Fiscal impact reports (FIRs) are prepared by the Legislative Finance Committee (LFC) for standing finance committees of the Legislature. LFC does not assume responsibility for the accuracy of these reports if they are used for other purposes.

FISCAL IMPACT REPORT

		LAST UPDATED	
SPONSOR	Padilla	ORIGINAL DATE	02/21/25
		BILL	
SHORT TIT	LE Qualified Microgrid Tax Credit	NUMBER	Senate Bill 418
		ANALYST	Graeser

REVENUE*

(dollars in thousands)

Туре	FY25	FY26	FY27	FY28	FY29	Recurring or Nonrecurring	Fund Affected
Microgrid Credit			(\$500.0)	(\$500.0)		Recurring	General Fund
GRT		\$8,870.0	\$8,870.0	\$8,870.0	\$8,870.0	Recurring	General Fund
GRT		\$8,190.0	\$8,190.0	\$8,190.0	\$8,190.0	Recurring	Local Governments
Property Tax			\$30.0	\$80.0	\$120.0	Recurring	GOBs
Property Tax			\$960.0	\$2,350.0	\$3,650.0	Recurring	Local Governments

Parentheses () indicate revenue decreases.

ESTIMATED ADDITIONAL OPERATING BUDGET IMPACT*

(dollars in thousands)

Agency/Program	FY25	FY26	FY27	3 Year Total Cost	Recurring or Nonrecurring	Fund Affected
TRD	No fiscal impact		Indeterminate but minimal		Recurring	General Fund
EMNRD	No fiscal impact	Indeterminate but minima			Recurring	General Fund

Parentheses () indicate expenditure decreases.

Sources of Information

LFC Files

Agency Analysis Received From

Because of the short timeframe between the introduction of this bill and its first hearing, LFC has yet to receive analysis from state agencies. This analysis will be updated if that analysis is received.

SUMMARY

Synopsis of Senate Bill 418

Senate Bill 418 (SB418) authorizes a new energy production modality known as a "microgrid" in Chapter 62 (Electric, Gas and Water Utilities) NMSA 1978. This new section of Chapter 62 allows power production and distribution outside of the authority of the Public Regulation Commission (PRC) and is based on self-sourced power. A microgrid is defined as a self-sourced

^{*}Amounts reflect most recent analysis of this legislation.

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power generation facility, not limited to renewable energy, capable of operating independently of the grid, but able to be connected to the grid to dispose of surplus power. Since the microgrid is not limited to renewable energy, it could provide power at night or when wind energy is not sufficient. A microgrid must be at least 20 megawatts. Microgrids would service otherwise underserviced and lower-income areas. The bill allows public utilities and cooperatives regulated by PRC to acquire microgrids and to adjust rates to consider the public interest and need, reliability, and affordability. The bill explicitly declares that the owner/operator of a microgrid is not a public utility or a cooperative.

The bill creates the "qualified microgrid income tax credit," equal to 100 percent of the costs of constructing and installing a qualified microgrid with a cap of \$100 thousand per microgrid constructed and installed, as an incentive to build microgrids in underserved areas. Any amount of tax credit that exceeds the taxpayer's income tax liability can be carried forward for twenty years until the credit is exhausted. Although this is not a refundable credit, the credit may be transferred. The credit is allowed for installation in an underserved area with median income at or near the federal poverty level. This is not a corporate income tax credit and can only be claimed by developers organized as Subchapter S corporations or as limited liability partnerships (LLPs) or corporations (LLCs) that file as pass-through entities.

This bill does not contain an effective date and, as a result, would go into effect 90 days after the Legislature adjourns, or June 20, 2025, if enacted. The provisions of the tax credit are applicable to tax years beginning January 1, 2025. There is no sunset date for the basic authority, but microgrids eligible for the tax credit must be installed prior to January 1, 2031. Tax credits generated prior to the sunset date can roll over for twenty years.

FISCAL IMPLICATIONS

Each microgrid constructed and installed in an underserved area generates a tax credit of 100 percent of the cost of construction and installation, limited to \$100,000 per installation. These microgrids do not require a certificate of convenience and necessity from PRC. They do require zoning approval of the local jurisdiction and a building permit. A 2018 estimate by the National Renewable Energy Laboratory (NREL) indicated that typical installation cost for solar renewable including battery capacity is in the range of \$2 to \$5 per watt -- \$2 million to \$5 million per megawatt.

The \$100 thousand tax credit for a 20-megawatt facility represents about 2 percent to 5 percent of the cost of the facility. If the facility is primarily renewable, it would be eligible for federal renewable investment credits of up to 30 percent. A 5-megawatt natural gas turbine generator, when installed, typically costs between \$3 million and \$5 million depending on the specific model, location, and installation complexity, with an average cost around \$1,000 per kilowatt of capacity.¹

This analysis assumes that five microgrids would be constructed each year and tax advantage of the tax credit. In the absence of an industrial revenue bond negotiated with a local government, the facility would generate gross receipts or compensating taxes on the initial construction costs and property taxes for the life of the project – estimated at 30 years. This analysis assumes that

¹ https://www.eia.gov/electricity/generatorcosts/

15 megawatts of the 20-megawatt microgrid are solar, 5-megawatts are silicon battery energy storage, and 5-megawatts of natural gas backup for a total tax basis of \$42.5 million and property tax basis of \$14.2 million. A 20-megawatt microgrid² is sufficient to power 7,800 homes, 200 to 300 retail establishments, 50 supermarkets, 50 to 60 health clinics, 30 to 40 schools or 15 hospitals.

This bill creates or expands a tax expenditure. Estimating the cost of tax expenditures is difficult. Confidentiality requirements surrounding certain taxpayer information create uncertainty, and analysts must frequently interpret third-party data sources. For this microgrid tax credit, the timing is of equal interest to the number of microgrids. It should be assumed that the microgrid developer will negotiate an industrial revenue bond with a negotiated amount of payment in lieu of taxes.

SIGNIFICANT ISSUES

5-Year Property Tax
Income Tax Credit

Federal Renewable Investment Credit

As shown by Table 1, the qualified microgrid income tax credit may not be of sufficient size to incentivize microgrid construction.

	Cost/ Megawatt	Total Cost	Property Tax Basis
5 MW natural gas turbine	\$1,000,000	\$5,000,000	
15 MW solar	\$2,500,000	\$37,500,000	
7.5 MW BESS			
Total Tax Basis		\$42,500,000	\$14,166,667
Total GRT		\$3,410,630	
	1		

\$1,409,959

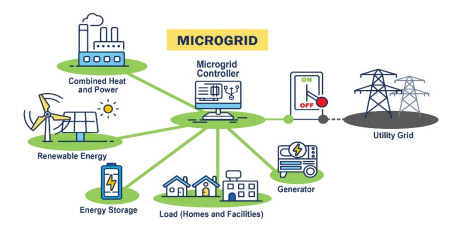
-\$100,000

-\$11,250,000

Table 1: Cost and Tax Liability of a 20-Megawatt Microgrid

SB418 potentially represents a major change in New Mexico's energy policy. Traditionally, there have been two models: (1) investor-owned utilities (IOUs) with generation, distribution and pricing heavily regulated by PRC; and (2) cooperatives, also regulated by PRC, but with more incentive to maximize capacity, transition to renewables and moderate costs. SB418 offers the potential for a third model: microgrids outside the authority of PRC. A microgrid is based on a self-sourced generation of a minimum of 20 Megawatts (MW). A graphic from the federal Department of Energy (See footnote 1) illustrates the idea. The microgrid is capable of being independent of the grid but can also sell surplus power to the grid. Note that microgrids can have substantial renewable generation and battery storage but also have conventional generation such as natural gas turbines.

² chrome-extension://efaidnbmnnnibpcajpcglclefindmkaj/https://www.energy.gov/sites/default/files/2024-02/46060_DOE_GDO_Microgrid_Overview_Fact_Sheet_RELEASE_508.pdf



As a third model, microgrids may not be subject to the renewables mandate of the energy transition act.

PERFORMANCE IMPLICATIONS

The LFC tax policy of accountability may be met with the bill's requirement to include the \$100 thousand per facility tax credit in the annual Tax Expenditure Report required by 7-1-84 NMSA 1978. However, the more relevant tax expenditure is whether the facility negotiates an IRB and the amount of gross receipts tax abated and amount of PILT paid.

ADMINISTRATIVE IMPLICATIONS

Microgrids will not be regulated by PRC. The additional administrative burden on EMNRD will be modest because a typical investment will be in the range of \$40+ million. At most, five facilities a year qualifying for the tax credit will be constructed and installed. TRD will have costs involved with expanding the number of tax credits. This analysis assumes costs for both agencies are minimal; this estimate could be updated if agency analysis is provided.

OTHER SUBSTANTIVE ISSUES

In assessing all tax legislation, LFC staff considers whether the proposal is aligned with committee-adopted tax policy principles. Those five principles:

- Adequacy: Revenue should be adequate to fund needed government services.
- Efficiency: Tax base should be as broad as possible and avoid excess reliance on one tax.
- Equity: Different taxpayers should be treated fairly.
- **Simplicity**: Collection should be simple and easily understood.
- Accountability: Preferences should be easy to monitor and evaluate

In addition, staff reviews whether the bill meets principles specific to tax expenditures. Those policies and how this bill addresses those issues:

Tax Expenditure Policy Principle	Met?	Comments			
Vetted : The proposed new or expanded tax expenditure was vetted through interim legislative committees, such as LFC and the Revenue Stabilization and Tax Policy Committee, to review fiscal, legal, and general policy parameters.	?	Microgrids have been discussed in the press for some time, but probably not specifically been presented to an interim committee for debate.			
Targeted : The tax expenditure has a clearly stated purpose, long-term goals, and measurable annual targets designed to mark progress toward		The purpose is to create an			
the goals.		alternative, future-			
Clearly stated purpose	?	looking paradigm for			
Long-term goals	?	the provision of			
Measurable targets	X	electric power.			
Transparent: The tax expenditure requires at least annual reporting by the recipients, the Taxation and Revenue Department, and other relevant agencies.	?	Lack of transparency if IRBs are negotiated.			
Accountable: The required reporting allows for analysis by members of the public to determine progress toward annual targets and determination of effectiveness and efficiency. The tax expenditure is set to expire unless legislative action is taken to review the tax expenditure and extend the expiration date. Public analysis Expiration date	x	20-Year potential rollover.			
Effective: The tax expenditure fulfills the stated purpose. If the tax expenditure is designed to alter behavior – for example, economic development incentives intended to increase economic growth – there are indicators the recipients would not have performed the desired actions "but for" the existence of the tax expenditure. Fulfills stated purpose Passes "but for" test	X	The tax credit is insignificant compared to costs.			
Efficient: The tax expenditure is the most cost-effective way to achieve the desired results.	^	The main purpose of the bill is not fiscal.			
Key: ✓ Met 🚨 Not Met 🔞 Unclear					

POSSIBLE QUESTIONS

Would these microgrids be subject to the renewables provision of the state's energy transition act?

LG/hj/SL2