

JAN 21 2026

A BILL FOR AN ACT

RELATING TO THE RENEWABLE FUELS PRODUCTION TAX CREDIT.

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

1 SECTION 1. Section 235-110.32, Hawaii Revised Statutes, is
2 amended as follows:

3 1. By amending subsection (a) to read:

4 "(a) Each year during the credit period, there shall be
5 allowed to each taxpayer subject to the taxes imposed by this
6 chapter a renewable fuels production tax credit that shall be
7 applied to the taxpayer's net income tax liability, if any,
8 imposed by this chapter for the taxable year in which the credit
9 is properly claimed.

10 For each taxpayer producing renewable fuels, the annual
11 dollar amount of the renewable fuels production tax credit
12 during the ten-year credit period shall be equal to 20 cents per
13 seventy-six thousand British thermal units of renewable fuels
14 using the lower heating value for which qualified renewable fuel
15 production costs are incurred within the State and sold for
16 distribution in the State; provided that the taxpayer's
17 production of renewable fuels is not less than two billion five



1 hundred million British thermal units of renewable fuels per
2 calendar year; provided further that the amount of the tax
3 credit claimed under this section by a taxpayer shall not exceed
4 \$3,500,000 per taxable year; provided further that the tax
5 credit shall only be claimed for fuels with lifecycle emissions
6 below that of fossil fuels. No other tax credit may be claimed
7 under this chapter for the costs incurred to produce the
8 renewable fuels that are used to properly claim a tax credit
9 under this section for the taxable year.

10 Each taxpayer, together with all of its related entities as
11 determined under section 267(b) of the Internal Revenue Code and
12 all business entities under common control, as determined under
13 sections 414(b), 414(c), and 1563(a) of the Internal Revenue
14 Code, shall ~~not~~ be eligible for ~~more than a single~~ a
15 separate ten-year credit period~~[.]~~ for each separate qualified
16 renewable fuels production that meets the eligibility
17 requirements of this section."

18 2. By amending subsection (c) to read:

19 "(c) No later than ~~thirty~~ ninety days following the
20 close of the calendar year, every taxpayer claiming a credit
21 under this section shall complete and file an independent,



1 third-party certified statement, at the taxpayer's sole expense,
2 with and in the form prescribed by the Hawaii state energy
3 office, providing the following information:

4 (1) The type, quantity, and British thermal unit value,
5 using the lower heating value, of each qualified fuel,
6 broken down by the type of fuel, produced and sold
7 during the previous calendar year;

8 (2) The feedstock used for each type of qualified fuel;

9 (3) The proposed total amount of credit to which the
10 taxpayer is entitled for each calendar year and the
11 cumulative amount of the tax credit the taxpayer
12 received during the credit period;

13 (4) The number of full-time and number of part-time
14 employees of the facility ~~[and those employees' states
15 of residency, totaled per state]~~;

16 (5) The number and state location of all renewable fuel
17 production facilities ~~[within and outside of the
18 state]~~; and

19 (6) The lifecycle greenhouse gas emissions per British
20 thermal units for each type of qualified fuel
21 produced."



1 3. By amending subsections (f) and (g) to read:

2 "(f) The total amount of tax credits allowed under this
3 section shall not exceed \$20,000,000 for all eligible taxpayers
4 in any calendar year. In the event that the credit claims under
5 this section exceed \$20,000,000 for all eligible taxpayers in
6 any given calendar year, the \$20,000,000 shall be divided
7 between all eligible taxpayers for that year in proportion to
8 the total amount of renewable fuels produced by all eligible
9 taxpayers. Upon reaching \$20,000,000 in the aggregate, the
10 Hawaii state energy office shall immediately discontinue issuing
11 certificates and notify the department of taxation. In no
12 instance shall the total dollar amount of certificates issued
13 exceed \$20,000,000 per calendar year[‐]; provided that, if the
14 total amount of credits applied for in any particular year
15 exceeds the aggregate amount of credits allowed for that year
16 under this section, the excess shall be treated as having been
17 applied for in the subsequent year and shall be claimed in the
18 subsequent year.

19 (g) Notwithstanding any other law to the contrary, the
20 information collected and compiled by the Hawaii state energy
21 office under subsections (c) and (d) for the purposes of the



1 renewable fuels production tax credit shall be available for
2 public inspection and dissemination, subject to chapter 92F[–];
3 provided that any information under subsections (c), (d), (k),
4 and (l) identifying the specific location of a renewable fuel
5 production facility, or information that is determined to
6 constitute critical energy infrastructure information pursuant
7 to section 215A(d) of the Federal Power Act (16 U.S.C. 824o-1),
8 the disclosure of which could reasonably be expected to
9 jeopardize the security, safety, or operational resilience of
10 critical energy infrastructure, shall be treated as confidential
11 and exempt from public disclosure."

12 4. By amending subsection (k) to read:

13 "(k) Before the production of any renewable fuels for the
14 calendar year, the taxpayer shall provide written notice of the
15 taxpayer's intention to begin production of renewable fuels.

16 The written notice shall be provided to the department of
17 taxation and the Hawaii state energy office and shall include
18 information on the taxpayer, state facility location, facility
19 production capacity, anticipated production start date, and the
20 taxpayer's contact information. Notwithstanding any other law
21 to the contrary, the written notice described in this



1 subsection, including taxpayer and facility information, shall
2 be available for public inspection and dissemination, subject to
3 chapter 92F."

4 5. By amending subsection (m) to read:

5 "(m) Following each calendar year in which a credit under
6 this section has been claimed, the chief energy officer of the
7 Hawaii state energy office shall submit a written report to the
8 governor and legislature regarding the production and sale of
9 renewable fuels. The report shall include:

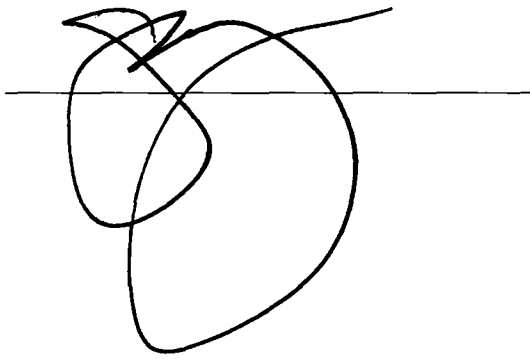
10 (1) The number and state location of renewable fuels
11 production facilities [~~in the State and outside the~~
12 ~~State~~] that have claimed a credit under this section;
13 (2) The total number of British thermal units of renewable
14 fuels, itemized by type of fuel produced and sold
15 during the previous calendar year; and
16 (3) The projected number of British thermal units of
17 renewable fuels production for the succeeding year."

18 SECTION 2. Statutory material to be repealed is bracketed
19 and stricken. New statutory material is underscored.



1 SECTION 3. This Act, upon its approval, shall apply to
2 taxable years beginning after December 31, 2025.

3

INTRODUCED BY: 



S.B. NO. 2376

Report Title:

Renewable Fuels Production Tax Credit; Renewable Fuels Production

Description:

For taxable years beginning 1/1/2026, clarifies that the Renewable Fuels Production Tax Credit shall only be claimed by taxpayers for which qualified renewable fuels production costs are incurred within the State and sold for distribution within the State. Allows taxpayers to be eligible for a separate ten-year credit period for each separate qualified renewable fuels production that independently meets eligibility requirements. Extends the time frame for taxpayers to file certain statements with the Hawaii State Energy Office.

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

