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A BILL FOR AN ACT

RELATING TO TAXATION.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Section 235-110.3, Hawaii Revised Statutes, is
2	repealed.
3	[" <mark>\$235-110.3 Ethanol facility tax credit. (a) Each year</mark>
4	during the credit period, there shall be allowed to each
5	taxpayer subject to the taxes imposed by this chapter, an
6	ethanol facility tax credit that shall be applied to the
7	taxpayer's net income-tax liability, if any, imposed by this
8	chapter-for the taxable year in which the credit is properly
9	claimed.
10	For each qualified ethanol-production facility, the annual
10 11	For each qualified ethanol-production facility, the annual dollar amount of the ethanol facility tax credit during the
11	dollar amount of the ethanol facility tax credit during the
11 12	dollar-amount of the ethanol facility tax credit during the eight-year period shall be equal to thirty per cent of its
11 12 13	dollar-amount of the ethanol facility tax credit during the eight-year period shall be equal to thirty per cent of its nameplate capacity if the nameplate capacity is greater than
11 12 13 14	dollar amount of the ethanol facility tax credit during the eight-year period shall be equal to thirty per cent of its nameplate capacity if the nameplate capacity is greater than five hundred thousand but less than fifteen million gallons. A
11 12 13 14 15	dollar-amount of the ethanol facility tax credit during the eight-year period shall be equal to thirty per cent of its nameplate capacity if the nameplate capacity is greater than five-hundred thousand but less than fifteen million gallons. A taxpayer-may claim this credit for each qualifying ethanol



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1		exceed one hundred per-cent-of the total of all
2		investments-made by the taxpayer in the qualifying
3		ethanol production facility during the credit period;
4	- (2) -	The qualifying ethanol production facility operated at
5		a level of production of at least seventy-five per
6		cent of its nameplate capacity on an annualized basis;
7	(3)	The qualifying ethanol production facility is in
8		production on or before January 1, 2017; and
9	(4)	No taxpayer that claims the credit under this section
10		shall claim any other tax credit under this chapter
11	·	for the same taxable year.
12	- (b) -	As used in this section:
13	"Cree	dit period" means a maximum period of eight years
14	beginning-	from the first taxable year in which the qualifying
15	ethanol p:	roduction-facility begins-production even-if-actual
16	production	n is not-at-seventy-five-per-cent of nameplate
17	capacity.	
18	"Invo	estment" means a nonrefundable capital-expenditure
19	related to	o the development and construction of any qualifying
20	ethanol p	roduction facility, including processing-equipment,
21	waste trea	atment-systems, pipelines, and liquid storage tanks at
22	the facil:	ity-or-remote locations, including expansions or
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1	modifications. Capital expenditures shall be those direct and
2	certain indirect costs determined in accordance with section
3	263A of the Internal Revenue Code, relating to uniform
4	capitalization costs, but shall not include expenses for
5	compensation paid to officers of the taxpayer, pension and other
6	related costs, rent for land, the costs of repairing and
7	maintaining the equipment or facilities, training of operating
8	personnel, utility costs during construction, property taxes,
9	costs relating to negotiation of commercial agreements not
10	related-to-development or construction, or service-costs-that
11	can be identified specifically with a service department or
12	function or that directly benefit or are incurred by reason of a
13	service department or function. For the purposes of determining
14	a capital expenditure under this section, the provisions of
15	section 263A of the Internal Revenue Code shall apply as it read
16	on March 1, 2004. For purposes of this section, investment
17	excludes land costs and includes any investment for which the
18	taxpayer is at risk, as that term is used in section 465 of the
19	Internal Revenue Code (with respect to deductions limited to
20	amount at risk).



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1	"Nameplate capacity" means the qualifying ethanol
2	production-facility's production design capacity, in gallons of
3	motor-fuel-grade ethanol per-year.
4	"Net income tax liability" means net income tax liability
5	reduced by all other credits allowed under this chapter.
6	"Qualifying ethanol production" means ethanol produced from
7	renewable, organic feedstocks, or waste-materials, including
8	municipal solid waste. All qualifying production shall be
9	fermented, distilled, gasified, or produced by physical chemical
10	conversion methods such as reformation and catalytic conversion
11	and dehydrated at the facility.
12	"Qualifying ethanol production facility" or "facility"
13	means-a-facility located in Hawaii which-produces motor fuel
14	grade ethanol meeting the minimum specifications by the American
15	Society of Testing and Materials standard D-4806, as amended.
16	(c) In the case of a taxable year in which the cumulative
17	claims for the credit by the taxpayer of a qualifying ethanol
18	production facility exceeds the cumulative investment-made in
19	the qualifying ethanol production facility by the taxpayer, only
20	that portion that does not exceed the cumulative investment
21	shall be claimed and allowed.



1	-(d)	-The department of business, economic development, and
2	tourism s	hall:
3	(1) -	Maintain records of the total amount of investment
4		made by each taxpayer in a facility;
5	(2)	Verify the amount of the qualifying investment;
6	. (3) -	Total-all-qualifying and cumulative investments that
7		the department of business, economic development, and
8		tourism certifies; and
9	- (4) -	Certify the total amount of the tax credit for each
10		taxable year and the cumulative amount of the tax
11		credit during the credit period.
12	Upon	each determination, the department of business,
13	economic	development, and tourism shall issue a certificate to
14	the taxpa	yer verifying the qualifying investment amounts, the
15	credit am	ount-certified for-each-taxable year, and the
16	cumulativ	e amount of the tax credit during the credit period.
17	The taxpa	yer shall file the certificate with the taxpayer's tax
18	return wi	th the department of taxation. Notwithstanding the
19	departmen	t of business, economic development, and tourism's
20	certifica	tion authority under this section, the director of
21	taxation	may audit and adjust certification to conform to the
22	facts.	



1	If in any year, the annual amount of certified credits
2	reaches \$12,000,000 in the aggregate, the department of
3	business, economic development, and tourism shall immediately
4	discontinue certifying credits and notify the department of
5	taxation. In no instance shall the total amount of certified
6	credits exceed \$12,000,000 per year. Notwithstanding any other
7	law to the contrary, this information shall-be-available for
8	public inspection and dissemination under chapter 92F.
9	(e) If the credit under this section exceeds the
10	taxpayer's income tax liability, the excess of credit-over
11	liability shall be refunded to the taxpayer; provided that no
12	refunds or payments on account of the tax credit allowed by this
13	section shall be made for amounts less than \$1. All claims for
14	a credit under this section must be properly filed on or before
15	the end of the twelfth month following the close of the taxable
16	year for which the credit may be claimed. Failure to comply
17	with the foregoing provision shall constitute a waiver of the
18	right to claim the credit.
19	(f) If a qualifying ethanol production facility or an
20	interest therein is acquired by a taxpayer prior to the
21	expiration of the credit period, the credit allowable under
22	subsection (a) for-any period after such acquisition shall be
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1	equal to the credit that would have been allowable under
2	subsection (a) to the prior taxpayer had the taxpayer not
3	disposed of the interest. If an interest is disposed of during
4	any year for which the credit is allowable under subsection (a),
5	the credit shall be allowable between the parties on the basis
6	of the number of days during the year the interest was held by
7	each taxpayer. In no case shall the credit allowed under
8	subsection (a) be allowed after the expiration of the credit
9	period.
10	(g) Once-the-total nameplate-capacities of qualifying
11	ethanol production facilities built within the State reaches or
12	exceeds a level of forty million gallons per year, credits under
13	this section shall not be allowed for new ethanol-production
14	facilities. If a new facility's production capacity would cause
15	the statewide ethanol production capacity to exceed forty
16	million gallons per year, only the ethanol production capacity
17	that does not exceed the statewide forty million gallon per year
18	level shall be eligible for the credit.
19	(h) Prior to construction of any new qualifying-ethanol
20	production facility, the taxpayer shall provide written notice
21	of the taxpayer's intention to begin construction of a
22	qualifying ethanol production facility. The information shall
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1	be-provided to the department of taxation-and the department of
2	business, economic development, and tourism on forms provided by
3	the department of business, economic development, and tourism,
4	and shall include-information on the taxpayer, facility
5	location, facility production capacity, anticipated production
6	start date, and the taxpayer's contact information.
7	Notwithstanding any other law to the contrary, this information
8	shall be available for public inspection and dissemination under
9	chapter 92F.
10	(i) The taxpayer shall provide written notice to the
11	director of taxation and the director of business, economic
12	development, and tourism within thirty days following the start
13	of production. The notice shall include the production start
14	date and expected ethanol fuel production for the next-twenty-
15	four months. Notwithstanding any other law to the contrary,
16	this information shall be available for public-inspection and
17	dissemination under chapter 92F.
18	(j) If a qualifying ethanol production facility fails to
19	achieve an average annual production of at least seventy-five
20	per cent of its nameplate capacity for two-consecutive years,
21	the stated-capacity of that facility may be revised by the
22	director of business, economic development, and tourism to
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1	reflect actual production for the purposes of determining
2	statewide-production capacity-under subsection (g) and allowable
3	credits for that facility under subsection (a) Notwithstanding
4	any other law to the contrary, this information shall be
5	available for public inspection and dissemination under chapter
6	92F.
7	(k) Each calendar year during the credit period, the
8	taxpayer shall provide information to the director of business,
9	cconomic development, and tourism on the number of gallons of
10	ethanol-produced and sold-during the previous-calendar year, how
11	much was sold in Hawaii versus overseas, feedstocks used for
12	cthanol production, the number of employees of the facility, and
13	the projected number of gallons of ethanol-production for the
14	succeeding year.
15	(1) In the case of a partnership, S corporation, estate,
16	or-trust, the tax credit-allowable is for every qualifying
17	ethanol production facility. The cost upon which the tax-credit
18	is computed shall be determined at the entity level.
19	Distribution and share-of-credit shall-be-determined pursuant-to
20	section 235-110.7(a).
21	(m) Following each-year in which-a-credit under this
22	section has been claimed, the director of business, economic



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1	development, and tourism shall submit a written report to the
2	governor-and-legislature-regarding the production and sale of
3	ethanol. The report shall include:
4	(1) The number, location, and nameplate capacities of
5	qualifying ethanol production facilities in the State;
6	(2) The total number of gallons of ethanol produced and
7	sold during the previous year; and
8	(3) The projected number of gallons of ethanol-production
9	for the succeeding year.
10	(n) The director of taxation shall prepare forms that may
11	be necessary to claim a credit under this section.
12	Notwithstanding the department of business, economic
13 .	development, and tourism's certification authority under this
14	section, the director may audit and adjust certification to
15	conform to the facts. The director may also require the
16	taxpayer to furnish information to ascertain the validity of the
17	claim for credit-made-under this section and may adopt rules
18 ·	necessary to effectuate the purposes of this section pursuant to
19	chapter 91. "]
20	SECTION 2. A taxpayer shall not be prohibited from
21	claiming the ethanol facility tax credit for qualifying



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1 investments made prior to the repeal of section 235-110.3, Hawaii Revised Statutes, pursuant to section 1 of this Act. 2 3 A taxpayer may claim the ethanol facility tax credit for 4 investments made on a qualifying ethanol facility prior to May 5 1, 2011; provided that the claim for the ethanol facility tax 6 credit shall be properly filed on or before the end of the 7 twelfth month following the close of the taxable year for which 8 the tax credit may be claimed. Failure to comply with the 9 foregoing provision shall constitute a waiver of the right to 10 claim the tax credit.

SECTION 3. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored.

13 SECTION 4. This Act shall take effect on May 1, 2011.

INTRODUCED BY:

JAN 2 1 2011



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Report Title: Ethanol Facility Tax Credit

Description:

Limits the ethanol facility tax credit by allowing taxpayers to claim the tax credit only for investments made prior 05/01/2011.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

