Senate File 216 - Introduced

SENATE FILE BY COMMITTEE ON ENVIRONMENT AND ENERGY INDEPENDENCE (SUCCESSOR TO SF 79) Vote: Ayes _____ Nays ____ Vote: Ayes ____ Nays ____ A BILL FOR 1 An Act modifying wind energy production tax credit eligibility requirements, providing for a refund of sales and use taxes, and including effective and retroactive applicability date provisions. 5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA: 6 TLSB 1671SV 83 7 rn/mq:sc/8 PAG LIN Section 1. Section 476B.1, subsection 4, paragraph d, Code 2 2009, is amended to read as follows: d. For applications filed on or after March 1, 2008, 4 consists of one or more wind turbines connected to a common 5 gathering line which have a combined nameplate capacity of no 1 6 less than two megawatts and no more than thirty megawatts. 1 Sec. 2. Section 476B.4, Code 2009, is amended to read as 1 8 follows: 476B.4 LIMITATIONS LIMITATION. 1 10 1. The wind energy production tax credit shall not be 1 11 allowed for any kilowatt-hour of electricity produced on wind 1 12 energy conversion property for which the owner has claimed or 1 13 otherwise received for that property the benefit of special 1 14 valuation under section 427B.26 or section 441.21, subsection 1 15 8, or the exemption from retail sales tax under section 1 16 422.45, subsection 48, Code Supplement 2003, or section 423.3, 1 17 subsection 54, as applicable. 1 20 related person. For <u>purposes</u> of this <u>subsection</u>
1 21 <u>section</u>, persons shall be treated as related to each other if
1 22 such persons would be treated as a single employer under the 1 23 regulations prescribed under section 52(b) of the Internal 1 24 Revenue Code. In the case of a corporation that is a member 25 of an affiliated group of corporations filing a consolidated 1 26 return, such corporation shall be treated as selling 1 27 electricity to an unrelated person if such electricity is sold 1 28 to such a person by another member of such group. 1 29 Sec. 3. Section 476B.6, subsection 1, Code 2009, is 1 30 amended to read as follows: 1 31 1. a. If a city or a county in which a qualified facility 1 32 is located has enacted an ordinance under section 427B.26 and 33 an owner has filed for and received special valuation pursuant 34 to that ordinance, the owner is not required to obtain 35 approval from the city council or county board of supervisors 1 to apply for the wind energy production tax credit pursuant to 2 subsection 2.
3 a. b. (1) To be eligible to receive the wind energy
4 production tax credit, If neither a city nor a county in which 5 a qualified facility is located has enacted an ordinance under 6 section 427B.26, or a qualified facility is not eligible for 7 special valuation pursuant to an ordinance adopted by a city 8 or a county under section 427B.26, the owner must first 2 9 receive approval of the <u>applicable city council or county</u> 2 10 board of supervisors of the <u>city or</u> county in which the 2 11 qualified facility is located <u>in order to be eligible to</u> 2 12 receive the wind energy production tax credit. The 2 13 application for approval may be submitted prior to

2 14 commencement of the construction of the qualified facility but 2 15 shall be submitted no later than the close of the owner's 2 16 first taxable year for which the credit is to be applied for. 2 17 The application must contain the owner's name and address, the 2 18 address of the qualified facility, and the dates of the 2 19 owner's first and last taxable years for which the credit will 20 be applied for. Within forty=five days of the receipt of the 21 application for approval, the city council or county board of 2 22 supervisors, as applicable, shall either approve or disapprove 23 the application. After the forty=five=day limit time period 24 has expired, the application is deemed to be approved.
25 b. (2) Upon approval of the an application submitted 2 25 26 pursuant to subparagraph (1), the owner may apply for the tax 27 credit as provided in subsection 2. In addition, approval of 2 28 the application <u>submitted pursuant to subparagraph (1)</u> is 2 29 acceptance by the applicant for the assessment of the 30 qualified facility for property tax purposes for a period of 2 31 twelve years and approval by the <u>city council or county</u> board 2 32 of supervisors, <u>as applicable</u>, for the payment of the property 33 taxes levied on the qualified property to the state. 34 purposes of property taxation, the qualified facility 2 35 receiving approval of an application submitted pursuant subparagraph (1) shall be centrally assessed and shall be 2 exempt from any replacement tax under section 437A.6 for the 3 3 period during which the facility is subject to property 4 taxation. The property taxes to be paid to the state are 5 those property taxes which make up the consolidated tax levied 6 on the qualified facility and which are due and payable in the twelve=year period beginning with the first fiscal year 8 beginning on or after the end of the owner's first taxable year for which the credit is applied for. Upon approval of 3 10 the application, the city council or county board of 3 11 supervisors, as applicable, shall notify the county treasurer 12 to state designate on the tax statement which lists the taxes 3 13 on the qualified facility that the amount of the property 3 14 taxes shall to be paid to the department. Payment of the 3 15 designated property taxes to the department shall be in the 3 16 same manner as required for the payment of regular property 3 17 taxes and failure to pay designated property taxes to the

3 19 property taxes to the county treasurer.
3 20 c. Once the owner of the qualified facility receives
3 21 approval under paragraph "a" "b", subsequent approval under
3 22 paragraph "a" "b" is not required for the same qualified
3 23 facility for subsequent taxable years.
3 24 Sec. 4. REFUNDS. Refunds of taxes, interest, or penalties

3 18 department shall be treated the same as failure to pay

3 24 Sec. 4. REFUNDS. Refunds of taxes, interest, or penalties 3 25 which may arise from claims resulting from the amendment of 3 26 section 476B.4 in this Act, for the exemption of sales of wind 3 27 energy conversion property as provided in section 423.3, 3 28 subsection 54, occurring between January 1, 2008, and the 3 29 effective date of this Act, shall not be allowed unless refund 3 30 claims are filed prior to October 1, 2009, notwithstanding any 3 31 other provision of law. Claimants shall not be entitled to 3 32 interest on any refunds.

33 Sec. 5. EFFECTIVE AND APPLICABILITY DATES. This Act, 34 being deemed of immediate importance, takes effect upon 35 enactment and applies retroactively to January 1, 2008, for 1 tax years beginning on or after that date.

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2 EXPLANATION
3 This bill modifies eligibility requirements applicable to 4 the wind energy production tax credit established in Code 5 chapter 476B.

The bill provides for a maximum combined nameplate capacity restriction of no more than 30 megawatts for wind energy production facilities applying for the wind energy production tax credit.

The bill deletes a provision which had prevented leligibility for the wind energy production tax credit for any likely kilowatt=hour of electricity produced on wind energy conversion property for which the owner had claimed or levely exemptions, thus preserving credit availability for owners levely exemptions, thus preserving credit availability for owners levely exemption. Because of the retroactivity of the levely exemption of the restriction of the receipt of the tax levely exemption of the restriction of the receipt of the tax levely exemption, a provision for refund of sales tax paid is included in the lill.

The bill takes effect upon enactment and applies 4 23 retroactively to January 1, 2008, for tax years beginning on 4 24 or after that date.

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