

**BILL SUMMARY**  
2<sup>nd</sup> Session of the 60<sup>th</sup> Legislature

<b>Bill No.:</b>	<b>HB4060</b>
<b>Version:</b>	<b>Introduced</b>
<b>Request Number:</b>	<b>15405</b>
<b>Author:</b>	<b>Rep. Alonso-Sandoval</b>
<b>Date:</b>	<b>2/10/2026</b>
<b>Impact:</b>	<b>Minimal</b>

**Research Analysis**

HB 4060, as introduced, creates the Plug-In Solar Power Amendments Act. This measure defines the following terms:

- Electric Utility;
- Portable solar generation device; and
- Retail electric customer.

Portable solar generation devices that meet the requirement of this act:

- Shall not be considered an interconnection under state law or Corporation Commission rules;
- Shall not be subject to net metering statutes, tariffs, or programs; and
- Shall not require an interconnection agreement, application, inspection, or approval from an electric utility or the Corporation Commission.

An electric utility shall not require a retail electric customer using a qualifying portable solar generation device to:

- Obtain prior authorization or permission from the utility;
- Pay any fee, charge, or tariff related to the installation or use of the device;
- Install additional metering, controls, or equipment beyond what is integrated into the device;
- Execute an interconnection, net metering, or service modification agreement; or
- Purchase insurance or provide indemnification related to the device.

This measure requires portable solar generation devices to comply with nationally recognized electrical safety standards. Electric utilities shall not be liable for any damage, injury, or loss caused by a portable solar generation device. Retail electric customers bear responsibility for the proper installation and maintenance of portable solar generation devices.

This measure authorizes the Corporation Commission to adopt administrative rules solely necessary to enforce the provisions of this act or to ensure compliance with applicable safety standards. Rules adopted under this act shall not:

- Impose fees or charges;
- Reduce the maximum wattage authorized by statute; or
- Subject such devices to net metering or interconnection requirements.

**Fiscal Analysis**

HB 4060 establishes various statutory requirements regarding portable solar generation devices and allows the Oklahoma Corporation Commission (OCC) to adopt proper administrative rules to enforce the provisions of the measure. Upon review, the OCC anticipates minimal rule promulgation costs as a result of this measure that would be absorbable into the agency's current budgetary resources.

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**Other Considerations**

None.

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