

1 STATE OF OKLAHOMA

2 2nd Session of the 59th Legislature (2024)

3 SENATE BILL 1913

By: Jech

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5  
6 AS INTRODUCED

7 An Act relating to wind energy facilities; defining  
8 terms; requiring certain newly established facilities  
9 to apply for certain light-mitigating technology  
10 system prior to commencement; requiring existing wind  
11 energy facilities to apply for certain light-  
12 mitigating technology system by certain date;  
13 requiring costs to be assumed by facility developer,  
14 owner, or operator; directing rule promulgation;  
15 providing for codification; and providing an  
16 effective date.

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 160.23 of Title 17, unless there  
20 is created a duplication in numbering, reads as follows:

21 A. As used in this section:

22 1. "Light-mitigating technology system" means aircraft  
23 detection lighting or any other comparable system capable of  
24 reducing the impact of facility obstruction lighting while  
maintaining conspicuity sufficient to assist aircraft in identifying  
and avoiding collision with a wind energy facility; and

1           2. "Wind energy facility" means an electrical generation  
2 facility consisting of one or more wind turbines under common  
3 ownership or operating control, and includes substations,  
4 meteorological data towers, aboveground and underground electrical  
5 transmission lines, transformers, control systems, and other  
6 buildings or facilities used to support the operation of the  
7 facility, and whose primary purpose is to supply electricity to an  
8 off-site customer or customers. Wind energy facility shall not  
9 include a wind energy facility located entirely on property held in  
10 fee simple absolute estate by the owner of the wind energy facility.

11           B. On and after the effective date of this act, no new wind  
12 energy facility may commence operations in this state unless the  
13 developer, owner, or operator of the facility applies to the Federal  
14 Aviation Administration (FAA) for installation of a light-mitigating  
15 technology system that complies with FAA regulations provided in 14  
16 C.F.R. Section 1.1 et seq. If approved by the FAA, the developer,  
17 owner, or operator of such facility shall install the light-  
18 mitigating technology system on the facility within twenty-four (24)  
19 months after receipt of approval.

20           C. On and after January 1, 2026, any developer, owner, or  
21 operator of a wind energy facility that has commenced commercial  
22 operations in this state without a light-mitigating technology  
23 system shall apply to the FAA for installation of a light-mitigating  
24 technology system that complies with FAA regulations provided in 14

1 C.F.R. Section 1.1 et seq. If approved by the FAA, the developer,  
2 owner, or operator of such facility shall install the light-  
3 mitigating technology system on the facility within twenty-four (24)  
4 months after receipt of approval.

5 D. Any costs associated with the installation, implementation,  
6 operation, and maintenance of a light-mitigating technology system  
7 shall be the responsibility of the developer, owner, or operator of  
8 the wind energy facility.

9 E. Wind energy facilities shall maintain operations of  
10 installed light-mitigating technology systems in accordance with  
11 Corporation Commission rule.

12 F. The Corporation Commission shall have authority to enforce  
13 the provisions of this section and may promulgate rules to  
14 effectuate the provisions of this section.

15 SECTION 2. This act shall become effective November 1, 2024.

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