THE SENATE THIRTY-THIRD LEGISLATURE, 2025 STATE OF HAWAII

S.B. NO. 995

A BILL FOR AN ACT

RELATING TO RENEWABLE FUEL.

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

1 The legislature finds that Hawaii is at a SECTION 1. 2 critical crossroad in the State's ongoing quest to reduce 3 greenhouse gas emissions. In 2021, Hawaii became the first 4 state in the nation to declare a climate emergency and is now 5 poised to lead by example in mitigating the impacts of climate 6 change through adaptive and preemptive actions to transition 7 toward a multi-sector decarbonized economy. This is aligned 8 with the ambitious Hawaii clean energy initiative, which seeks 9 to achieve the nation's first-ever one hundred per cent 10 renewable portfolio standards by the year 2045. The legislature 11 acknowledged the necessity to analyze pathways and develop 12 recommendations to achieve economy-wide decarbonization goals by 13 adopting Act 238, Sessions Laws of Hawaii 2022.

14 The legislature additionally finds that the State has made 15 progress in reducing greenhouse gas pathways by adopting 16 alternatives to fossil fuel for electrical power generation and 17 introducing alternatives for ground transportation, including



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1	the use of electric vehicles. Additionally, sustainable
2	aviation fuel for air transportation is another pathway that
3	deserves more robust exploration. Hawaii has the opportunity to
4	accelerate its progress toward achieving net-zero or net-
5	negative targets as quickly as practicable, but no later than
6	2045. As an island state heavily reliant on air transportation,
7	it is important to provide incentives within the airline
8	industry to encourage practices that lower carbon footprints.
9	The legislature acknowledges that total jet fuel
10	consumption in Hawaii is seventeen million barrels (seven
11	hundred fourteen million gallons) per year between civilian and
12	military consumption. To provide greater energy security for
13	the State, the legislature finds that instead of investing in
14	imported crude oil or refined petroleum products and
15	perpetuating the State's dependence on fossil fuels, local
16	sustainable fuel production will allow investment in the local
17	economy and support job creation.
18	The legislature further acknowledges that while sustainable
19	aviation fuel offers multiple benefits, the cost of its
20	production is several times that of conventional fuels. Thus,

21 creating a regulatory framework to support local sustainable



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1	aviation	fuel	production is critical. As with other states,
2	Hawaii mu	st lo	ok at policies that will work in tandem with
3	federal p	olici	es to make sustainable aviation fuel production
4	sustainab	le wi	thin the State.
5	Ассо	rding	ly, the purpose of this Act is to advance Hawaii's
6	commitmen	t to	reducing greenhouse gas emissions by:
7	(1)	Esta	olishing the sustainable aviation fuel import tax
8		cred	it;
9	(2)	Incr	easing the renewable fuels production tax credit
10		amou	nt;
11	(3)	Repe	aling the:
12		(A)	Cap amount of claimable renewable fuels
13			production tax credit;
14		(B)	Requirement that the tax credit be claimed for
15			fuels with lifecycle emissions below fossil
16			fuels; and
17		(C)	Prohibition on claiming other tax credits for the
18			cost incurred to produce renewable fuels;
19	(4)	Spec	ifying that the renewable fuels production tax
20		cred	it can only be claimed for fuels that meet the
21		certa	ain thresholds;



1	(5)	Adding an additional renewable fuels production tax
2		credit value;
3	(6)	Clarifying that a taxpayer who previously claimed a
4		renewable fuels production tax credit may claim
5		another one for taxable years beginning after
6		December 31, 2024;
7	(7)	Clarifying and expanding required information in the
8		certified statement for the renewable fuels production
9		tax credit; and
10	(8)	Repealing the requirement that the Hawaii state energy
11		office provide the taxpayer with a determination of
12		whether the lifecycle greenhouse gas emissions for
13	х	each type of qualified fuel produced is lower than
14		that of fossil fuels.
15	SECT	ION 2. Chapter 235, Hawaii Revised Statutes, is
16	amended b	y adding a new section to part VI to be appropriately
17	designated	d and to read as follows:
18	" <u>§</u> 23	5- Sustainable aviation fuel import tax credit.
19	(a) There	e shall be allowed to each taxpayer subject to the
20	taxes impo	osed by this chapter a sustainable aviation fuel income
21	tax credi	t that shall be deducted from the taxpayer's net income



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1	tax liability, if any, imposed by this chapter for the taxable
2	year in which the credit is properly claimed.
3	For each taxpayer importing sustainable aviation fuel into
4	the State, the amount of the credit shall be \$1 per gallon of
5	sustainable aviation fuel sold for distribution in the State;
6	provided that the tax credit shall only be claimed for
7	sustainable aviation fuel that meets the lifecycle greenhouse
8	gas emissions reduction threshold.
9	(b) In the case of a partnership, S corporation, estate,
10	or trust, distribution and share of the renewable fuels
11	production tax credit shall be determined pursuant to section
12	704(b) (with respect to a partner's distributive share) of the
13	Internal Revenue Code of 1986, as amended. For a fiscal year
14	taxpayer, the taxpayer shall report the credit in the taxable
15	year in which the calendar year end is included.
16	(c) No later than thirty days following the close of the
17	calendar year, every taxpayer claiming a credit under this
18	section shall complete and file an independent, third-party
19	certified statement, at the taxpayer's sole expense, with and in
20	the form prescribed by the Hawaii state energy office, providing
21	the following information:



1	(1)	The type and quantity of sustainable aviation fuel
2		imported and sold during the previous calendar year;
3	(2)	The feedstock used to produce the imported sustainable
4		aviation fuel;
5	<u>(3)</u>	The proposed total amount of credit to which the
6		taxpayer is entitled for each calendar year and the
7		cumulative amount of the tax credit the taxpayer
8		received the previous calendar year;
9	(4)	The number of full-time and part-time employees of the
10		facility and those employees' states of residency,
11		totaled per state;
12	(5)	The number and location of all renewable fuel
13		facilities within and outside the State;
14	(6)	The lifecycle greenhouse gas emissions in kilograms of
15		carbon dioxide equivalent per million British thermal
16		units for each type of qualified fuel imported; and
17	(7)	The lifecycle greenhouse gas emissions reported to the
18		United States Department of the Treasury if different
19		than the emissions reported under paragraph (6).



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1	(d)	With	in thirty calendar days after the due date of the
2	statement	requ	ired under subsection (c), the Hawaii state energy
3	office sha	all:	
4	(1)	Ackn	owledge, in writing, receipt of the statement; and
5	(2)	Issu	e a certificate to the taxpayer reporting the:
6		<u>(A)</u>	Amount of sustainable aviation fuel imported and
7			sold;
8		<u>(B)</u>	Amount of credit that the taxpayer is entitled to
9			claim for the previous calendar year, inclusive
10			of any carryover amount;
11		(C)	Amount of credit that the taxpayer is entitled to
12			claim for any subsequent calendar year; and
13		(D)	Cumulative amount of the tax credit during the
14			previous calendar year.
15	<u>(e)</u>	The	taxpayer shall file the certificate issued under
16	subsectior	<u>n</u> (d)	(2) with the taxpayer's tax return with the
17	department	of	taxation. The director of taxation may audit and
18	adjust the	e cer	tification to conform to the facts.
19	<u>(f)</u>	The	total amount of tax credits allowed under this
20	section fo	or al	l eligible taxpayers shall not exceed:
21	(1)	\$5,0	00,000 for calendar year 2025;



1	(2)	\$10,000,000 for calendar year 2026;
2	(3)	\$20,000,000 for calendar year 2027;
3	(4)	\$30,000,000 for calendar year 2028; and
4	(5)	\$50,000,000 for calendar years 2029 to 2036.
5	In the ev	ent that the credit claims under this section exceed
6	the total	credits allowed for all eligible taxpayers in any
7	given cal	endar year, the total credits allowed shall be
8	allocated	proportionally to each eligible taxpayer in proportion
9	to the am	ount of such taxpayer's credits under this section for
10	the calen	dar year.
11	<u>To t</u>	he extent that the limitations of this subsection
12	reduce th	e amount of a taxpayer's credit, the amount of the
13	reduction	shall be available to the taxpayer to be used as a
14	<u>credit in</u>	the next subsequent calendar year but shall not be
15	carried o	ver for any calendar year thereafter; provided that the
16	carryover	credit shall subject to the limitations of this
17	subsectio	<u>n.</u>
18	<u>(g)</u>	Notwithstanding any other law to the contrary, the
19	informati	on collected and compiled by the Hawaii state energy
20	office un	der subsections (c) and (d) shall be available for
21	public in	spection and dissemination pursuant to chapter 92F.



1	(h) If the credit under this section exceeds the
2	taxpayer's net income tax liability, the excess of the credit
3	over liability may be used as a credit against the taxpayer's
4	net income tax liability in subsequent years until exhausted,
5	unless otherwise elected by the taxpayer pursuant to subsection
6	(i) or (j). All claims for a credit under this section shall be
7	properly filed on or before the end of the twelfth month
8	following the close of the taxable year for which the credit may
9	be claimed. Failure to comply with the foregoing provision or
10	to provide the certified statement required under subsection (c)
11	shall constitute a waiver of the right to claim the credit.
12	(i) A taxpayer may elect to reduce the eligible credit
13	amount by thirty per cent and if this reduced amount exceeds the
14	amount of income tax payment due from the taxpayer, the excess
15	of the credit amount over payments due shall be refunded to the
16	taxpayer; provided that tax credit amounts properly claimed by a
17	taxpayer who has no income tax liability shall be paid to the
18	taxpayer; provided further that no refund on account of the tax
19	credit allowed by this section shall be made for amounts less
20	<u>than \$1.</u>



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1	(j) Notwithstanding su	osection (i), an individual taxpayer
2	may elect to have any excess	of the credit over payments due
3	refunded to the taxpayer, if	<u>:</u>
4	(1) All of the taxpaye	r's income is exempt from taxation
5	under section 235-	7(a)(2) or (3); or
6	(2) The taxpayer's adj	usted gross income is \$20,000 or
7	less or, if filing	a tax return as married filing
8	jointly, \$40,000 o	r less;
9	provided that tax credits pro	operly claimed by a taxpayer who has
10	no income tax liability shal	l be paid to the taxpayer; provided
11	further that no refund on ac	count of the tax credit allowed by
12	this section shall be made for	or amounts less than \$1.
13	A married couple who doe	es not file a joint tax return shall
14	only be entitled to make this	s election to the extent that they
15	would have been entitled to r	make the election had they filed a
16	joint tax return.	
17	The election required by	y this subsection shall be made in a
18	manner prescribed by the dire	ector of taxation on the taxpayer's
19	return for the taxable year	in which the credit is claimed. An
20	election once made is irrevo	cable.



1	No more than one taxpayer shall be allowed to claim a tax
2	credit for the same purchase of eligible sustainable aviation
3	fuel.
4	(k) Before the importation of any sustainable aviation
5	fuel for the calendar year, the taxpayer shall provide written
6	notice of the taxpayer's intention to begin importation of
7	sustainable aviation fuel to the department of taxation and the
8	Hawaii state energy office. The written notice shall include
9	information on the taxpayer, facility location, facility
10	capacity, anticipated importation start date, and the taxpayer's
11	contact information. Notwithstanding any other law to the
12	contrary, the written notice under this subsection, including
13	taxpayer and facility information, shall be made available for
14	public inspection and dissemination pursuant to chapter 92F.
15	(1) The taxpayer shall provide written notice to the
16	director of taxation and the chief energy officer of the Hawaii
17	state energy office within thirty days following the start of
18	importation. The notice shall include the importation start
19	date and expected sustainable aviation fuel importation for the
20	next twelve months. Notwithstanding any other law to the
21	contrary, the written notice described in this subsection shall



1	be made a	vailable for public inspection and dissemination
2	pursuant	to chapter 92F.
3	(m)	Following each calendar year in which a credit under
4	this sect	ion has been claimed, the chief energy officer of the
5	<u>Hawaii st</u>	ate energy office shall submit a written report to the
6	governor	and legislature regarding the importation and sale of
7	sustainab	le aviation fuel. The report shall include:
8	(1)	The number and location of sustainable fuel facilities
9		in the State and outside the State that have claimed a
10		credit under this section;
11	(2)	The total number gallons of sustainable aviation fuel
12		imported and sold during the previous calendar year;
13		and
14	<u>(3)</u>	The projected number of gallons of sustainable
15		aviation fuel imported for the succeeding year.
16	<u>(n)</u>	The director of taxation:
17	(1)	Shall prepare any forms that may be necessary to claim
18		a tax credit under this section;
19	(2)	May require the taxpayer to furnish reasonable
20		information to ascertain the validity of the claim for
21		the tax credit made under this section; and



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1	(3) May adopt rules pursuant to chapter 91 necessary to
2	effectuate the purposes of this section.
3	(o) As used in this section:
4	"Lifecycle greenhouse gas emissions" has the same meaning
5	as in section 235-110.32.
6	"Sustainable aviation fuel" has the same meaning as in
7	section 235-110.32."
8	SECTION 3. Section 235-110.32, Hawaii Revised Statutes, is
9	amended as follows:
10	1. By amending subsection (a) to read:
11	"(a) Each year during the credit period, there shall be
12	allowed to each taxpayer subject to the taxes imposed by this
13	chapter a renewable fuels production tax credit that shall be
14	applied to the taxpayer's net income tax liability, if any,
15	imposed by this chapter for the taxable year in which the credit
16	is properly claimed.
17	For each taxpayer producing renewable fuels, the annual
18	dollar amount of the renewable fuels production tax credit
19	during the ten-year credit period shall be equal to [20] 35
20	cents per seventy-six thousand British thermal units of



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1	renewable	fuels using the lower heating value sold for
2	distribut	ion in the State; provided that [the] <u>:</u>
3	(1)	The taxpayer's production of renewable fuels is not
4		less than two billion five hundred million British
5		thermal units of renewable fuels per calendar year;
6		[provided further that the amount of the tax credit
7		claimed under this section by a taxpayer shall not
8		exceed \$3,500,000 per taxable year; provided further
9		that the tax-credit shall only be claimed for fuels
10		with lifecycle emissions below that of fossil fuels.
11		No other tax credit may be claimed under this chapter
12		for the costs incurred to produce the renewable fuels
13		that are used to properly claim a tax credit under
14		this section for the taxable year.]
15	(2)	The tax credit shall only be claimed for fuels that
16		meet the lifecycle greenhouse gas emissions reduction
17		threshold and product transportation emissions
18		threshold;
19	(3)	There shall be an additional credit value of \$1 per
20		diesel gallon equivalent for low lifecycle emissions
21		renewable fuels; and



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1	(4) There shall be an additional credit value equal to \$1
2	per gallon if the renewable fuel is sustainable
3	aviation fuel.
4	Each taxpayer, together with all of its related entities as
5	determined under section 267(b) of the Internal Revenue Code and
6	all business entities under common control, as determined under
7	sections 414(b), 414(c), and 1563(a) of the Internal Revenue
8	Code, shall not be eligible for more than a single [ten-year]
9	credit period[-]; provided that taxpayers who previously claimed
10	a tax credit under this section before the effective date of
11	this Act may claim another tax credit for taxable years
12	beginning after December 31, 2024."
13	2. By amending subsections (c) and (d) to read:
14	"(c) No later than thirty days following the close of the
15	calendar year, every taxpayer claiming a credit under this
16	section shall complete and file an independent, third-party
17	certified statement, at the taxpayer's sole expense, with and in
18	the form prescribed by the Hawaii state energy office, providing
19	the following information:
20	(1) The type, quantity, and British thermal unit value,
21	using the lower heating value, of each qualified fuel,



1		broken down by the type of fuel, produced and sold
2		during the previous calendar year;
3	(2)	The feedstock used for each type of qualified fuel;
4	(3)	The proposed total amount of credit to which the
5		taxpayer is entitled for each calendar year and the
6		cumulative amount of the tax credit the taxpayer
7		received during the credit period;
8	(4)	The number of full-time and [number of] part-time
9		employees of the facility and those employees' states
10		of residency, totaled per state;
11	(5)	The number and location of all renewable fuel
12		production facilities within and outside of the State;
13		[and]
14	(6)	The lifecycle greenhouse gas emissions [per] <u>in</u>
15		kilograms of carbon dioxide equivalent per million
16		British thermal units for each type of qualified fuel
17		produced[-]; and
18	(7)	The lifecycle greenhouse gas emissions reported to the
19		United States Department of the Treasury, if different
20		than the emissions reported pursuant to paragraph (6).



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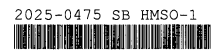
1 Within thirty calendar days after the due date of the (d) statement required under subsection (c), the Hawaii state energy 2 3 office shall: Acknowledge, in writing, receipt of the statement; and 4 (1)5 (2) Issue a certificate to the taxpayer reporting the amount of renewable fuels produced and sold, the 6 amount of credit that the taxpayer is entitled to 7 claim for the previous calendar year, and the 8 9 cumulative amount of the tax credit during the credit 10 period[; and 11 (3) Provide the taxpayer with a determination of whether 12 the lifecycle greenhouse gas-emissions for each type of qualified fuel produced is lower than that of 13 14 fossil fuels]." 15 3. By amending subsection (f) to read: "(f) The total amount of tax credits allowed under this 16 17 section for all eligible taxpayers in any calendar year shall 18 not exceed [\$20,000,000 for all eligible taxpayers in any 19 calendar year.]: 20 (1) \$40,000,000 for calendar year 2025; 21 (2) \$50,000,000 for calendar year 2026;



1	(3) \$60,000,000 for calendar year 2027;		
2	(4) \$70,000,000 for calendar year 2028; and		
3	(5) \$80,000,000 for calendar year 2029 and thereafter.		
4	In the event that the credit claims under this section exceed		
5	[\$20,000,000] the total amount allowed for all eligible		
6	taxpayers in any given calendar year, the $[\$20,000,000]$ total		
7	amount allowed shall be [divided between all] allocated		
8	proportionally to eligible taxpayers [for that year] in		
9	proportion to the total amount of renewable fuels [produced by		
10	all-eligible-taxpayers. Upon-reaching \$20,000,000-in the		
11	aggregate, the Hawaii state energy office shall immediately		
12	discontinue issuing certificates-and notify the department of		
13	taxation. In no instance shall the total dollar amount of		
14	certificates issued exceed \$20,000,000 per calendar year.]		
15	production tax credits under this section for the calendar year.		
16	No taxpayer shall be eligible for more than seventy-five per		
17	cent of the total amount allowed in any year. To the extent		
18	that the limitations of this subsection reduce the amount of a		
19	taxpayer's credit, the amount of the reduction shall be		
20	available to the taxpayer to be used as a credit in the		
21	subsequent calendar year; provided that the credit shall not be		



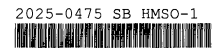
1	carried over for any calendar year thereafter; provided further
2	that the carryover credit shall be subject to the limitations of
3	this subsection."
4	4. By amending subsection (o) to read:
5	"(o) As used in this section:
6	"Credit period" means a maximum period of ten consecutive
7	years, beginning from the first taxable year in which a taxpayer
8	begins renewable fuels production at a level of at least two
9	billion five-hundred million British thermal units of renewable
10	fuels per calendar year.
11	"Feedstock transportation emissions threshold" means the
12	carbon intensity contribution associated with the oceangoing
13	transportation of the feedstock from the feedstock producer to
14	the renewable fuel producer is less than grams per
15	megajoule as determined by the lifecycle greenhouse gas
16	emissions analysis.
17	"Lifecycle greenhouse gas emissions" means the aggregate
18	attributional core lifecycle greenhouse gas emissions values
19	utilizing one of the following:
20	(1) The most recent version of the United States
21	Department of Energy's Argonne National Laboratory's



1		greenhouse gases, regulated emissions, and energy use	
2		in technologies model, including agricultural	
3		practices and carbon capture and sequestration.	
4	(2)	Carbon offsetting and reduction scheme for	
5		international aviation; or	
6	(3)	Another lifecycle methodology approved by the Hawaii	
7		state energy office.	
8	"Lif	ecycle greenhouse gas emissions reduction threshold"	
9	<u>means a r</u>	eduction in lifecycle greenhouse gas emissions of fifty	
10	per cent compared to the fossil fuel for which the renewable		
11	fuel is most likely to replace.		
12	"Low	lifecycle emissions renewable fuels" means renewable	
13	fuel that	meets the lifecycle greenhouse gas emissions reduction	
14	threshold	, product transportation emissions threshold, and	
15	feedstock transportation emissions threshold.		
16	"Net	income tax liability" means income tax liability	
17	reduced b	y all other credits allowed under this chapter.	
18	"Pro	duct transportation emissions threshold" means the	
19	<u>carbon in</u>	tensity contribution associated with the oceangoing	
20	transport	ation of the finished fuel from the renewable fuel	
21	producer	to the final distribution storage facility is less	



1	than	grams per megajoule as determined by the lifecycle
2	greenhous	e gas emissions analysis.
3	"Ren	ewable feedstocks" means:
4	(1)	Biomass crops and other renewable organic material,
5		including but not limited to logs, wood chips, wood
6		pellets, and wood bark;
7	(2)	Agricultural residue;
8	(3)	Oil crops, including but not limited to algae,
9		camelina, canola, jatropha, palm, soybean, and
10		sunflower;
11	(4)	Sugar and starch crops, including but not limited to
12		sugar cane and cassava;
13	(5)	Other agricultural crops;
14	(6)	Grease, fats, tallows, and waste cooking oil;
15	(7)	Food wastes;
16	(8)	Municipal solid wastes $[and]_{}$ industrial wastes $[+]_{}$
17		and construction and demolition wastes;
18	(9)	Water, including wastewater; [and]
19	(10)	Bio-intermediate ethanol produced from renewable
20		feedstock; and
21	[(10)]	(11) Animal residues and wastes,



1	that can be us	ed to generate energy.
2	"Renewabl	e fuels" means fuels produced from renewable
3	feedstocks; pr	rovided that the fuel:
4	(1) Is s	old as a fuel in the State; and
5	(2) Meet	s the relevant ASTM International specifications
6	or c	ther industry specifications for the particular
7	fuel	, including but not limited to:
8	(A)	Methanol, ethanol, or other alcohols;
9	(B)	Hydrogen;
10	(C)	Biodiesel or renewable diesel;
11	(D)	Biogas;
12	(E)	Other biofuels;
13	(F)	Renewable [jet_fuel or_renewable] gasoline[;] or
14		renewable naphtha;
15	<u>(G)</u>	Renewable propane or renewable liquid petroleum
16		gases;
17	<u>(H)</u>	Sustainable aviation fuel; or
18	[-(G) -]	(I) Logs, wood chips, wood pellets, or wood
19		bark.
30		

20 "Sustainable aviation fuel" means liquid fuel that:



1	(1)	Consists of synthesized hydrocarbons and meets the
2		requirements of the American Society for Testing and
3		Materials International Standard D7566 or D1655; and
4	(2)	Is derived from biomass resources, waste streams,
5		renewable or zero carbon energy sources, or gaseous
6		carbon oxides."
7	SECTION 4. Statutory material to be repealed is bracketed	
8	and stricken. New statutory material is underscored.	
9	SECTION 5. This Act, upon its approval, shall apply to	
10	taxable years beginning after December 31, 2024; provided that	
11	section 2 shall be repealed on January 1, 2036.	
12		
		INTRODUCED BY:
		())



Report Title:

Sustainable Aviation Fuel Import Tax Credit; Renewable Fuels Production Tax Credit

Description:

Establishes the sustainable aviation fuel import tax credit. Increases the renewable fuels production tax credit amount. Repeals the: (1) cap amount of claimable renewable fuels production tax credit; (2) requirement that the tax credit be claimed for fuels with lifecycle emissions below fossil fuels; and (3) prohibition on claiming other tax credits for the cost incurred to produce renewable fuels. Specifies that the renewable fuels production tax credit can only be claimed for fuels that meet the certain thresholds. Adds an additional tax credit value. Clarifies that a taxpayer who previously claimed a renewable fuels production tax credit may claim another one for taxable years beginning after 12/31/2024. Clarifies and expands required information in the certified statement for the tax credit. Repeals the requirement that the Hawaii State Energy Office provide the taxpayer with a determination of whether the lifecycle greenhouse gas emissions for each type of qualified fuel produced is lower than that of fossil fuels.

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

