LEGISLATIVE BILL 1161

Approved by the Governor April 17, 2012

Introduced by Smith, 14.

FOR AN ACT relating to oil pipelines; to amend section 57-1101, Reissue Revised Statutes of Nebraska, as amended by section 1, Legislative Bill 1, One Hundred Second Legislature, First Special Session, 2011, sections 2, 3, 5, and 6, Legislative Bill 1, One Hundred Second Legislature, First Special Session, 2011, and section 3, Legislative Bill 4, One Hundred Second Legislature, First Special Session, 2011; to change provisions relating to eminent domain; to change provisions of the Major Oil Pipeline Siting Act; to provide, change, and eliminate provisions relating to the review and evaluation of oil pipeline routes; to harmonize provisions; to appropriate funds to aid in carrying out the provisions of Legislative Bill 1161, One Hundred Second Legislature, Second Session, 2012; to provide severability; to repeal the original sections; and to declare an emergency.

Be it enacted by the people of the State of Nebraska,

Section 1. Section 57-1101, Reissue Revised Statutes of Nebraska, as amended by section 1, Legislative Bill 1, One Hundred Second Legislature, First Special Session, 2011, is amended to read:

57-1101 Any person engaged in, and any company, corporation, or association formed or created for the purpose of, transporting or conveying crude oil, petroleum, gases, or other products thereof in interstate commerce through or across the State of Nebraska or intrastate within the State of Nebraska, and desiring or requiring a right-of-way or other interest in real estate and being unable to agree with the owner or lessee of any land, lot, right-of-way, or other property for the amount of compensation for the use and occupancy of so much of any lot, land, real estate, right-of-way, or other property as may be reasonably necessary for the laying, relaying, operation, and maintenance of any such pipeline or the location of any plant or equipment necessary to operate such pipeline, shall have the right to acquire the same for such purpose through the exercise of the power of eminent domain, except that for any major oil pipeline as defined in section 5 of this act to be placed in operation in the State of Nebraska after the effective date of this act, any such person, company, corporation, or association shall comply with section 3, Legislative Bill 4, One Hundred Second Legislature, First Special Session, 2011, as amended by the One Hundred Second Legislature, Second Session, 2012, and receive the approval of the Governor for the route of the pipeline under such section or shall apply for and receive an order approving the application under the Major Oil Pipeline Siting Act prior to having the rights provided under this section. If condemnation procedures have not been commenced within two years after the date the Governor's approval is granted or after the date of receipt of an order approving an application under the Major Oil Pipeline Siting Act, the right under this section expires.

The procedure to condemn property shall be exercised in the manner set forth in sections 76-704 to 76-724.

Sec. 2. Section 2, Legislative Bill 1, One Hundred Second Legislature, First Special Session, 2011, is amended to read:

Sec. 2. Sections 2 to 13 of this act and section 3 of this act shall be known and may be cited as the Major Oil Pipeline Siting Act.

Sec. 3. The commission shall not withhold any documents or records relating to a major oil pipeline from the public unless the documents or records are of the type that can be withheld under section 84-712.05 or unless federal law provides otherwise.

Sec. 4. Section 3, Legislative Bill 1, One Hundred Second Legislature, First Special Session, 2011, is amended to read:

Sec. 3. (1) The purposes of the Major Oil Pipeline Siting Act are to:

(a) Ensure the welfare of Nebraskans, including protection of property rights, aesthetic values, and economic interests;

(b) Consider the lawful protection of Nebraska's natural resources in determining the location of routes of major oil pipelines within Nebraska;

(c) Ensure that a major oil pipeline is not constructed within Nebraska without receiving the approval of the commission under section 9 of this act;

(d) Ensure that the location of routes for major oil pipelines is in compliance with Nebraska law; and

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(e) Ensure that a coordinated and efficient method for the authorization of such construction is provided.

(2) Nothing in the Major Oil Pipeline Siting Act shall be construed to regulate any safety issue with respect to any aspect of any interstate oil pipeline. The Major Oil Pipeline Siting Act is intended to deal solely with the issue of siting or choosing the location of the route aside and apart from safety considerations. The Legislature acknowledges and respects the exclusive federal authority over safety issues established by the federal law, the Pipeline Safety Act of 1994, 49 U.S.C. 60101 et seq., and the express preemption provision stated in that act. The Major Oil Pipeline Siting Act is intended to exercise only the remaining sovereign powers and purposes of Nebraska which are not included in the category of safety regulation.

(3) The Major Oil Pipeline Siting Act shall not apply to any major oil pipeline that has submitted an application to the United States Department of State pursuant to Executive Order 13331 prior to the effective date of this act.

Sec. 5. Section 5, Legislative Bill 1, One Hundred Second Legislature, First Special Session, 2011, is amended to read:

Sec. 5. For purposes of the Major Oil Pipeline Siting Act:

(1) Commission means the Public Service Commission;

(2) Major oil pipeline means a pipeline which is larger than six inches in inside diameter and which is constructed in Nebraska for the transportation of petroleum, or petroleum components, products, or wastes, including but not limited to crude oil or any fraction of crude oil, within, through, or across Nebraska, but does not include in-field and gathering lines; or major oil pipelines exempt under subsection (3) of section 3 of this act; and

(3) Pipeline carrier means a person that engages in owning, operating, or managing a major oil pipeline.

Sec. 6. Section 6, Legislative Bill 1, One Hundred Second Legislature, First Special Session, 2011, is amended to read:

Sec. 6. (1) Unless exempt pursuant to section 3 of this act, if a pipeline carrier proposing to construct a major oil pipeline to be placed in operation in Nebraska after the effective date of this act and the pipeline carrier has submitted a route for an oil pipeline within, through, or across Nebraska but the route is not approved by the Governor pursuant to section 3, Legislative Bill 4, One Hundred Second Legislature, First Special Session, 2011, as amended by the One Hundred Second Legislature, Second Session, 2012, the pipeline carrier shall file an application with the commission and receive approval pursuant to section 9 of this act prior to beginning construction of the major oil pipeline within Nebraska. If a pipeline carrier proposing proposes a substantive change to the route of a major oil pipeline and the pipeline carrier has submitted a route for an oil pipeline within, through, or across Nebraska but the route is not approved by the Governor pursuant to section 3, Legislative Bill 4, One Hundred Second Legislature, First Special Session, 2011, as amended by the One Hundred Second Legislature, Second Session, 2012, the pipeline carrier shall file an application for the proposed change with the commission and receive approval pursuant to section 9 of this act prior to beginning construction relating to the proposed change. The applicant shall also file a copy of the application with the agencies listed in subsection (3) of section 8 of this act.

(2) The application shall be accompanied by written agreement to pay expenses assessed pursuant to section 7 of this act and written testimony and exhibits in support of the application. The application shall include:

(a) The name and address of the pipeline carrier;

(b) A description of the nature and proposed route of the major oil pipeline and evidence of consideration of alternative routes;

(c) A statement of the reasons for the selection of the proposed route of the major oil pipeline;

(d) A list of the governing bodies of the counties and municipalities through which the proposed route of the major oil pipeline would be located;

(e) A description of the product or material to be transported through the major oil pipeline;

(f) The person who will own the major oil pipeline;

(g) The person who will manage the major oil pipeline;

(h) A plan to comply with the Oil Pipeline Reclamation Act; and

(i) A list of planned methods to minimize or mitigate the potential impacts of the major oil pipeline to land areas and connected natural resources other than with respect to oil spills.

(3) The applicant shall publish notice of the application in at least one newspaper of general circulation in each county in which the major oil pipeline is to be constructed and forward a copy of such notice to the
commission. The applicant shall serve notice of the application upon the
governing bodies of the counties and municipalities specified pursuant to
subdivision (2)(d) of this section.

Sec. 7. Section 3, Legislative Bill 4, One Hundred Second
Legislature, First Special Session, 2011, is amended to read:
Sec. 3. (1)(a) The department may:
   1. Evaluate any route for an oil pipeline within, through, or
   across the state and submitted by a pipeline carrier for the stated purpose
   of being included in a federal agency’s or agencies’ National Environmental
   Policy Act review process. Any such evaluation shall include at least one
   public hearing, provide opportunities for public review and comment, and
   include, but not be limited to, an analysis of the environmental, economic,
   social, and other impacts associated with the proposed route and route
   alternatives in Nebraska. The department may collaborate with a federal agency
   or agencies and set forth the responsibilities and schedules that will lead to
   an effective and timely evaluation; or
   collaborate (ii) Collaborate with a federal agency or agencies in a
   review under the National Environmental Policy Act involving a supplemental
   environmental impact statement for oil pipeline projects within, through, or
   across the state. Prior to entering into such shared jurisdiction and
   authority, the department shall collaborate with such agencies to set forth
   responsibilities and schedules for an effective and timely review process.

   Prior to entering into such shared jurisdiction and authority with a
   federal agency or agencies, the department shall enter into a memorandum
   of understanding with such federal agency or agencies that sets forth the
   responsibilities and schedules that will lead to an effective and timely
   review under the National Environmental Policy Act involving a supplemental
   environmental impact statement.
   (b) A pipeline carrier that has submitted a route for evaluation
   or review pursuant to subdivision (1)(a) of this section shall reimburse the
   department for the cost of the evaluation or review within sixty days after
   notification from the department of the cost. The department shall remit
   any reimbursement to the State Treasurer for credit to the Department of
   Environmental Quality Cash Fund.
   (2) Since the objectives of the process are to ensure adequate
   information gathering, full and careful agency and public review, objective
   preparation of a supplemental environmental impact statement, adherence to a
   defined schedule, and an appropriate role for a pipeline carrier which avoids
   the appearance of conflicts of interest, it is the intent of the Legislature
   that the state fully fund the process of preparation of a supplemental
   environmental impact statement and that no fees will be required of an
   applicant. The department may contract with outside vendors in the process of
   preparation of a supplemental environmental impact statement or an evaluation
   conducted under subdivision (1)(a) of this section. The department shall make
   every reasonable effort to ensure that each vendor has no conflict of interest
   or relationship to any pipeline carrier that applies for an oil pipeline
   permit.
   (3) In order for the process to be efficient and expeditious,
   the department’s contracts with vendors pursuant to this section for a
   supplemental environmental impact statement or an evaluation conducted under
   subdivision (1)(a) of this section shall not be subject to the Nebraska
   Consultants’ Competitive Negotiation Act or sections 73-301 to 73-306 or
   73-501 to 73-509.
   (4) After the supplemental environmental impact statement or the
   evaluation conducted under subdivision (1)(a) of this section is prepared, the
   department shall submit it to the Governor. Within thirty days after receipt
   of the supplemental environmental impact statement or the evaluation conducted
   under subdivision (1)(a) of this section from the department, the Governor
   shall indicate, in writing, to the federal agency or agencies involved in
   the review or any other appropriate federal agency or body as to whether he
   or she approves any of the routes reviewed in the supplemental environmental
   impact statement or the evaluation conducted under subdivision (1)(a) of this
   section. If the Governor does not approve any of the reviewed routes, he or
   she shall notify the pipeline carrier that in order to obtain approval of a
   route in Nebraska the pipeline carrier is required to file an application with
   the Public Service Commission pursuant to the Major Oil Pipeline Siting Act.
   (5) The department shall not withhold any documents or records
   relating to an oil pipeline from the public unless the documents or records
   are of the type that can be withheld under section 84-712.05 or unless federal
   law provides otherwise.

Sec. 8. There is hereby appropriated (1) $2,000,000 from the
Department of Environmental Quality Cash Fund for FY2012-13 and (2) $0-
from the Department of Environmental Quality Cash Fund for FY2013-14 to the Department of Environmental Quality, for Program 513, to aid in carrying out the provisions of Legislative Bill 1161, One Hundred Second Legislature, Second Session, 2012.

Sec. 9. If any section in this act or any part of any section is declared invalid or unconstitutional, the declaration shall not affect the validity or constitutionality of the remaining portions.

Sec. 10. Original section 57-1101, Reissue Revised Statutes of Nebraska, as amended by section 1, Legislative Bill 1, One Hundred Second Legislature, First Special Session, 2011, sections 2, 3, 5, and 6, Legislative Bill 1, One Hundred Second Legislature, First Special Session, 2011, and section 3, Legislative Bill 4, One Hundred Second Legislature, First Special Session, 2011, are repealed.

Sec. 11. Since an emergency exists, this act takes effect when passed and approved according to law.