[117H2532]

(Original Signature of Member)

118TH CONGRESS 1ST SESSION



To amend the Internal Revenue Code of 1986 to provide credits for the production of renewable chemicals and investments in renewable chemical production facilities, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. PASCRELL introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend the Internal Revenue Code of 1986 to provide credits for the production of renewable chemicals and investments in renewable chemical production facilities, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Renewable Chemicals5 Act of 2023".

1	SEC. 2. CREDITS FOR PRODUCTION OF RENEWABLE CHEMI-
2	CALS AND INVESTMENTS IN RENEWABLE
3	CHEMICAL PRODUCTION FACILITIES.
4	(a) Production of Renewable Chemicals.—
5	(1) IN GENERAL.—Subpart D of part IV of
6	subchapter A of chapter 1 of the Internal Revenue
7	Code of 1986 is amended by adding at the end the
8	following new section:
9	"SEC. 45BB. CREDIT FOR PRODUCTION OF RENEWABLE
10	CHEMICALS.
11	"(a) IN GENERAL.—For purposes of section 38, the
12	production credit for renewable chemicals for any taxable
13	year is an amount (determined separately for each renew-
14	able chemical) equal to—
15	"(1) 15 percent of the sales price of each pound
16	of a renewable chemical—
17	"(A) produced—
18	"(i) by the taxpayer, or
19	"(ii) for the taxpayer by a contract
20	manufacturer under a binding written
21	agreement, and
22	"(B) sold for its fair market value at retail
23	by the taxpayer during the taxable year, re-
24	duced by

"(2) a percentage equal to so much of the per centage of the renewable chemical as is not biobased
 content.

4 "(b) LIMITATION.—The amount of the credit deter-5 mined under subsection (a) with respect to a renewable 6 chemical sold during any taxable year shall not exceed the 7 credit amount allocated for purposes of this section by the 8 Secretary to the taxpayer with respect to such chemical 9 for such taxable year under section 48F.

10 "(c) DEFINITIONS.—For purposes of this section—
11 "(1) RENEWABLE CHEMICAL.—The term 're12 newable chemical' means any chemical which—

13 "(A) is produced in the United States (or
14 in a territory or possession of the United
15 States) from renewable biomass,

16 "(B) is not less than 95 percent biobased17 content,

18 "(C) is not sold or used for the production19 of any food, feed, fuel, or pharmaceuticals,

"(D) is approved to use the USDA Certified Biobased Product label under section
9002(b) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8102(b)), and
"(E) is a chemical intermediate (as such
term is defined in section 3201.109 of title 7,

 Code of Federal Regulations (or successor regulations)).

3 "(2) BIOBASED CONTENT.—The term 'biobased
4 content' means, with respect to any renewable chem5 ical, the biobased content of the total mass of or6 ganic carbon in such chemical (expressed as a per7 centage), determined by testing representative sam8 ples using the American Society for Testing and Ma9 terials (ASTM) D6866.

"(3) RENEWABLE BIOMASS.—The term 'renewable biomass' has the meaning given such term in
section 9001(13) of the Farm Security and Rural
Investment Act of 2002 (7 U.S.C. 8101(13)).

14 "(d) NATIONAL LIMITATION ON CREDITS FOR RE15 NEWABLE CHEMICALS.—See section 48F(e) for rules re16 lating to national limitation on credits under this section.
17 "(e) COORDINATION WITH INVESTMENT CREDIT FOR
18 RENEWABLE CHEMICAL PRODUCTION FACILITIES.—See
19 section 48F(f) for rules coordinating section 48F with this
20 section.

"(f) TERMINATION.—Notwithstanding any other provision of this section or section 48F, the Secretary may
not allocate any credit amount under this section to any
taxable year which begins more than 5 years after the date
of the enactment of this section.".

1	(2) CREDIT TO BE PART OF GENERAL BUSI-
2	NESS CREDIT.—Subsection (b) of section 38 of such
3	Code is amended by striking "plus" at the end of
4	paragraph (40), by striking the period at the end of
5	paragraph (41) and inserting ", plus", and by add-
6	ing at the end the following new paragraph:
7	((42) the renewable chemicals production credit
8	determined under section 45AA(a).".
9	(b) Investment Credit in Lieu of Production
10	Credit.—
11	(1) IN GENERAL.—Section 46 of the Internal
12	Revenue Code of 1986 is amended by striking "and"
13	at the end of paragraph (6), by striking the period
1/	
14	at the end of paragraph (7) and inserting ", and",
14	at the end of paragraph (7) and inserting ", and", and by adding at the end the following new para-
15	and by adding at the end the following new para-
15 16	and by adding at the end the following new para- graph:
15 16 17	and by adding at the end the following new para- graph: "(8) the renewable chemical production facili-
15 16 17 18	and by adding at the end the following new para- graph: "(8) the renewable chemical production facili- ties credit.".
15 16 17 18 19	 and by adding at the end the following new paragraph: "(8) the renewable chemical production facilities credit.". (2) RENEWABLE CHEMICAL PRODUCTION FA-

1 "SEC. 48F. INVESTMENT CREDIT FOR RENEWABLE CHEM-2ICAL PRODUCTION FACILITIES.

3 "(a) IN GENERAL.—For purposes of section 46, the 4 renewable chemical production facilities credit for any tax-5 able year is an amount equal to 30 percent of the basis 6 of any eligible property which is a part of a renewable 7 chemical production facility placed in service by the tax-8 payer during such taxable year.

9 "(b) LIMITATION.—The amount of the credit deter-10 mined under subsection (a) with respect to a renewable 11 chemical production facility of the taxpayer during any 12 taxable year shall not exceed the credit amount allocated 13 for purposes of this section by the Secretary to the tax-14 payer for such taxable year under subsection (e).

15 "(c) RENEWABLE CHEMICAL PRODUCTION FACIL-16 ITY.—For purposes of this section—

17 "(1) IN GENERAL.—The term 'renewable chem18 ical production facility' means a facility—

19 "(A) which is owned by the taxpayer,

20 "(B) which is originally placed in service
21 after the date of the enactment of this section
22 and before the first day of the taxable year
23 which begins 6 years after the date of the en24 actment of this section,

25 "(C) with respect to which—

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1	"(i) no credit has been allowed under
2	section 45BB for chemicals produced at
3	such facility in any previous taxable year,
4	and
5	"(ii) the taxpayer makes an irrev-
6	ocable election to have this section apply,
7	and
8	"(D) which is primarily used to produce
9	renewable chemicals.
10	"(2) ELIGIBLE PROPERTY.—The term 'eligible
11	property' means any property—
12	"(A) which is—
13	"(i) tangible personal property, or
14	"(ii) other tangible property (not in-
15	cluding a building or its structural compo-
16	nents),
17	but only if such property is used as an integral
18	part of the renewable chemical production facil-
19	ity, and
20	"(B) with respect to which depreciation (or
21	amortization in lieu of depreciation) is allow-
22	able.
23	"(3) RENEWABLE CHEMICAL.—The term 're-
24	newable chemical' has the meaning given such term
25	by section $45BB(c)(1)$.

1 "(d) CERTAIN QUALIFIED PROGRESS EXPENDI-2 TURES RULES MADE APPLICABLE.—Rules similar to the 3 rules of subsections (c)(4) and (d) of section 46 (as in 4 effect on the day before the enactment of the Revenue 5 Reconciliation Act of 1990) shall apply for purposes of 6 this section.

7 "(e) NATIONAL LIMITATION ON CREDITS FOR RE8 NEWABLE CHEMICALS.—

9 "(1) IN GENERAL.—Not later than 180 days 10 after the date of the enactment of this section, the 11 Secretary, in consultation with the Secretary of Ag-12 riculture, shall establish a program to allocate credit 13 amounts under this section and section 45BB to 14 taxpayers who produce renewable chemicals for tax-15 able years ending after the date of the enactment of 16 this section.

17 "(2) LIMITATIONS.—

18 "(A) AGGREGATE LIMITATION.—The total
19 amount of credits that may be allocated under
20 such program shall not exceed \$500,000,000.

21 "(B) TAXPAYER LIMITATION.—The
22 amount of credits that may be allocated to any
23 taxpayer under such program shall not exceed
24 \$125,000,000. For purposes of the preceding
25 sentence, all persons treated as a single em-

1	ployer under subsection (a) or (b) of section 52,
2	or subsection (m) or (o) of section 414, shall be
3	treated as one taxpayer.
4	"(3) Selection Criteria.—In determining to
5	which taxpayers to make allocations of the credit
6	amount under such program, the Secretary shall
7	take into consideration—
8	"(A) the number of jobs created and main-
9	tained (directly and indirectly) in the United
10	States (including territories and possessions of
11	the United States) as a result of such allocation
12	during the credit period and thereafter,
13	"(B) the degree to which the production of
14	the renewable chemical demonstrates reduced
15	dependence on imported feedstocks, petroleum,
16	non-renewable resources, or other fossil fuels,
17	"(C) the technological innovation involved
18	in the production method of the renewable
19	chemical,
20	"(D) the energy efficiency and reduction in
21	lifecycle greenhouse gases of the renewable
22	chemical or of the production method of the re-
23	newable chemical,
24	"(E) whether there is a reasonable expec-
25	tation of commercial viability,

1	"(F) whether the renewable chemical has
2	an established market, and
3	"(G) whether the renewable chemical is
4	currently being produced in commercial quan-
5	tities.
6	"(4) REVIEW AND REALLOCATION.—
7	"(A) REVIEW.—Not later than 6 years
8	after the date of the enactment of this section,
9	the Secretary shall review the credits allocated
10	under this section.
11	"(B) REALLOCATION.—If the Secretary
12	determines that unused credits are available for
13	reallocation after the review described in sub-
14	paragraph (A), the Secretary is authorized to
15	conduct an additional program for applications
16	for certification.
17	"(5) Disclosure of Allocations.—The Sec-
18	retary shall, upon making an allocation of credit
19	amount under this section, publicly disclose the iden-
20	tity of the taxpayer and the amount of the credit
21	with respect to such taxpayer.
22	"(f) Coordination With Production Credit for
23	RENEWABLE CHEMICALS.—If a taxpayer makes an elec-
24	tion under subsection $(c)(1)(C)(ii)$ with respect to a renew-
25	able chemical production facility, a credit shall not be al-

lowed under section 45BB for any renewable chemical pro duced by such facility.

- 3 "(g) REGULATIONS.—The Secretary shall issue such
 4 regulations or other guidance as may be necessary to carry
 5 out this section and section 45BB.
- 6 "(h) TERMINATION.—The Secretary may not allocate
 7 any credit amount under this section to any taxable year
 8 which begins more than 5 years after the date of the en9 actment of this section.".
- 10 (c) CREDITS ALLOWABLE AGAINST ALTERNATIVE 11 MINIMUM TAX.—Subparagraph (B) of section 38(c)(4) of 12 the Internal Revenue Code of 1986 is amended by redesig-13 nating clauses (x) through (xii) as clauses (xii) through 14 (xiv), respectively, and by inserting after clause (ix) the 15 following new clauses:
- 16 "(x) the credit determined under sec-17 tion 45BB,
- 18 ''(xi) the credit determined under sec-
- 19tion 46 to the extent that such credit is at-20tributable to the renewable chemical pro-21duction facilities credit under section
- 22 48F,".
- 23 (d) CLERICAL AMENDMENTS.—
- 24 (1) The table of sections for subpart D of part
 25 IV of subchapter A of chapter 1 of the Internal Rev-

enue Code of 1986 is amended by adding at the end
 the following new item:

"Sec. 45BB. Credit for production of renewable chemicals.".

3 (2) The table of sections for subpart E of part
4 IV of subchapter A of chapter 1 of such Code is
5 amended by adding at the end the following new
6 item:

"Sec. 48F. Investment credit for renewable chemical production facilities.".

7 (e) EFFECTIVE DATES.—The amendments made by
8 this section shall apply to renewable chemicals produced
9 and renewable chemical production facilities placed in
10 service after the date of the enactment of this Act, in tax11 able years ending after such date.