

S.F. No. 3336 – Solid waste management tax rebate for recycled and reused materials

Author: Senator Torrey N. Westrom

Prepared by: Nora Pollock, Senate Counsel (nora.pollock@mnsenate.gov)

Date: April 21, 2025

Section 1. Rebate for recycled and reused materials.

Subd. 1. Definitions. Provides definitions for "compostable materials", "recyclable materials", "resource recovery facility" and "waste-to-energy facility" for purposes of this section, as those terms are defined elsewhere in Minnesota Statutes.

Subd. 2. Reporting. Requires owners or operators of resource recovery facilities or waste-to-energy facilities to report to the commissioner each year beginning February 1, 2026, with specific information on recyclable materials, compostable materials, and combustor ash.

Subd. 3. Rebate calculation. Requires the commissioner to issue a rebate to operators of resource recovery facilities or waste-to-energy facilities. The rebate equals:

- \$30 multiplied by the tons of recyclable materials separated from mixed municipal
 waste that are recycled or reused, and the tons of compostable materials
 separated from mixed municipal solid waste that are composted or processed in
 an anaerobic or aerobic digester and then composted; plus
- \$20 multiplied by the tons of recyclable materials that are recovered from combustor ash and then recycled, and the tons of combustor ash utilized in road construction or other approved use.

Section 2. Allocation of revenues. Allocates amounts necessary to pay rebates authorized under section 1. After rebates are paid, revenues would be allocated as provided under current law.

Effective July 1, 2025.



Senate Counsel, Research, and Fiscal Analysis provides nonpartisan legislative, legal, fiscal, and analytical services to the Minnesota Senate. This document can be made available in different formats upon request.