SB600 FULLPCS1 Kyle Hilbert-JM 4/7/2021 9:30:56 am

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

S	PEAKER:							
С	HAIR:							
I move	to amend	SB600				C 13	' ı 1 -	<u></u>
Page _		Section		Line	es	f the pr		
					Of	the Engi	rossed E	Bill
insert	ing in lie	u thereof the fo	ollowing lang	guage	:			
		ORM TO AMENDMENTS	Ameno	dment	submitted	by: Kyle	Hilbert	

Reading Clerk

1	STATE OF OKLAHOMA								
2	1st Session of the 58th Legislature (2021)								
3	PROPOSED COMMITTEE SUBSTITUTE								
4	FOR SENATE BILL NO. 600 By: Rader of the Senate								
5	and								
6	Hilbert of the House								
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LO	PROPOSED COMMITTEE SUBSTITUTE								
L1	An Act relating to revenue and taxation; amending Sections 4 and 8 of Enrolled House Bill No. 2234 of the 1st Session of the 58th Oklahoma Legislature,								
L2									
L3	which relate to the Driving on Road Infrastructure with Vehicles of Electricity (DRIVE) Act of 2021; providing certain exemptions to tax; providing certain methodology for calculation of equivalent measurement; providing certain exemptions to certain registration; modifying certain registration requirement; expanding qualifying categories of metering systems; providing an effective date; and providing for conditional effect.								
L 4									
L5									
L 6									
L7									
L8									
L 9	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:								
20	SECTION 1. AMENDATORY Section 4 of Enrolled House Bill								
21	No. 2234 of the 1st Session of the 58th Oklahoma Legislature, is								
22	amended to read as follows:								
23	Section 4. A. There is hereby imposed a tax of three cents								
24	(\$0.03) per kilowatt hour or its equivalent as determined by the								

Oklahoma Tax Commission, on the electric current used to charge or recharge the battery or batteries of an electric vehicle. The tax shall be levied beginning January 1, 2024.

- B. The amount of tax prescribed or authorized by this section shall not include any fees or charges associated with the method for payment for the charging service, but shall be based only upon the rate of tax and the electricity transferred during the charging process.
- C. The tax imposed pursuant to this section shall not be applicable to electric vehicles charged at a private residence at which the owner or occupant of the residence uses electric power paid for by the owner or occupant of the residence which is supplied to the residence by a regulated public utility, an electric cooperative or other wholesale level of electric supply, whether or not supplemented by electric power produced by the owner or occupant using solar energy or other methods to provide electric power to the residence.
- D. The tax imposed pursuant to this section shall not be applicable to electric vehicles charged at charging stations with a charging capacity of less than fifty (50) kilowatts and charging stations that do not require payment for use.
- E. In order to determine an equivalent measurement as required in subsection A of this section, the Oklahoma Tax Commission shall promulgate rules that allow businesses, based on the average cost

that such business charged customers at the business's charging

stations in the preceding year, to charge the tax on a percentage

basis equivalent to the amount of tax that would otherwise have been

charged had the rate provided in subsection A of this section been

applied in the preceding year. The percentage basis equivalent

shall be recalculated annually in conjunction with the Oklahoma Tax

Commission. Businesses with multiple charging station locations in

the state shall be authorized to utilize the same percentage basis

equivalent at all such locations.

SECTION 2. AMENDATORY Section 8 of Enrolled House Bill No. 2234 of the 1st Session of the 58th Oklahoma Legislature, is amended to read as follows:

Section 8. A. All Except for charging stations with a charging capacity of less than fifty (50) kilowatts, and charging stations

that do not require payment for use, all charging stations in operation prior to the effective date of this act shall register with the Oklahoma Tax Commission not later than January 31, 2024.

The Oklahoma Tax Commission shall provide or make available updated registration information to the Oklahoma Corporation Commission.

B. For a charging station which requires payment for its use and begins operations for the first time on or after November 1, 2021, the charging station owner or operator shall register with the Oklahoma Tax Commission not later than fifteen (15) days after the

Req. No. 8055

date as of which the first business operations at the station site begin or by January 31, 2024, whichever is later.

- C. Any public charging station for an electric vehicle constructed or which begins operations for the first time on or after November 1, 2021, shall use a metering system that is capable of imposing the cost for the charging service using a unit per kilowatt hour or a comparable an equivalent measurement as determined by the Tax Commission, such as time elapsed while charging and the charging capacity of the charging station, or such as the process described in subsection E of Section 1 of this act.

 The metering system shall include a system by which an audit of the electricity supplied through the system may be performed to determine the amount of electricity transferred to a customer and the cost charged by the charging station owner or operator for each unit of electricity transferred.
- D. The Oklahoma Tax Commission shall have the authority to inspect the premises and equipment of any charging station owner or operator to enforce compliance with the provisions of this section.
- E. If a charging station owner or operator fails to remit the tax as required by the provisions of this act, the Oklahoma Tax

 Commission shall begin proceedings to terminate the charging station owner or operator license to do business for failure to remit in the same manner as prescribed by law for failure to remit sales tax.

SECTION 3. This act shall become effective November 1, 2021.

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SECTION 4. The provisions of this act shall be contingent upon
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    the enactment of the provisions of Enrolled House Bill No. 2234 of
 3
    the 1st Session of the 58th Oklahoma Legislature and shall not
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    become operative as law otherwise.
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