	AVIATION FUEL INCENTIVE AMENDMENTS						
2024 GENERAL SESSION							
	STATE OF UTAH						
Chief Sponsor: Calvin R. Musselman							
	Senate Sponsor:						
	LONG TITLE						
	General Description:						
This bill modifies provisions relating to an aviation fuel incentive.							
Highlighted Provisions:							
This bill:							
	 increases the number of years for which net severance tax revenue may be deposited 						
into an aviation fuel incentive account.							
	Money Appropriated in this Bill:						
	None						
	Other Special Clauses:						
	None						
	Utah Code Sections Affected:						
AMENDS:							
	11-58-208, as enacted by Laws of Utah 2023, Chapter 537						
	59-5-121, as enacted by Laws of Utah 2023, Chapter 537						
	Be it enacted by the Legislature of the state of Utah:						
	Section 1. Section 11-58-208 is amended to read:						
	11-58-208. New aviation fuel incentive Requirements.						
	(1) As used in this section:						
	(a) "Aviation fuel" means fuel that is:						



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(i) used by a carrier; and

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- 29 (ii) subject to an aviation fuel tax under Title 59, Chapter 13, Part 4, Aviation Fuel.
- 30 (b) "Aviation fuel incentive" means a grant awarded by the authority to a qualifying carrier from the incentive account as provided in this section.
 - (c) "Aviation fuel project" means a project for the development of facilities in the state to increase the production of aviation fuel.
 - (d) "Base production year" means the fiscal year designated by the authority under Subsection (3).
 - (e) "Carrier" means a federally certificated air carrier, as defined in Section 59-13-102.
 - (f) "Commission" means the State Tax Commission.
 - (g) "Incentive account" means an account that the authority establishes and maintains under Subsection (4) and from which the authority pays an aviation fuel incentive.
 - (h) "Incentive year" means any of the first [10] 15 consecutive fiscal years immediately following the base production year.
 - (i) "New aviation fuel" means the quantity of aviation fuel produced by a refinery during an incentive year that exceeds the quantity of aviation fuel produced by the refinery during the base production year.
 - (j) "Qualifying carrier" means a carrier that meets the requirements of Subsection (4).
 - (k) "Refinery" means the same as that term is defined in Section 79-6-701.
 - (2) As provided in this section, the authority may award a grant of up to \$1,000,000 per incentive year from the incentive account to a carrier that the authority determines to be a qualifying carrier.
 - (3) The authority shall designate as the base production year the fiscal year that the authority determines to be the fiscal year that precedes the first fiscal year during which new aviation fuel is expected to be produced.
 - (4) (a) The authority shall establish and maintain an account for the deposit of money under Section 59-5-121 and for the authority's payment of aviation fuel incentives under this section.
 - (b) The authority shall maintain and account for money in the account described in Subsection (4)(a) separate from all other money of the authority.
 - (5) A carrier that seeks to be awarded an aviation fuel incentive for a fiscal year shall:

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59	(a) submit to the authority an application that meets the requirements of Subsection (6);					
60	and					
61	(b) demonstrate to the authority's satisfaction that:					
62	(i) a refinery from which the carrier purchases aviation fuel has invested at least					
63	\$5,000,000 since May 3, 2023 in an aviation fuel project; and					
64	(ii) due to the aviation fuel project, the refinery, during an incentive year:					
65	(A) has produced at least 4,500,000 gallons more aviation fuel for use by carriers in the					
66	state than the refinery produced during the base production year; and					
67	(B) has not produced less gas and diesel fuel than the refinery produced during the base					
68	production year.					
69	(6) (a) An application under Subsection (5) shall include information that the authority					
70	determines to be relevant to the authority's determination of whether the carrier qualifies for an					
71	aviation fuel incentive, including:					
72	(i) for the application for the first incentive year that the carrier submits an application					
73	under this section:					
74	(A) the amount of the refinery's investment in an aviation fuel project; and					
75	(B) the quantity of aviation fuel and gas and diesel fuel produced by the refinery during					
76	the base production year;					
77	(ii) the quantity of aviation fuel and gas and diesel fuel produced by the refinery during					
78	the applicable incentive year; and					
79	(iii) verification that the new aviation fuel was produced for use by a carrier in the					
80	state.					
81	(b) An application under Subsection (5) shall be submitted to the authority before a					
82	deadline established by the authority.					
83	(c) Multiple carriers may not rely on the same refinery to support the carriers'					
84	applications for an aviation fuel incentive.					
85	(7) (a) A carrier may receive an aviation fuel incentive for no more than 15 consecutive					
86	incentive years.					
87	(b) The maximum cumulative amount a carrier may receive as an aviation fuel					

incentive is \$10,000,000 or one-third of the amount the refineries represented in the carrier's

applications invested in an aviation fuel project, whichever is less.

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(c) The authority may not award aviation fuel incentives in excess of the amount that the Division of Finance deposits into the incentive account under Section 59-5-121.

- (d) If more than one carrier qualifies for an aviation fuel incentive in an incentive year, the authority shall prorate money granted to qualifying carriers based on the percentage of new aviation fuel produced by the refineries represented in a carrier's application as compared to the total amount of new aviation fuel produced by all refineries represented in the applications of all qualifying carriers.
- (8) (a) For purposes of determining whether a carrier meets the requirements to be a qualifying carrier, the authority may require a carrier that submits an application for an aviation fuel incentive to provide the authority with a document that expressly directs and authorizes the commission to disclose to the authority the carrier's returns and other information that would otherwise be subject to confidentiality under Section 59-1-403 or Section 6103, Internal Revenue Code.
- (b) Upon the commission's receipt of a document described in Subsection (8)(a), the commission shall provide the authority with the returns and other information requested by the authority that the document directs and authorizes the commission to provide to the authority.
 - (9) The authority may adopt a policy establishing:
- (a) the application and reporting criteria for a carrier to receive an aviation fuel incentive under this section; and
 - (b) procedures for establishing the base production year.
- (10) (a) Within 90 days after the end of the 15th fiscal year after the base production year, the authority shall pay to the Division of Finance all money in the account that the port authority has not awarded by grant under this section.
- (b) Any money that the authority pays to the Division of Finance under Subsection (10)(a) is considered to be severance tax revenue collected under Section 59-5-102 in the fiscal year during which the authority pays the money to the Division of Finance.
 - Section 2. Section **59-5-121** is amended to read:
- 59-5-121. Severance tax revenue for aviation fuel incentive account.
- 118 (1) As used in this section:

(a) "Base revenue year" means the fiscal year designated by the port authority under Subsection (3).

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121	(b)	"Incentive account" m	eans the same as tha	at term is defined in	Section 11-58-208
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- (c) "Incremental revenue" means the amount that is calculated by subtracting the net severance revenue for the base revenue year from the net severance revenue for the applicable incremental revenue year.
- (d) "Incremental revenue year" means any of the first $[\frac{10}{10}]$ consecutive fiscal years immediately following the base revenue year.
- (e) "Net severance revenue" means the amount of severance tax revenue collected during a fiscal year under Section 59-5-102, after deducting the amount of severance tax revenue required to be distributed under Sections 51-9-305, 51-9-306, 59-5-116, and 59-5-119.
 - (f) "Port authority" means the Utah Inland Port Authority created in Section 11-58-201.
- (2) Subject to Subsections (3) and (4), for each of the [10] 15 consecutive fiscal years beginning the first incremental revenue year, the Division of Finance shall deposit incremental revenue into the incentive account.
 - (3) (a) The port authority shall designate as the base revenue year the fiscal year that:
 - (i) begins on or after July 1, 2023; and
- (ii) the port authority determines will precede the first fiscal year during which the effects of the aviation fuel incentive program under Section 11-58-208 on the amount of severance tax revenue under Section 59-5-102 are expected to begin to occur.
- (b) No later than September 30 of the first incremental revenue year, the port authority shall provide written notification to the Division of Finance of the fiscal year that the port authority designates as the base revenue year.
- (4) (a) The Division of Finance may not deposit incremental revenue under Subsection (2) that exceeds \$1,000,000 per fiscal year.
- (b) The maximum cumulative amount of incremental revenue that the Division of Finance may deposit into the incentive account is \$10,000,000.
- (c) If the amount of incremental revenue for any incentive year is less than \$1,000,000, the Division of Finance shall deposit into the incentive account the amount of incremental revenue available.
- Section 3. Effective date.

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This bill takes effect on May 1, 2024.