

SB 1547-A3  
(LC 70)  
2/24/16 (MBM/ps)

Requested by Representative HUFFMAN

**PROPOSED AMENDMENTS TO  
A-ENGROSSED SENATE BILL 1547**

1 On page 22 of the typed amendments to A-engrossed Senate Bill 1547  
2 dated February 24 (SB 1547-A2), delete lines 7 through 28 and insert:

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**“(Small-Scale Community-Based  
Renewable Energy Projects)”**

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**“SECTION 14.** ORS 469A.210 is amended to read:

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“469A.210. (1) The Legislative Assembly finds that community-based renewable energy projects, including but not limited to marine renewable energy resources that are either developed in accordance with the Territorial Sea Plan adopted pursuant to ORS 196.471 or located on structures adjacent to the coastal shorelands, are an essential element of [Oregon’s] **this state’s** energy future[, and declares that it is the goal of the State of Oregon that].

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**“(2) For purposes related to the findings in subsection (1) of this section, by the year 2025, at least eight percent of [Oregon’s retail electrical load comes from] the electricity sold to retail electricity consumers in each calendar year by each electric company that makes sales of electricity to 25,000 or more retail electricity consumers in this state must be composed of electricity generated by one or both of the following sources:**

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**“(a) Small-scale renewable energy projects [with] that are intercon-**

1 **nected with a transmission or distribution system located in this state**  
2 **and that have** a generating capacity of 20 megawatts or less[. *All agencies*  
3 *of the executive department as defined in ORS 174.112 shall establish policies*  
4 *and procedures promoting the goal declared in this section.*]; **or**

5 **“(b) Generating facilities described in ORS 469A.020 (5) that gener-**  
6 **ate thermal energy for a secondary purpose.”.**

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