

117TH CONGRESS  
1ST SESSION

# S. 1266

To amend the Internal Revenue Code of 1986 to expand the renewable electricity production credit to include electricity produced from hydrogen.

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IN THE SENATE OF THE UNITED STATES

APRIL 21, 2021

Mr. YOUNG (for himself and Mr. WHITEHOUSE) introduced the following bill;  
which was read twice and referred to the Committee on Finance

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## A BILL

To amend the Internal Revenue Code of 1986 to expand the renewable electricity production credit to include electricity produced from hydrogen.

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 “Hydrogen Utilization  
5 and Sustainability Act”.

6 **SEC. 2. EXPANSION OF RENEWABLE ELECTRICITY PRODUC-**  
7 **TION CREDIT TO INCLUDE ELECTRICITY PRO-**  
8 **DUCTION FROM HYDROGEN.**

9 (a) IN GENERAL.—Section 45 of the Internal Rev-  
10 enue Code of 1986 is amended—

1 (1) in subsection (c)—

2 (A) in paragraph (1)—

3 (i) in subparagraph (H), by striking  
4 “and” at the end;

5 (ii) in subparagraph (I), by striking  
6 the period at the end and inserting “,  
7 and”; and

8 (iii) by adding at the end the fol-  
9 lowing new subparagraph:

10 “(J) qualified hydrogen.”; and

11 (B) by adding at the end the following new  
12 paragraph:

13 “(11) QUALIFIED HYDROGEN.—The term  
14 ‘qualified hydrogen’ means, with respect to any tax-  
15 able year, hydrogen fuel which has been certified  
16 prior to such year by the Secretary of Energy (in  
17 consultation with the Secretary) as having a carbon  
18 intensity of not greater than 75 grams of CO<sub>2</sub>e per  
19 kilowatt hour of electricity produced, as determined  
20 based on a lifecycle analysis.”; and

21 (2) in subsection (d), by adding at the end the  
22 following new paragraph:

23 “(12) HYDROGEN FACILITY.—

24 “(A) IN GENERAL.—In the case of a facil-  
25 ity using qualified hydrogen to produce elec-

1           tricity, the term ‘qualified facility’ means any  
2           facility owned by the taxpayer—

3                   “(i) for which not less than 70 per-  
4                   cent of the electricity produced at such fa-  
5                   cility during any taxable year is attrib-  
6                   utable to the use of qualified hydrogen,  
7                   and

8                   “(ii)(I) the construction of which be-  
9                   gins before January 1, 2024, or

10                   “(II) which—

11                           “(aa) was originally placed in  
12                           service before the date of enactment  
13                           of this paragraph and, prior to the  
14                           modification described in item (bb),  
15                           did not use hydrogen to produce elec-  
16                           tricity, and

17                           “(bb) before January 1, 2024, is  
18                           modified to use qualified hydrogen to  
19                           produce electricity.

20                   “(B) MODIFICATION.—For purposes of  
21                   subparagraph (A)(ii)(II)(bb), a facility shall be  
22                   treated as modified before January 1, 2024, if  
23                   the construction of such modification begins be-  
24                   fore such date.

1           “(C) ELECTION.—If the owner of the facil-  
2           ity described in subparagraph (A) makes an  
3           election under this subparagraph in such time  
4           and manner as the Secretary may prescribe by  
5           regulations, the credit under this section—

6                   “(i) shall be allowable to the person  
7                   that leases and operates such facility, and

8                   “(ii) shall not be allowable to the  
9                   owner of such facility.

10           “(D) SPECIAL RULES.—

11                   “(i) EXCLUSION OF ELECTRICITY NOT  
12                   PRODUCED FROM QUALIFIED HYDRO-  
13                   GEN.—For purposes of subsection (a)(2),  
14                   the total amount of kilowatt hours of elec-  
15                   tricity produced by the taxpayer at a quali-  
16                   fied facility described in subparagraph (A)  
17                   for any taxable year shall be equal to the  
18                   product of—

19                           “(I) the total amount of kilowatt  
20                           hours of electricity produced by the  
21                           taxpayer at such facility for such tax-  
22                           able year, multiplied by

23                           “(II) an amount equal to the  
24                           quotient of—

1                   “(aa) the amount of quali-  
2                   fied hydrogen used at such facil-  
3                   ity to produce such electricity (as  
4                   determined on the basis of Btu  
5                   content), divided by

6                   “(bb) the total amount of  
7                   fuel used at such facility to  
8                   produce such electricity (as deter-  
9                   mined on the basis of Btu con-  
10                  tent).

11                  “(ii) ADJUSTMENT FOR NEGATIVE  
12                  CARBON INTENSITY.—

13                  “(I) IN GENERAL.—For purposes  
14                  of subsection (a)(2), the total amount  
15                  of kilowatt hours of electricity pro-  
16                  duced by the taxpayer at a qualified  
17                  facility described in subparagraph (A)  
18                  for any taxable year (as determined  
19                  after application of clause (i)) shall be  
20                  increased by an amount equal to the  
21                  applicable percentage of such total  
22                  amount.

23                  “(II) APPLICABLE PERCENT-  
24                  AGE.—For purposes of subclause (I),  
25                  the applicable percentage for a quali-

1                   fied facility for any taxable year is the  
 2                   amount (expressed as a percentage)  
 3                   equal to the product of—

4                               “(aa) 1 percentage point,  
 5                               multiplied by

6                               “(bb) an amount equal to  
 7                               the quotient of—

8                                       “(AA) the total amount  
 9                                       of carbon dioxide (expressed  
 10                                      in metric tons) which is re-  
 11                                     moved from the atmosphere  
 12                                    during such taxable year  
 13                                   through the use of qualified  
 14                                   hydrogen (as determined  
 15                                   pursuant to a certification of  
 16                                   negative carbon intensity for  
 17                                   such hydrogen under sub-  
 18                                   section (c)(11)) at such  
 19                                   qualified facility, divided by

20   “(BB) 1,000.”.

21           (b) EFFECTIVE DATE.—The amendments made by  
 22 this section shall take effect on the date of enactment of  
 23 this Act.

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