WEST VIRGINIA LEGISLATURE

2025 REGULAR SESSION

Introduced

House Bill 3048

By Delegates Mallow, Heckert, Brooks, Jennings,

Marple, Miller, DeVault, and T. Clark

[Introduced February 28, 2025; referred to the Committee

on Energy and Public Works then Finance]

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A BILL to amend and reenact §5C-2-1, §11-6A-5a and §11-13A-6 of the Code of West Virginia,

1931, as amended; relating to ensuring that coal remains the primary source of power in 2 3 West Virginia during emergency weather events; limiting the new amount of permits to 4 construct wind power plant, wind power farm, or "windmills" for power generally in West Virginia; and providing that for each new wind powered facility built in West Virginia, there 5 6 is an offset in the amount of taxes paid by new and existing coal fired power plants. Be it enacted by the Legislature of West Virginia: CHAPTER 5C. BASIC ASSISTANCE FOR INDUSTRY AND TRADE. **ARTICLE 2. WEST VIRGINIA CLEAN COAL TECHNOLOGY ACT.** §5C-2-1. Legislative findings. 1 (a) The Legislature finds that: 2 (1) Coal is an important fuel source for keeping the household energy costs low in the State 3 of West Virginia; 4 (2) Continued protection of the state's environment, public health and welfare requires that 5 new emissions reduction technologies that protect and improve air guality be evaluated for their 6 environmental effectiveness and economic viability; 7 (3) The diversity of fuel used to generate electricity is a significant factor in providing 8 reliable and economical energy to the citizens of the State of West Virginia; 9 (4) The price of electricity generated with coal has remained relatively unchanged over the 10 past 20 years; 11 (5) The continued recovery and utilization of coal resources are important to the state's 12 economy; 13 (6) Advancements in clean coal technology clearly demonstrate that electricity from coal 14 can be produced in a more efficient, economical, and environmentally friendly manner; and 15 (7) Advancements in alternative coal usage has produced useful household, commercial

16 and industrial technologies.

17 (b) The Legislature determines that, consistent with the protection of the public health and 18 welfare, the protection of air quality, the protection of the environment, the operation of existing 19 industries, the enhancement of the long-term economic health and the improved reliability of 20 electric generation in the state, it is a goal of this state's energy policy that technologies be 21 explored to increase the efficiencies and decrease the emissions from electricity generated by 22 coal.

(c) It is the policy of this state that clean coal technologies and alternative coal uses will be
 explored in order to:

25 (1) Preserve fuel diversity and maintain reliable, low-cost sources of electric power;

26 (2) Identify technologies for reducing the emissions from existing coal-fired electric27 generation; and

(3) Identify new, cleaner coal-fired electric generation technologies that may be used toprovide new generating capacity.

30 (d) The West Virginia Legislature recognizes that when emergency weather situations 31 arise, such as ice storms, snowstorms, flooding, etc., clean burning West Virginia coal is the only 32 source of reliable power, and that other forms of energy production, such as wind power or solar 33 power, are simply not adequate to meet the needs of West Virginians. In these emergency 34 situations, West Virginians can count on coal to keep the lights on.

CHAPTER 11. TAXATION.

ARTICLE 6A. POLLUTION CONTROL FACILITIES TAX TREATMENT. §11-6A-5a. Wind power projects; <u>permit limits.</u>

(a) Notwithstanding any other provisions of this article, a power project designed,
 constructed, or installed to convert wind into electrical energy shall be subject to the provisions of
 this section.

4 (b) Each wind turbine installed at a wind power project and each tower upon which the 5 turbine is affixed shall be considered to be personal property that is a pollution control facility for 6 purposes of this article and, subject to an allocation of the value of project property determined by 7 the Tax Commissioner in accordance with this section, all of the value associated with the wind 8 turbine and tower shall be accorded salvage valuation: Provided, That the portion of the total value 9 of the facility assigned salvage value in accordance with this section shall may, on and after July 10 1, 2007, be no greater than 79 percent of the total value of the facility. All personal property at a 11 wind power project other than a wind turbine and tower shall not be accorded salvage valuation 12 and shall not be considered to be personal property that is a pollution control facility. For purposes 13 of this section, "wind turbine and tower" is limited to: The rotor, consisting of the blades and the 14 supporting hub; the drive train, which includes the remaining rotating parts such as the shafts, 15 gearbox, coupling, a mechanical brake, and the generator; the nacelle and main frame, including 16 the wind turbine housing, bedplate, and the yaw system; the turbine transformer; the machine 17 controls; the tower; and the tower foundation.

18 (c) There shall be a limit to the number of permits issued for wind-based power plants in the State of West Virginia, and there shall be no more than two wind-based power projects per year to 19 20 be approved. The Legislature may modify this amount, if there is a change in circumstance to 21 modification. warrant such а ARTICLE 13A. PRIVILEGE SEVERANCE AND BUSINESS TAX.

§11-13A-6. Additional tax on the severance, extraction and production of coal; dedication of additional tax for benefit of counties and municipalities; distribution of major portion of such additional tax to coal-producing counties; distribution of minor portion of such additional tax to all counties and municipalities; reports; rules; special funds in office of State Treasurer; method and formulas for distribution of such additional tax; expenditure of funds by counties and municipalities for public purposes; special funds in counties and municipalities; and requiring special

county and municipal budgets and reports thereon; <u>and allowing offset for new</u> wind based power projects.

1 (a) Additional coal severance tax. — Upon every person exercising the privilege of 2 engaging or continuing within this state in the business of severing coal, or preparing coal (or both 3 severing and preparing coal), for sale, profit or commercial use, there is hereby imposed an 4 additional severance tax, the amount of which shall be equal to the value of the coal severed or 5 prepared (or both severed and prepared), against which the tax imposed by §11-13A-3 of this 6 code is measured as shown by the gross proceeds derived from the sale of the coal by the 7 producer, multiplied by 35 one hundredths of one percent. The tax imposed by this subsection is in 8 addition to the tax imposed by section three of this article, and this additional tax is referred to in 9 this section as the "additional tax on coal".

10 (b) This additional tax on coal is imposed pursuant to the provisions of section six-a, article 11 10 of the West Virginia Constitution. Seventy-five percent of the net proceeds of this additional tax 12 on coal shall be distributed by the State Treasurer in the manner specified in this section to the 13 various counties of this state in which the coal upon which this additional tax is imposed was 14 located at the time it was severed from the ground. Those counties are referred to in this section as the "coal-producing counties". The remaining 25 percent of the net proceeds of this additional tax 15 16 on coal shall be distributed among all the counties and municipalities of this state in the manner 17 specified in this section.

(c) The additional tax on coal shall be due and payable, reported and remitted as elsewhere provided in this article for the tax imposed by §11-13A-3 of this code, and all of the enforcement and other provisions of this article shall apply to the additional tax. In addition to the reports and other information required under the provisions of this article and the tonnage reports required to be filed under the provisions of section §22A-2-77 of this code, the Tax Commissioner is hereby granted plenary power and authority to may promulgate reasonable rules requiring the furnishing by producers of such additional information as may be necessary to compute the

allocation required under the provisions of subsection (f) of this section. The Tax Commissioner is also hereby granted plenary power and authority to may also promulgate such other reasonable rules as may be necessary to implement the provisions of this section: *Provided*, That notwithstanding any language contained in this code to the contrary, the gross amount of additional tax on coal collected under this article shall be paid over and distributed without the application of any credits against the tax imposed by this section.

31 (d) In order to provide a procedure for the distribution of 75 percent of the net proceeds of 32 the additional tax on coal to the coal-producing counties, the special fund known as the "county" 33 coal revenue fund" established in the State Treasurer's office by chapter 162, acts of the 34 Legislature, 1985 regular session, as amended and reenacted in subsequent acts of the 35 Legislature, is hereby continued. In order to provide a procedure for the distribution of the 36 remaining 25 percent of the net proceeds of the additional tax on coal to all counties and 37 municipalities of the state, without regard to coal having been produced therein, the special fund 38 known as the "all counties and municipalities revenue fund" established in the State Treasurer's 39 office by chapter 162, acts of the Legislature, 1985 regular session, as amended and reenacted in 40 subsequent acts of the Legislature, is hereby redesignated as the "all counties and municipalities 41 coal revenue fund" and is hereby continued.

Seventy-five percent of the net proceeds of such additional tax on coal shall be deposited in the county coal revenue fund and 25 percent of the net proceeds shall be deposited in the all counties and municipalities coal revenue fund, from time to time, as the proceeds are received by the Tax Commissioner. The moneys in the funds shall be distributed to the respective counties and municipalities entitled to the moneys in the manner set forth in subsection (e) of this section.

47 (e) The moneys in the county coal revenue fund and the moneys in the all counties and
48 municipalities coal revenue fund shall be allocated among and distributed quarterly to the counties
49 and municipalities entitled to the moneys by the State Treasurer in the manner specified in this
50 section. On or before each distribution date, the State Treasurer shall determine the total amount

Intr HB

2025R1317

51 of moneys in each fund which will be available for distribution to the respective counties and municipalities entitled to the moneys on that distribution date. The amount to which a coal-52 53 producing county is entitled from the county coal revenue fund shall be determined in accordance 54 with subsection (f) of this section, and the amount to which every county and municipality is 55 entitled from the all counties and municipalities coal revenue fund shall be determined in 56 accordance with subsection (q) of this section. After determining as set forth in subsection (f) and 57 subsection (g) of this section the amount each county and municipality is entitled to receive from 58 the respective fund or funds, a warrant of the State Auditor for the sum due to each county or 59 municipality shall issue and a check drawn thereon making payment of such that amount shall 60 thereafter be distributed to each such county or municipality.

(f) The amount to which a coal-producing county is entitled from the county coal revenue
fund shall be determined by: (1) Dividing the total amount of moneys in the fund then available for
distribution by the total number of tons of coal mined in this state during the preceding quarter; and
(2) multiplying the quotient thus obtained by the number of tons of coal removed from the ground in
the county during the preceding quarter.

(g) The amount to which each county and municipality is entitled from the all counties and
municipalities coal revenue fund shall be determined in accordance with the provisions of this
subsection. For purposes of this subsection "population" means the population as determined by
the most recent decennial census taken under the authority of the United States:

(1) The treasurer shall first apportion the total amount of moneys available in the all counties and municipalities coal revenue fund by multiplying the total amount in the fund by the percentage which the population of each county bears to the total population of the state. The amount thus apportioned for each county is the county's "base share".

(2) Each county's base share shall then be subdivided into two portions. One portion is
determined by multiplying the base share by that percentage which the total population of all
unincorporated areas within the county bears to the total population of the county, and the other

portion is determined by multiplying the base share by that percentage which the total population of all municipalities within the county bears to the total population of the county. The former portion shall be paid to the county and the latter portion is the "municipalities' portion" of the county's base share. The percentage of the latter portion to which each municipality in the county is entitled shall be determined by multiplying the total of the latter portion by the percentage which the population of each municipality within the county bears to the total population of all municipalities within the county.

(h) All counties and municipalities shall create a "coal severance tax revenue fund" which shall be the depository for moneys distributed to any county or municipality under the provisions of this section, from either or both special funds. Moneys in the coal severance tax revenue fund, in compliance with subsection (i) of this section, may be expended by the county commission or governing body of the municipality for such public purposes as the county commission or governing body shall determine to be in the best interest of the people of its respective county or municipality.

91 (i) All unexpended balances remaining in coal severance tax revenue fund at the close of a
92 fiscal year shall be reappropriated to the budget of the county commission or governing body for
93 the subsequent fiscal year. The reappropriation shall be entered as an amendment to the new
94 budget and submitted to the Tax Commissioner on or before July 15, of the current budget year.

(j) The State Tax Commissioner shall retain for the benefit of the state from the additional
taxes on coal collected the amount of \$35,000 annually as a fee for the administration of such
additional tax by the Tax Commissioner.

98 (k) For each new wind power plant or wind power project constructed in West Virginia per
 99 year, there shall be a 5 percent reduction in the amount of coal severance tax levied on coal mines

100 and coal powered plants in West Virginia.

NOTE: The purpose of this bill is to limit the number of permits to construct wind power plants, wind power farms, or "windmills" for power generally in West Virginia; to provide that for each new wind powered facility built in West Virginia, there is an offset in the amount of

taxes paid by new and existing coal fired power plants; and to ensure that coal remains the primary source of power in West Virginia during emergency weather events.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.