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5	A BILL
6	TO BE ENTITLED
7	AN ACT
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9	Relating to military installations; to amend Sections
10	<mark>11-106-3,</mark> 11-106-4 <mark>,</mark> and 11-106-6, Code of Alabama 1975, to
11	revise the definition of the term "military installation"; to
12	require persons to obtain the approval of a local government
13	before constructing a tall structure within a certain distance
14	of a military installation; to authorize local governments to
15	seek enjoinment of the construction of a tall structure in
16	certain circumstances; and to make conforming changes.
17	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
18	Section 1. Sections 11-106-3, 11-106-4, and 11-106-6,
19	Code of Alabama 1975, are amended to read as follows:
20	"§11-106-3
21	As used in this chapter, the following words <mark>-shall</mark> have
22	the following meanings:
23	(1) ADVERSE IMPACT ON MILITARY OPERATIONS AND
24	READINESS. The same meaning as provided for that term in 10
25	U.S.C. § 183a(h), and consistent with Section 3.1.a.4 of DoD
26	Instruction 4180.02.
27	(2) DEPARTMENT OF DEFENSE SITING CLEARINGHOUSE. The
28	Military Aviation and Installation Assurance Siting



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29 Clearinghouse of the Department of Defense, as established by 30 10 U.S.C. § 183a.

(3) LOCAL GOVERNMENT. Any county or municipality.
(4) LOCAL IMPACT ISSUE. Any adoption or amendment by a
local government of a proposed zoning plan, comprehensive
master plan, or land development regulations that, if
approved, may or will significantly affect any area or
airspace that is within two miles of a military installation.

(5) MILITARY INSTALLATION. Any base, camp, post,
station, airfield, yard, center, or any other land area under
the jurisdiction of the United States Department of Defense,
including any leased facility, the total acreage of which
installation is in excess of 500 acres. The term military
installation does not include any facility used primarily for
civil works, river projects, or flood control projects.

44 (6) NOTICE OF PRESUMED RISK. The notice provided by the
45 Department of Defense Siting Clearinghouse to an owner of an
46 energy facility pursuant to 10 U.S.C. § 183a(c)(2).

47 (7) TALL STRUCTURE. Any building, structure, or unit 48 within a multiunit building with a vertical height of more 49 than 200 feet measured from the top of the foundation of the 50 building, structure, or unit to the uppermost point of the building, structure, or unit. The term does not include: wind 51 52 energy facilities, electrical transmission towers, slender 53 structures, or minor vertical projections of a parent building, including, but not limited to, chimneys, flagpoles, 54 flues, spires, steeples, belfries, cupolas, antennas, poles, 55 56 lines, or wires, except that no such structure or vertical

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projection may project more than 20 vertical feet above the 57 58 parent building. The term also does not include any 59 communications structures requiring antenna structure 60 registration pursuant to 47 C.F.R. § 17.4. (8) WIND ENERGY FACILITY. Facilities for the generation 61 62 of electricity by wind power." "\$11-106-4 63 64 (a) Each local government whose territorial boundaries are within two miles of all or any portion of a military 65 installation shall provide written notice to the military 66

67 installation's commanding officer and the flying mission 68 commanding officer if applicable, or their designees, of any 69 local impact issue.

70 (b) Prior to approving any proposed tall structure or 71 wind energy facility, the local government shall follow the requirements of Section 11-106-6. The requirements of Section 72 73 11-106-6 shall apply regardless of the distance of the tall 74 structure or wind energy facility from any military 75 installation and regardless of whether the local government's 76 territorial boundaries are within two miles of all or any 77 portion of a military installation."

78 "\$11-106-6

(a) The construction or operation of any tall structure
or wind energy facility in this state shall not encroach upon
or otherwise have an adverse impact on military operations and
readiness of any military installation or branch of military.

(b) A person may not commence the construction of a
tall structure within two miles of a military installation

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- 85 unless the person has obtained approval from the governing
- 86 body of the local government in which the tall structure will
- 87 <u>be located as further provided in this section.</u>

89 approving an application for the construction of a tall

90 structure shall approve an application to commence

91 construction of a tall structure within two miles of a

92 military installation once require the applicant to file has

93 <u>filed</u> an application with the Federal Aviation Administration

94 under 49 U.S.C. § 44718, and provide provided the governing

95 <u>body of the</u> local government either of the following:

96 (1) A written "Determination of No Hazard to Air
97 Navigation" issued by the Federal Aviation Administration
98 pursuant to 14 C.F.R. Part 77, Subpart D.

99 (2) In coordination with any affected military 100 installation and the state Military Department, a written 101 determination resolving any adverse impact to military 102 operations identified during the aeronautics study conducted 103 pursuant to 14 C.F.R. Part 77, Subpart D.

104 (3) The tall structure shall be in compliance with 105 subsection (a) even if the local government either does not 106 require an application prior to the construction of a tall 107 structure or does not require the application outlined in this 108 subsection if the applicant has otherwise complied with the 109 requirements of subdivision (1) or (2).

110(d) A local government may bring an action for111injunctive relief against any person that commences the

112 <u>construction of a tall structure without obtaining prior</u>



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113 approval as required pursuant to this section.

114 (c) (e) A local government considering an application 115 for the construction of a wind energy facility shall require 116 the applicant to provide the following at least 270 days prior 117 to planned construction:

(1) Documentation that the owner or applicant has transmitted notice relating to the construction of the wind energy facility to the Department of Defense Siting Clearinghouse, the state Military Department, and the state Department of Transportation.

123 (2) A map showing the specific location and tower hub124 height with rotor diameter for each proposed wind turbine.

(3) Documentation that the facility owner has either initiated an informal review with the Department of Defense Siting Clearinghouse under 32 C.F.R. § 211.7 or filed for a formal review with the Secretary of Transportation and the Federal Aviation Administration pursuant to 49 U.S.C. § 44718.

130 (d) (f) A local government may not approve an 131 application for the construction of a wind energy facility 132 prior to receiving documentation of one of the following:

(1) A completed Department of Defense Siting
Clearinghouse informal review resulting in a determination of
no presumed risk.

(2) A mitigation agreement between the owner or
applicant and the Department of Defense Siting Clearinghouse
resolving any notice of presumed risk.

139 (3) A written "Determination of No Hazard to Air140 Navigation" issued by the Federal Aviation Administration



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141 pursuant to 14 C.F.R. Part 77, Subpart D.

142 (e) (g) Notwithstanding subsection (d) (f), a local 143 government may approve an application for the construction of 144 a wind energy facility conditioned upon the applicant 145 providing documentation of one of the requirements set out in 146 subsection (d) (f).

147 (f) (h) If any dispute arises between a local government 148 and an applicant or military installation relating to the 149 approval of any tall structure or wind energy facility, the 150 local government shall provide notice to the Governor or the 151 <u>Governor's Governor's</u> designee to facilitate resolution of the 152 dispute.

153 (g) (i) A local government may not require any other 154 formal written approval from a military installation to 155 approve an application for the construction of a tall 156 structure or wind energy facility."

157 Section 2. This act shall become effective on October158 1, 2025.