

Repeal Clean Air Fund	Repeal Clean Air Fund and OVEC	Repeal Clean Air Fund, OVEC & Decoupling	No Repeal but Fortify Nuclear Resource Audit & Timing	Misc.
Repeal 3706.40 through 3706.65	Repeal 3706.40 through 3706.65	Repeal 3706.40 through 3706.65	Modify 3706.53 to delay timing of nuclear fund payments so that financial and management audit results can be considered to determine "need".	Modify 4906.13 to make it clearer that the Icebreaker Wind project as proposed to the OPSB (20.7 Megawatts) fits within the OPSB jurisdiction exception contained in 4906.13(A).
Repeal 4928.642	Repeal 4928.01(A) (41) and (42)	Repeal 4928.01(A) (41) and (42)	Modify 3706.61 (D) to give OAQDA explicit authority to adjust nuclear payments based on financial need assessment as reported by the audit supervised by the PUCO.	Modify 4928.64 to restore the pre HB 6 renewable resource mandate compliance quantities with or without the solar carve out but retain HB 6 language making it clear that the mandate does not extend beyond 2026 and language in 4906.644 allowing kWh tax self assessing customers to opt out.
Repeal 4928.645(C) Repeal 5727.231	Repeal 4928.148 and provide for restoration of PUCO recovery mechanisms that were in place previously perhaps retaining the caps on the level of customer charges for residential and non-residential customers (no more than \$1.50 per month for residential customers). Repeal 4928.642 Repeal 4928.645(C) Repeal 5727.231	Repeal 4928.148 and provide for restoration of PUCO recovery mechanisms that were in place previously perhaps retaining the caps on the level of customer charges for residential and non-residential customers (no more than \$1.50 per month for residential customers). Repeal 4928.642 Repeal 4928.645(C) Repeal 5727.231	Add provision to reconcile/distribute any excess funds created in the nuclear generation fund as a result of initial charges going into effect beginning 1/1/21 producing revenue in excess of the amount determined to be needed.	Modify 4906.10 adding an explicit requirement that the OPSB must consider how a proposed wind or solar farm project may affect the land use preferences, priorities and objectives, including but not limited to preservation of agricultural use, of political subdivisions in which the project is located when the OPSB determines if the project will serve the public interest, convenience and necessity.
		Repeal 4928.471 and state that any mechanism approved under 4928.471 shall terminate effective with all bills re-enacted after December 31, 2020 without prejudice to an electric distribution utility seeking, in a rate increase proceeding, a decoupling mechanism.		