

Senate File 2326

S-5192

1 Amend Senate File 2326 as follows:

2 1. Page 1, before line 1 by inserting:

3 <Section 1. Section 476B.1, subsection 4, paragraph

4 c, Code 2011, is amended to read as follows:

5 c. Was originally placed in service on or after

6 July 1, 2005, but before July 1, ~~2012~~ 2013.

7 Sec. \_\_\_\_ . Section 476B.5, subsection 4, Code

8 Supplement 2011, is amended to read as follows:

9 4. a. The maximum amount of nameplate generating

10 capacity of all qualified facilities the board may find

11 eligible under this chapter shall not exceed fifty

12 megawatts of nameplate generating capacity.

13 b. If additional capacity becomes available within

14 the capacity restrictions of paragraph "a" of this

15 subsection, the amount of available capacity, plus

16 an additional amount of capacity necessary to render

17 a facility fully operational, if applicable, may be

18 awarded to the applicant who has awaited available

19 capacity for the longest period since receiving

20 approval.>

21 2. Page 1, line 17, after <capacity.> by inserting

22 <Of the maximum amount of nameplate generating capacity

23 for all wind energy conversion facilities the board

24 may find eligible under this chapter, five megawatts

25 of nameplate generating capacity shall be reserved for

26 wind energy conversion facilities located in small wind

27 innovation zones created under section 476.48.>

28 3. Page 2, by striking lines 11 through 17 and

29 inserting:

30 <~~Of the maximum amount of energy production capacity~~

31 ~~equivalent of all other facilities found eligible under~~

32 ~~this chapter, an amount equivalent to ten megawatts~~

33 ~~of nameplate generating capacity shall be reserved~~

34 ~~for eligible renewable energy facilities incorporated~~

35 ~~within or associated with an ethanol cogeneration plant~~

36 ~~engaged in the sale of ethanol to states to meet a low~~

37 ~~carbon fuel standard.~~>

38 4. Page 2, before line 18 by inserting:

39 <Sec. \_\_\_\_ . Section 476C.3, Code Supplement 2011, is

40 amended by adding the following new subsection:

41 NEW SUBSECTION. 4A. Notwithstanding the definition

42 of "eligible renewable energy facility" in section

43 476C.1, subsection 6, unnumbered paragraph 1, of the

44 maximum amount of energy production capacity equivalent

45 of all other facilities found eligible pursuant to

46 subsection 4, paragraph "b", an amount equivalent to

47 ten megawatts of nameplate generating capacity shall

48 be reserved for natural gas cogeneration facilities

49 incorporated within or associated with an ethanol plant

50 to assist the ethanol plant in meeting a low carbon

1 fuel standard.>

2 5. Title page, by striking lines 1 and 2 and  
3 inserting <An Act relating to qualification for and  
4 receipt of the wind energy and renewable energy tax  
5 credits.>

6 6. By renumbering as necessary.

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