

STATE OF OKLAHOMA

2nd Session of the 48th Legislature (2002)

SENATE BILL 1288

By: Maddox

AS INTRODUCED

An Act relating to the Corporation Commission; amending 17 O.S. 2001, Section 157, which relates to electric power and energy assessment; adding renewable energy generation facilities to certain assessment; requiring annual reassessment; requiring certain independent power producers to submit certain information to Corporation Commission; and declaring an emergency.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 17 O.S. 2001, Section 157, is amended to read as follows:

Section 157. A. The Commission shall prepare a ten-year assessment of the electrical power, including all operational and planned renewable energy generation facilities and energy requirements of this state and assess the need for additional or replacement generating facilities and the associated costs of such facilities to the electric consumers of this state. The Commission shall reassess the statewide future electrical generation requirements ~~every two (2) years~~ annually. Such assessments shall not constitute official Commission certification or approval of any proposed generating facilities.

B. For the purposes of this section, every public utility and generation and transmission association or cooperative corporation, the Grand River Dam Authority, the Oklahoma Municipal Power Authority, independent power producer and any municipality proposing to construct generating facilities shall submit to the Commission, for the purpose of review, a list of all proposed projects for the construction, alteration or modification designed to increase

electrical generating capacity of any electricity-production facility located within the state, along with any supporting data the Commission might direct.

SECTION 2. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

48-2-2554

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