As Amended by House Committee

Session of 2014

HOUSE BILL No. 2456

By Committee on Taxation

1-17

AN ACT concerning property taxation; defining commercial and industrial
machinery and equipment.

Be it enacted by the Legislature of the State of Kansas:

Section 1. (a) In accordance with the provisions of section 1 of article
11 of the Kansas constitution, all commercial and industrial machinery
used directly in the manufacture of cement, lime or similar products
including: Kilns, pumps, lifts, process fans, bucket elevators, compressors,
raw mills, hammer mills, grinders, conveyors, ball mills, mixers, storage
tanks, scales, crushers, reclaimers, processing vessels, filters, electric
motors, cement and clinker coolers, finish mills, separators, electric hoists,
stackers, roller mills, clinker breakers, hydraulic and lubricating systems
used directly in manufacturing and processing activities, analyzers,
aeration systems, air pollution control equipment, bulk loading systems,
material and gas flow distribution gates and handling and transport
systems, except public utility property valued and assessed pursuant to
K.S.A. 79-5a01 et seq., and amendments thereto, are hereby defined as
commercial and industrial machinery and equipment, and shall be
classified for property tax purposes as tangible personal property within
subclass 5 of class 2 of section 1 of article 11 of the Kansas constitution.
All such property shall be valued in accordance with the provisions of
subsection (b)(2)(E) of K.S.A. 79-1439, and amendments thereto.

(b) The provisions of this section shall apply to all taxable years
commencing after December 31, 2012.

Sec. 2. This act shall take effect and be in force from and after its
publication in the statute book.