

### 3rd Sub. H.B. 378

## Department of Natural Resources Funding Amendments

Senate Amendments

Amendment 1

March 06, 2025 11:48 AM

---

Senator **Michael K. McKell** proposes the following amendments:

1. *Line 962 through 965:*

962 reached the end of the facility's operational life that uses:

963 (i) wind equipment with a nameplate capacity of at least 20 megawatts **generating alternating current electricity**; or

964 (ii) solar equipment with a nameplate capacity of at least 20 megawatts **generating alternating current electricity**.

965 (b) "Wind or solar electric generation facility" does not include a facility that generates

2. *Line 983 through 985:*

983 (2) The tax levied under Subsection (1) is calculated by multiplying the megawatts, or

984 portion of megawatts, of operational **generating alternating current** nameplate capacity of a wind or solar electric

985 generation facility owned by the renewable energy project entity by \$1,050.

3. *Line 1076 through 1078:*

1076 of the facility's operational life that uses:

1077 (a) wind equipment with a nameplate capacity of at least 20 megawatts **of generating alternating current electricity**; or

1078 (b) solar equipment with a nameplate capacity of at least 20 megawatts **of generating alternating current electricity**.

4. *Line 1083 through 1085:*

1083 assessment to the tax commission before March 1 of each year.

1084 (2) The amount of the energy project assessment is based on the total number of **generating alternating current** nameplate

1085 capacity megawatts of wind or solar electric generation facilities that are commercially

5. *Line 1087 through 1097:*

1087 renewable energy parent entity, as follows:

1088 (a) for 500 or greater megawatts of operational **generating alternating current** nameplate capacity, the assessment is

1089 \$200,000;

1090 (b) for megawatts of operational **generating alternating current** nameplate capacity equal to or greater than 200

1091 megawatts, but less than 500 megawatts, the assessment is \$175,000;

1092 (c) for megawatts of operational **generating alternating current** nameplate capacity equal to or greater than 100

1093 megawatts, but less than 200 megawatts, the assessment is \$125,000;

1094 (d) for megawatts of operational **generating alternating current** nameplate capacity equal to or greater than 50

1095 megawatts, but less than 100 megawatts, the assessment is \$50,000; and

1096 (e) for megawatts of operational **generating alternating current** nameplate capacity equal to or greater than 20

1097 megawatts, but less than 50 megawatts, the assessment is \$25,000.

6. *Line 1114 through 1116:*

1114 (ii) the nameplate capacity in megawatts of wind or solar electric generation facilities

1115 that are **generating alternating current**, commercially operational in the state at the beginning of the calendar

1116 year, and controlled by the renewable energy parent entity; and