than the costs of the immediately preceding	665
estimate, the performance bond shall be increased	666
proportionately.	667
(C) If the costs of decommissioning are lower in the most	668
recent estimate than the costs of the immediately preceding	669
estimate, the performance bond shall not be decreased.	670

Sec. 4906.30. (A) For purposes of this section and section	671
4906.31 of the Revised Code, "material amendment" and "utility	672
facility" have the same meanings as in section 303.57 of the	673
Revised Code.	674
	0,1
(B) The power siting board shall not grant a certificate	675
for the construction, operation, and maintenance of, or a	676
material amendment to an existing certificate for, a utility	677
facility, either as proposed or as modified by the board, to be	678
constructed in the unincorporated area of a county, if the	679
facility has any of the following:	680
(1) A nameplate capacity exceeding that which was provided	681
to that county's board of county commissioners under section	682
303.61 of the Revised Code;	683
(2) A geographic area that is not completely within the	684
boundaries provided to that county's board of county	685
commissioners under section 303.61 of the Revised Code or the	686
limited boundaries provided by that county's board of county	687
commissioners under section 303.62 of the Revised Code;	688
(3) A type of generation that is different than that which	689
was provided to that county's board of county commissioners	690
under section 303.61 of the Revised Code.	691
Sec. 4906.31. (A) Not later than three days after an	692
application for a certificate, or a material amendment to an	693
existing certificate, for a utility facility is found to be in	694
compliance with division (A) of section 4906.06 of the Revised	695
<u>Code by the chairperson of the power siting board or the</u>	696
chairperson's designee, is accepted by the power siting board,	697
	698
and the filing fee is paid by the applicant, the board shall	
provide a full and complete copy of the application to each	699

board of trustees and each board of county commissioners of the	700
townships or counties in which the facility is to be located.	701
(B) The copy of the application may be provided in any of	702
the following formats:	703
(1) Paper copy;	704
(2) Electronic format;	705
(3) An electronic communication containing a link to the	706
application, if posted on the board's web site.	707
Section 2. That existing sections 4906.01, 4906.02, and	708
4906.10 of the Revised Code are hereby repealed.	709
Section 3. (A) The provisions of this act shall apply to	710
any application for a certificate, or a material amendment to an	711
existing certificate, for an economically significant wind farm	712
or large wind farm that is not found to be in compliance with	713
division (A) of section 4906.06 of the Revised Code by the	714
chairperson of the power siting board or the chairperson's	715
designee and accepted by the board not later than thirty days	716
after the effective date of S.B. 52 of the 134th general	717
assembly.	718
(B) Any application or a material amendment for an	719
economically significant wind farm or large wind farm not found	720
to be in compliance with division (A) of section 4906.06 of the	721
Revised Code by the chairperson of the power siting board or the	722
chairperson's designee and accepted by the board not later than	723
thirty days after the effective date of this section shall be	724
subject to review by the board of county commissioners of the	725
county in which the utility facility is to be located. The board	726
of county commissioners shall have ninety days after the	727
effective date of this section to review the application and to	728

adopt such resolution as set forth in section 303.62 of the 729 Revised Code. 730

Section 4. (A) The provisions of this act shall not apply 731 to any application for a certificate, or material amendment to 732 an existing certificate, from the power siting board for a large 733 solar facility that is in the PJM interconnection and regional 734 transmission organization, L.L.C., new services queue at the 735 time the application is found to be in compliance with division 736 (A) of section 4906.06 of the Revised Code by the chairperson of 737 the power siting board or the chairperson's designee and is 738 accepted by the board if, as of the effective date of this 739 section: 740

(1) The applicant has received a completed system impact study from PJM for the large solar facility; and

(2) The applicant has paid the fee for the facilities study to PJM.

(B) For any large solar facility that meets the
requirements of division (A) of this section and has multiple
positions in the PJM new services queue under the same legal
requirement, all of the queue positions in effect as
of the effective date of this section shall be exempt from the
provisions of this act, subject to division (C) of this section.

(C) If, after the effective date of this section, an 751 applicant for a large solar facility files an additional new 752 service request with PJM, pertaining to the same facility that 753 is in the new services queue, the application shall be subject 754 to review by the board of county commissioners of the county in 755 which the utility facility is to be located. 756

(D) If, after the effective date of this section, in order 757

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to participate in PJM's capacity market, a large solar facility 758 submits a new queue position for an increase in its capacity 759 interconnection rights, the change in capacity interconnection 760 rights shall not subject the facility to the provisions of this 761 act, provided that the change in rights occurs without 762 increasing the facility's nameplate capacity. 763

Section 5. For all power siting board proceedings under 764 which an application for a certificate, or a material amendment 765 to an existing certificate, for an economically significant wind 766 farm, large wind farm, or a large solar facility that has not 767 been found to be in compliance with division (A) of section 768 4906.06 of the Revised Code by the chairperson of the power 769 siting board or the chairperson's designee and accepted by the 770 board as of the effective date of this section, the board shall 771 include the voting ad hoc members required by section 4906.02 of 772 the Revised Code. 773