**South Carolina General Assembly**

125th Session, 2023-2024

**H. 5120**

**STATUS INFORMATION**

Concurrent Resolution

Sponsors: Reps. G.M. Smith, West, Sandifer and Davis

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Introduced in the House on February 15, 2024

Introduced in the Senate on March 27, 2024

Currently residing in the House

Summary: Urge Congress to Reform Energy Infrastructure Permitting

**HISTORY OF LEGISLATIVE ACTIONS**

 Date Body Action Description with journal page number

 2/15/2024 House Introduced (House Journal‑page 12)

 2/15/2024 House Referred to Committee on **Labor, Commerce and Industry** (House Journal‑page 12)

 3/21/2024 House Committee report: Favorable **Labor, Commerce and Industry** (House Journal‑page 9)

 3/27/2024 Scrivener's error corrected

 3/27/2024 House Member(s) request name added as sponsor: Davis

 3/27/2024 House Adopted, sent to Senate (House Journal‑page 38)

 3/27/2024 Senate Introduced (Senate Journal‑page 8)

 3/27/2024 Senate Referred to Committee on **Judiciary** (Senate Journal‑page 8)

 3/27/2024 Scrivener's error corrected

View the latest  [legislative information](https://www.scstatehouse.gov/billsearch.php?billnumbers=5120&session=125&summary=B)  at the website

**VERSIONS OF THIS BILL**

[02/15/2024](https://www.scstatehouse.gov/sess125_2023-2024/prever/5120_20240215.docx)

[03/21/2024](https://www.scstatehouse.gov/sess125_2023-2024/prever/5120_20240321.docx)

[03/27/2024](https://www.scstatehouse.gov/sess125_2023-2024/prever/5120_20240327.docx)

Committee Report

March 21, 2024

H. 5120

Introduced by Reps. G. M. Smith, West and Sandifer

S. Printed 03/21/24--H. [SEC 3/27/2024 9:02 AM]

Read the first time February 15, 2024

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The committee on House Labor, Commerce and Industry

To whom was referred a Concurrent Resolution (H. 5120) to urge federal legislators to work in good faith to enact legislation that reforms federal permitting and environmental review processes, to promote economic and, etc., respectfully

Report:

That they have duly and carefully considered the same, and recommend that the same do pass:

W.E. “BILL” SANDIFER for Committee.

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A concurrent RESOLUTION

TO URGE FEDERAL LEGISLATORS TO WORK IN GOOD FAITH TO ENACT LEGISLATION THAT REFORMS FEDERAL PERMITTING AND ENVIRONMENTAL REVIEW PROCESSES, TO PROMOTE ECONOMIC AND ENVIRONMENTAL STEWARDSHIP BY EXPEDITING THE DEPLOYMENT OF MODERN ENERGY INFRASTRUCTURE, AND TO INCLUDE STEPS TO CONSIDER FOR THESE REFORMS, AS WELL AS DETRIMENTS TO THE NATION AND ITS RESIDENTS AND BUSINESSES FOR FAILURE TO ACT.

Whereas, South Carolina recognizes that abundant, resilient, and diversified domestic energy production in the United States enhances American national security, economic competitiveness, and energy independence; and

Whereas, environmental stewardship that keeps our air and water clean, protects public health, ensures biodiversity and species protection, and conserves public lands is a worthy goal that is important to achieve; and

Whereas, the excessively complex federal permitting and environmental review processes that have built up around America’s environmental laws, including the National Environmental Policy Act (NEPA), the Endangered Species Act (ESA), the National Historic Preservation Act (NHPA), the Clean Water Act (CWA), and dozens of other federal requirements, have grown to be so cumbersome that they often unnecessarily slow or prevent the construction of essential new energy infrastructure and, therefore, discourage domestic energy production without advancing the goals of these laws; and

Whereas, energy is produced in the United States at a much higher environmental standard than is typically the case in the countries from which energy is imported, so prevention of domestic energy production undermines environmental stewardship; and

Whereas, delays caused by permitting inefficiencies inhibit the building of all the essential components of a low‑cost, reliable, and modern energy infrastructure that is needed to support economic competitiveness and domestic manufacturing, to enhance reliability and prevent blackouts, to lower costs for consumers and businesses, and to achieve the goals of America’s environmental laws; and

Whereas, after nearly two decades of flat electricity demand, demand for electricity in the United States is projected to dramatically increase in the coming decades, requiring major increases in domestic energy production and a more than doubling of domestic electricity transmission grid capacity; and

Whereas, regulatory barriers today mean that more than 2,000 gigawatts of energy production and storage-more than the entire current American electricity capacity combined-are stuck in electricity interconnection queues and the average amount of time to interconnect new energy resources has nearly doubled from about two years to nearly four years; and

Whereas, the average time it takes to process an environmental impact statement under the National Environmental Policy Act (NEPA) for major infrastructure projects has risen to an excessive length of four‑and‑a‑half years; and

Whereas, the United States is highly reliant on China and other countries that do not share our interests to mine and process critical minerals, with demand for some of these minerals potentially growing by more than forty times by 2040; and

Whereas, other developed nations that share our goals to protect the environment while producing abundant energy resources, such as Canada and Australia, have shown that they can permit new mines within two to three years instead of nearly ten years, as is often the case in the United States; and

Whereas, both linear infrastructure, such as pipelines and transmission lines, as well as energy generation infrastructure each face extraordinary and indefensible delays due to overlitigation, inappropriate blocking of nationally important projects by unrepresentative and often radical groups that hold those projects hostage, and excessive use of our court system to hamstring worthy projects; and

Whereas, major delays in projects caused by inefficient permitting or overlitigation can dramatically increase costs and make projects less viable, costing consumers, businesses, and taxpayers money and making our energy system less reliable; and

Whereas, unnecessary permitting and regulatory delays also increase American dependence on energy produced by foreign dictators and authoritarian regimes; and

Whereas, unnecessary permitting delays limit investments made in modernizing our nation’s infrastructure that would result in a more efficient energy system with reduced emissions and environmental impact; and

Whereas, overlapping federal permitting requirements lack the flexibility to allow for efforts that reflect the spirit and intent of traditional environmental laws by protecting human health and the environment instead of procedural compliance with outdated regulations; and

Whereas, failure to reform federal permitting laws is already resulting in fewer jobs, reduced security, and higher prices for Americans without providing additional benefits for the environment; and

Whereas, failure to reform these laws in the coming months will result in even greater limitations on our energy infrastructure, costing even more American jobs while raising costs for consumers and businesses and leaving America vulnerable to unreliability, blackouts, and the resulting severe harm to the American people. Now, therefore,

Be it resolved by the House of Representatives, the Senate concurring:

That the members of the South Carolina General Assembly, by this resolution, urge federal legislators to work in good faith to enact legislation that reforms federal permitting and environmental review processes to promote economic and environmental stewardship by expediting the deployment of modern energy infrastructure.

Be it further resolved, that these reforms should enable faster and lower‑cost construction of energy infrastructure of all kinds, without prejudice, including considering steps to: (1) limit excessive use of judicial processes to slow projects inappropriately; (2) prevent inappropriate usage of the Clean Water Act and other laws to hamstring the lawful building of linear energy infrastructure, such as pipelines and transmission lines; (3) enact reforms to plan, permit, and pay for the necessary build‑out of electricity transmission infrastructure to support a more reliable energy grid that lowers costs for consumers and businesses; and (4) enable the domestic build‑out of the full array of modern energy technologies, including nuclear, emissions management, hydrogen, critical mining and processing, and all other needs for a modern energy system. These legislative reforms should also strive to ensure accountability for federal agencies conducting permitting and environmental review processes, including better data, more aggressive timelines, and permitting shot clocks. These legislative reforms must be accompanied by a redoubling of efforts to streamline federal regulations to support the efficient building of new energy infrastructure.

Be it further resolved that failure to act to update our federal permitting system to support building new energy infrastructure will further harm consumers, workers, and businesses, while making the United States less competitive and more vulnerable to both foreign adversaries and domestic outages. Congress must act with urgency in the coming months to fix our broken permitting system.

Be it further resolved that a copy of this resolution be presented to the President of the United States Senate, to the Speaker of the United States House of Representatives, and to the members of South Carolina’s Congressional Delegation.

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