H.B. NO. (383

A BILL FOR AN ACT

RELATING TO AGRICULTURE.

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

1	SECT	ION 1. (a) There is established an agricultural
2	import re	placement task force to identify the top ten fruit and
3	vegetable	imports to the State that can be commercially grown by
4	farmers i	n the State.
5	(b)	The task force shall consist of the following members:
6	(1)	A representative from the department of agriculture;
7	(2)	A representative from the University of Hawaii
8		economic research organization; and
9	(3)	The assistant superintendent of the office of
10		facilities and operations from the department of
11		education.
12	(c)	The task force shall invite a representative of the
13	Hawaii Fa	rm Bureau Federation to be a member of the task force.
14	(d)	The task force shall submit a report of its findings
15	and recom	mendations, including any proposed legislation, to the
16	legislatu	re no later than December 1, 2024.

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1	SECTION 2. Chapter 235, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	" <u>§235-</u> Agricultural import replacement tax credit. (a)
5	There shall be allowed to each qualified taxpayer subject to the
6	tax imposed under this chapter, an income tax credit that shall
7	be deductible from the taxpayer's net income tax liability, if
8	any, imposed by this chapter for the taxable year in which the
9	credit is properly claimed.
10	(b) The amount of the tax credit shall be equal to the
11	qualified expenses of the qualified taxpayer less any grant
12	money received under section 141-10, up to a maximum of
13	<pre>\$ in any taxable year.</pre>
14	(c) In the case of a partnership, S corporation, estate,
15	or trust, the tax credit allowable is for qualified expenses
16	incurred by the entity for the taxable year. The expenses upon
17	which the tax credit is computed shall be determined at the
18	entity level. Distribution and share of credit shall be
19	determined pursuant to section 704(b) of the Internal Revenue
20	Code.



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1	<u>(d)</u>	The amount of the tax credits allowed under this	
2	section s	hall not exceed \$5,000,000 for all qualified taxpayers	
3	in any taxable year; provided that any taxpayer who is not		
4	eligible	to claim the credit in a taxable year due to the	
5	\$5,000,00	0 tax credit cap being reached for that taxable year	
6	shall be	eligible to claim the credit in the subsequent taxable	
7	year.		
8	(e)	Every qualified taxpayer, before March 31 of each year	
9	in which	qualified expenses were incurred by the taxpayer in the	
10	previous	taxable year, shall submit a written, certified	
11	statement to the chairperson of the board of agriculture		
12	identifyi	ng:	
13	(1)	Qualified expenses incurred in the previous year;	
14	(2)	The amount of the tax credit claimed by the taxpayer	
15		pursuant to this section, if any, in the previous	
16		taxable year; and	
17	(3)	The amount, if any, of any grant provided to the	
18		taxpayer under section 141-10.	
19	(f)	The department of agriculture shall:	
20	(1)	Maintain records of the names and addresses of the	
21		qualified taxpayers claiming the credits under this	



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1		section and the total amount of the qualified expenses
2		upon which the tax credits are based;
3	(2)	Verify the nature and amount of the qualified
4		expenses;
5	(3)	Total all qualified and cumulative expenses that the
6		department certifies; and
7	(4)	Certify the amount of the tax credit for each taxpayer
8		of each taxable year and the cumulative amount of the
9		tax credit.
10	Upon	each determination made under this subsection, the
11	departmen	t of agriculture shall issue a certificate to the
12	taxpayer	verifying information submitted to the department of
13	agricultu	re, including amounts of qualified expenses, the credit
14	amount ce	rtified for the taxpayer for each taxable year, and the
15	cumulativ	e amount of tax credits certified. The taxpayer shall
16	file the	certificate with the taxpayer's tax return with the
17	departmen	t of taxation.
18	The	board of agriculture may assess and collect a fee to
19	offset th	e costs of certifying tax credit claims under this
20	section.	
21	(g)	The director of taxation:



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1	(1)	Shall prepare any forms that may be necessary to claim
2		a tax credit under this section;
3	(2)	May require the taxpayer to furnish reasonable
4		information to ascertain the validity of the claim for
5		the tax credit made under this section; and
6	(3)	May adopt rules under chapter 91 necessary to
7		effectuate the purposes of this section.
8	<u>(h)</u>	If the tax credit under this section exceeds the
9	taxpayer'	s net income tax liability, the excess of the credit
10	over liab	ility may be used as a credit against the taxpayer's
11	net income tax liability in subsequent years until exhausted.	
12	All claims for the tax credit under this section, including	
13	amended c	laims, shall be filed on or before the end of the
14	twelfth m	onth following the close of the taxable year for which
15	the credi	t may be claimed. Failure to comply with the foregoing
16	provision	shall constitute a waiver of the right to claim the
17	credit.	
18	<u>(i)</u>	As used in this section:
19	"Agr	icultural imports" means the top ten fruits or
20	vegetable	s, as identified by the agricultural import replacement
21	task forc	e established by Act , Session Laws of Hawaii 2023,



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1	that are imported into the State but may be commercially grown
2	in the State.
3	"Agricultural import replacements" means the fruits or
4	vegetables grown in the State and sold for consumption in the
5	State or for use by business entities licensed and registered in
6	the State that are the same types of fruits and vegetables
7	identified by the agricultural import replacement task force
8	established by Act , Session Laws of Hawaii 2023, as
9	agricultural imports.
10	"Net income tax liability" means income tax liability
11	reduced by all other credits allowed under this chapter.
12	"Qualified expenses" means expenses incurred by a qualified
13	taxpayer to produce agricultural import replacements.
14	"Qualified expenses" includes costs for any equipment,
15	materials, or supplies necessary to grow agricultural import
16	replacements.
17	"Qualified taxpayer" means any person, business entity, or
18	cooperative association of such persons engaged in the State in
19	the growing or production of agricultural import replacements."
20	SECTION 3. New statutory material is underscored.



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SECTION 4. This Act shall take effect upon its approval;
provided that section 2 of this Act shall apply to taxable years
beginning after December 31, 2024.

INTRODUCED BY:

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JAN 2 5 2023





Report Title:

Agricultural Imports Replacement; Task Force; Income Tax Credit

Description:

Establishes a task force to identify the top ten fruits or vegetables that are imported into the State but may be commercially grown in the State. Creates an income tax credit to incentivize the production of those fruits or vegetables to obviate the need to import them into the State.

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

