House	Amendment NO
Offered By	
	ittee Substitute for Senate Substitute No. 2 for Senate Bill No. 704, Page 4 93, by inserting after said section and line the following:
"137 123 Begin	nning January 1, 2021, for purposes of assessing all real property, excluding
	al property associated with a project that uses wind energy directly to
	following depreciation tables shall be used to determine the true value in
<u> </u>	The first year shown in the table shall be the year immediately following
	of the property. The original costs shall reflect either:
	and documented original property cost to the taxpayer, as shall be provided
by the taxpayer to the as	
-2 1 2	ce of actual and documented original property cost to the taxpayer, the
· · · · ·	operty by the assessor, using an authoritative cost guide.
For purposes of this sect	tion, and to estimate the value of all real property, excluding land, or
tangible personal proper	rty associated with a project that uses wind energy directly to generate
electricity, each assessor	r shall apply the percentage shown to the original cost for the first year
· · · · · · · · · · · · · · · · · · ·	onstruction of the property, and the percentage shown for each succeeding
	tage of the original cost used for January first of the respective succeeding
year as follows:	
X 7	
$\frac{\text{Year}}{1}$	Percentage
$\frac{1}{2}$	$\frac{40\%}{400}$
$\frac{\frac{1}{2}}{\frac{3}{\frac{4}{5}}}$	$\frac{40\%}{270/}$
$\frac{c}{\Lambda}$	$\frac{37\%}{37\%}$
4 5	$\frac{37\%}{35\%}$
<u> </u>	<u>5576</u>
Any real property exclu	ading land, or tangible personal property associated with a project that uses
wind energy directly to generate electricity shall continue in subsequent years to have the	
	last listed in the appropriate column in the table."; and
<u>espression personage</u>	
Further amend said bill.	Page 64. Section 144.757. Line 106, by inserting after said section and lin
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Further amend said bill, the following:	Page 64, Section 144.757, Line 106, by inserting after said section and lin
the following:	Page 64, Section 144.757, Line 106, by inserting after said section and lin Il bridges over streams dividing this state from any other state owned, used

Action Taken_

Date _____

and all bridges across or over navigable streams within this state, where the charge is made for 1 2 crossing the same, which are now constructed, which are in the course of construction, or which 3 shall hereafter be constructed, and all property, real and tangible personal, owned, used, leased or 4 otherwise controlled by telegraph, telephone, electric power and light companies, electric

5 transmission lines, pipeline companies and express companies shall be subject to taxation for state, 6 county, municipal and other local purposes to the same extent as the property of private persons. 7 2. And taxes levied thereon shall be levied and collected in the manner as is now or may 8 hereafter be provided by law for the taxation of railroad property in this state, and county 9 commissions, county boards of equalization and the state tax commission are hereby required to 10 perform the same duties and are given the same powers, including punitive powers, in assessing, equalizing and adjusting the taxes on the property set forth in this section as the county commissions 11 12 and boards of equalization and state tax commission have or may hereafter be empowered with, in 13 assessing, equalizing, and adjusting the taxes on railroad property; and an authorized officer of any 14 such bridge, telegraph, telephone, electric power and light companies, electric transmission lines, 15 pipeline companies, or express company or the owner of any such toll bridge, is hereby required to 16 render reports of the property of such bridge, telegraph, telephone, electric power and light 17 companies, electric transmission lines, pipeline companies, or express companies in like manner as 18 the authorized officer of the railroad company is now or may hereafter be required to render for the 19 taxation of railroad property.

20 3. On or before the fifteenth day of April in the year 1946 and each year thereafter an 21 authorized officer of each such company shall furnish the state tax commission and county clerks a 22 report, duly subscribed and sworn to by such authorized officer, which is like in nature and purpose 23 to the reports required of railroads under chapter 151 showing the full amount of all real and 24 tangible personal property owned, used, leased or otherwise controlled by each such company on 25 January first of the year in which the report is due.

26 4. If any telephone company assessed pursuant to chapter 153 has a microwave relay station 27 or stations in a county in which it has no wire mileage but has wire mileage in another county, then, 28 for purposes of apportioning the assessed value of the distributable property of such companies, the 29 straight line distance between such microwave relay stations shall constitute miles of wire. In the 30 event that any public utility company assessed pursuant to this chapter has no distributable property which physically traverses the counties in which it operates, then the assessed value of the 31 32 distributable property of such company shall be apportioned to the physical location of the 33 distributable property.

34 5. (1) Notwithstanding any provision of law to the contrary, beginning January 1, 2019, a 35 telephone company shall make a one-time election within the tax year to be assessed: 36

(a) Using the methodology for property tax purposes as provided under this section; or

37 (b) Using the methodology for property tax purposes as provided under this section for 38 property consisting of land and buildings and be assessed for all other property exclusively using the 39 methodology utilized under section 137.122.

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41 If a telephone company begins operations, including a merger of multiple telephone companies, 42 after August 28, 2018, it shall make its one-time election to be assessed using the methodology for 43 property tax purposes as described under paragraph (b) of subdivision (1) of this subsection within 44 the year in which the telephone company begins its operations. A telephone company that fails to 45 make a timely election shall be deemed to have elected to be assessed using the methodology for 46 property tax purposes as provided under subsections 1 to 4 of this section.

47 (2) The provisions of this subsection shall not be construed to change the original 48 assessment jurisdiction of the state tax commission.

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(3) Nothing in subdivision (1) of this subsection shall be construed as applying to any other

1 utility.

2 (4) (a) The provisions of this subdivision shall ensure that school districts may avoid any 3 fiscal impact as a result of a telephone company being assessed under the provisions of paragraph 4 (b) of subdivision (1) of this subsection. If a school district's current operating levy is below the 5 greater of its most recent voter-approved tax rate or the most recent voter-approved tax rate as 6 adjusted under subdivision (2) of subsection 5 of section 137.073, it shall comply with section 7 137.073.

8 (b) Beginning January 1, 2019, any school district currently operating at a tax rate equal to 9 the greater of the most recent voter-approved tax rate or the most recent voter-approved tax rate as 10 adjusted under subdivision (2) of subsection 5 of section 137.073 that receives less tax revenue from a specific telephone company under this subsection, on or before January thirty-first of the year 11 12 following the tax year in which the school district received less revenue from a specific telephone 13 company, may by resolution of the school board impose a fee, as determined under this subsection, 14 in order to obtain such revenue. The resolution shall include all facts that support the imposition of 15 the fee. If the school district receives voter approval to raise its tax rate, the district shall no longer 16 impose the fee authorized in this paragraph.

(c) Any fee imposed under paragraph (b) of this subdivision shall be determined by taking 17 18 the difference between the tax revenue the telephone company paid in the tax year in question and 19 the tax revenue the telephone company would have paid in such year had it not made an election 20 under subdivision (1) of this subsection, which shall be calculated by taking the telephone company valuations in the tax year in question, as determined by the state tax commission under paragraph 21 22 (d) of this subdivision, and applying such valuations to the apportionment process in subsection 2 of section 151.150. The school district shall issue a billing, as provided in this subdivision, to any such 23 telephone company. A telephone company shall have forty-five days after receipt of a billing to 24 25 remit its payment of its portion of the fees to the school district. Notwithstanding any other 26 provision of law, the issuance or receipt of such fee shall not be used:

a. In determining the amount of state aid that a school district receives under section 27 28 163.031;

29 b. In determining the amount that may be collected under a property tax levy by such 30 district; or 31

c. For any other purpose.

33 For the purposes of accounting, a telephone company that issues a payment to a school district under 34 this subsection shall treat such payment as a tax.

35 (d) When establishing the valuation of a telephone company assessed under paragraph (b) of 36 subdivision (1) of this subsection, the state tax commission shall also determine the difference between the assessed value of a telephone company if: 37

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a. Assessed under paragraph (b) of subdivision (1) of this subsection; and b. Assessed exclusively under subsections 1 to 4 of this section.

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41 The state tax commission shall then apportion such amount to each county and provide such 42 information to any school district making a request for such information.

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(e) This subsection shall expire when no school district is eligible for a fee.

44 6. (1) If any public utility company assessed pursuant to this chapter has ownership of any real or personal property associated with a project which uses wind energy directly to generate 45 electricity, such wind energy project property shall be valued and taxed by any local authorities 46 47 having jurisdiction under the provisions of chapter 137 and other relevant provisions of the law.

(2) Notwithstanding any provision of law to the contrary, beginning January 1, 2020, for any 48 public utility company assessed pursuant to this chapter which has a wind energy project, such wind 49

1 2	energy project shall be assessed using the methodology for real and personal property as provided in this subsection:
3	(a) Any wind energy property of such company shall be assessed upon the county assessor's
4 5	local tax rolls; <u>and</u> (b) [Any property consisting of land and buildings related to the wind energy project shall be
5 6	assessed under chapter 137; and
7	(c)] All other [business] real property, excluding land, or personal property related to the
8	wind energy project shall be assessed using the methodology provided under section [137.122]
9	137.123."; and
10	<u>157.125</u> . , und
11	Further amend said bill, Page 99, Section 620.3210, Line 153, by inserting after said section and line
12	the following:
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14	"[<u>393.1073.1. There is hereby established the "Task Force on</u>
15	Wind Energy", which shall be composed of the following members:
16	(1) Three members of the house of representatives, with two
17	appointed by the speaker of the house of representatives and one
18	appointed by the minority floor leader of the house of representatives;
19	(2) Three members of the senate, with two appointed by the
20	president pro tempore of the senate and one appointed by the minority
21	floor leader of the senate; and
22	(3) Two representatives from Missouri county governments
23	with experience in wind energy valuations, with one being a currently
24	elected county assessor to be appointed by the speaker of the house of
25	representatives, and one being a currently elected county clerk to be
26	appointed by the president pro tempore of the senate.
27	 — 2. The task force shall conduct public hearings and research,
28	and shall compile a report for delivery to the general assembly by no
29	later than December 31, 2019. Such report shall include information
30	on the following:
31	(1) The economic benefits and drawbacks of wind turbines to
32	local communities and the state;
33	(2) The fair, uniform, and standardized assessment and
34	taxation of wind turbines and their connected equipment owned by a
35	public utility company at the county level in all counties;
36	(3) Compliance with existing federal and state programs and
37	regulations; and
38	(4) Potential legislation that will provide a uniform
39	assessment and taxation methodology for wind turbines and their
40	connected equipment owned by a public utility company that will be
41 42	used in every county of Missouri.
42 43	<u>3. The task force shall meet within thirty days after its</u>
43 44	creation and shall organize by selecting a chairperson and vice chairperson, one of whom shall be a member of the senate and the
44 45	
45 46	other a member of the house of representatives. Thereafter, the task force may meet as often as necessary in order to accomplish the tasks
40 47	assigned to it. A majority of the task force shall constitute a quorum,
47	and a majority vote of such quorum shall be required for any action.
49	4. The staff of house research and senate research shall
	1. The sum of house research and senate research shan

1 provide necessary clerical, research, fiscal, and legal services to the 2 task force, as the task force may request. 3 5. The members of the task force shall serve without 4 compensation, but any actual and necessary expenses incurred in the 5 performance of the task force's official duties by the task force, its 6 members, and any staff assigned to the task force shall be paid from 7 the joint contingent fund. 8 6. This section shall expire on December 31, 2019.]"; and 9 10 Further amend said bill by amending the title, enacting clause, and intersectional references

11 accordingly.