

SB 2986

TESTIMONY OF HERMINA MORITA
CHAIR, PUBLIC UTILITIES COMMISSION
DEPARTMENT OF BUDGET AND FINANCE
STATE OF HAWAII
TO THE
SENATE COMMITTEE ON ENERGY & ENVIRONMENT
JANUARY 31, 2012

MEASURE: S.B. No. 2986
TITLE: Relating to Taxation

Chair Gabbard and Members of the Committee:

DESCRIPTION:

This measure proposes to leave in place the reduced fuel license tax rate on naphtha fuel sold for use in power-generation facilities by repealing the sunset date for the reduced rate established in Act 103, SLH 2007, and later amended in Act 198, SLH 2009 ("Act 103/198 Sunset").

POSITION:

The Commission supports this measure and would like to offer the following comments for the Committee's consideration.

COMMENTS:

If this measure is not approved, the Act 103/198 Sunset would increase the base tax rate for naphtha fuel to 17 cents per gallon. The Commission is very concerned that the fuel license tax rate on naphtha, which is used solely for power generation and assessed to support the State's highway infrastructure, is an unfair burden on Hawaii's electricity ratepayer.

The Commission understands adequate funding is essential in maintaining the State's highway infrastructure and roadway systems, however, the rising cost of fossil fuels already has a significant impact on electricity pricing. The electricity ratepayer should not be burdened with costs that are unrelated to the production, transmission, and distribution of electricity.

Thank you for the opportunity to testify on this measure.

Testimony Before the Senate Committee on
Energy and Environment

By Michael Yamane, P.E.
Chief of Operations
Kauai Island Utility Cooperative
4463 Pahee Street, Suite 1, Lihue, Hawaii, 96766-2000

Tuesday, January 31, 2012, 2:45 p.m.
Conference Room #225

Senate Bill No. 2986, – Relating to Taxation

To the Honorable Mike Gabbard, Chair; J. Kalani English, Vice-Chair,
and Members of the Committee:

Thank you for the opportunity to testify on this measure. I am Michael Yamane, Chief of Operations at Kauai Island Utility Cooperative ("KIUC"). I am here today to testify on Senate Bill No. 2986, that removes the sunset date initially established in Act 103, Session Laws of Hawaii 2007, as further extended until December 31, 2012 by Act 198, Session Laws of Hawaii, 2009 and leaves naphtha, a fuel used in a power-generating facility, to the fuel tax at a rate of 2 cent per gallon.

Act 103 was the result of a question raised regarding interpretation of language contained in HRS §243 pertaining to which types of liquid fuels are subject to which types of taxes.

Specifically at issue is how naphtha should, or should not, be taxed.

KIUC continues to believe that the primary purpose of the fuel tax is to provide funds for highway construction and maintenance (or in the case of aviation fuels, funds for airport construction and maintenance). This has been accomplished over the years by imposing the tax on fuel sold for on-highway use. KIUC believes that the intent of the law is to exclude naphtha sold and used for power generation purposes from the State vehicle transportation and respective County fuel taxes and be treated similar to diesel with a 1 cent per gallon tax.

Act 103 clarified this interpretation.

KIUC annually uses approximately 15 million gallons of naphtha annually in the generation of electricity, which represents approximately 50% of KIUC's yearly electrical energy production.

Applying the current 16¢/gallon state transportation tax to the 15 million gallons of naphtha KIUC uses annually would result in a \$2.4 million annual tax liability that would need to be passed on to KIUC's members.

Applying the current 13¢/gallon County of Kauai fuel tax to the 15 million gallons of naphtha KIUC annually uses would result in a \$2.0 million annual tax liability that would be passed on to KIUC's members.

The additional \$4.4 million tax expense would have increased KIUC's cost of purchased fuel and raised KIUC member s' energy bills by approximately 7%.

As you know, KIUC is a member-owned electric cooperative. Unlike for-profit corporations (i.e. investor owned utilities), cooperatives are not-for-profit and member-run. Without the need for profits and shareholder dividends, cooperatives are free to invest what would normally be profits (cooperatives call them "margins") in the business by allocating margins to the cooperative's members as capital credit contributions, or, eventually, by making patronage capital refunds to its members; and otherwise generally using the monies collected for the general welfare of the cooperative members. Any additional expenses would be passed through to our members and reduce KIUC margins that would impact patronage capital refunds back to our members.

KIUC is also committed to reducing its dependency on imported fossil fuels as KIUC's Strategic Plan calls for 50% renewable generation by 2023. However, this will take time as any investment in renewable energy will be borne by KIUC members/shareholders and economics and reliability should be properly evaluated.

For these reasons, KIUC supports Senate Bill No. 2986 and, therefore asks that this bill be passed.

Thank you again for the opportunity to inform you of KIUC's position on this matter.

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126 Queen Street, Suite 304

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Honolulu, Hawaii 96813 Tel. 536-4587

SUBJECT: FUEL, Rate on naphtha used for power generation

BILL NUMBER: SB 2986; HB 2740 (Identical)

INTRODUCED BY: SB by Kouchi; HB by Tokioka, Kawakami, Morikawa

BRIEF SUMMARY: Repeals the sunset provision of Act 198, SLH 2009, relating to the tax on naphtha sold for use in a power-generating facility.

EFFECTIVE DATE: Upon approval

STAFF COMMENTS: The legislature by Act 103, SLH 2007, provided that naphtha used in a power generating facility shall be taxed at the rate of one cent per gallon until December 31, 2009. The legislature by Act 198, SLH 2009, increased the tax on naphtha fuel used in a power generating facility from 1 cent to 2 cents per gallon effective 7/1/09 and extended the sunset date of Act 103, SLH 2007, from 12/31/09 to 12/31/12. This measure would make this provision permanent by repealing the sunset provision of Act 198, SLH 2009.

It should be remembered that receipts of the fuel tax are realizations of the state's transportation funds, largely the state highway fund. Since naphtha used to generate electricity does not utilize the highway infrastructure, such fuel should remain exempt from the state fuel tax. Setting out that fuel used to generate electricity as subject to the state fuel tax to fund the transportation infrastructure further underscores the inappropriateness of imposing the tax for non-highway use. Thanks to our legislators, the cost of the additional tax on naphtha fuel used to generate electricity has contributed to rising energy costs for all taxpayers including government.

It should be noted when Hawaii enjoyed a vibrant agricultural industry, fuel used by the industry off the paved public highways received a refund of the fuel tax. On the other hand, commercial fishers are granted a tax credit for purchases of fuel used in the commercial fishing vessels albeit applied against the net income tax.

Digested 1/30/12