	HYDROGEN FUEL PRODUCTION INCENTIVES
	AMENDMENTS
	2018 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Douglas V. Sagers
	Senate Sponsor:
1	LONG TITLE
(General Description:
	This bill modifies provisions related to the Permanent Community Impact Fund and the
I	High Cost Infrastructure Development Tax Credit Act.
1	Highlighted Provisions:
	This bill:
	 expands the definition of "throughput infrastructure project" to include a plant or
f	facility that distributes hydrogen for use as a fuel in zero emission motor vehicles,
i	in the context of allowable uses for money in the Permanent Community Impact
F	Fund; and
	 expands the definition of "high cost infrastructure project" to include the
C	construction of a plant or other facilities for the production and distribution of
ł	hydrogen fuel used for transportation, in the context of a program to allow a tax
C	credit for costs associated with the project.
I	Money Appropriated in this Bill:
	None
(Other Special Clauses:
	None
Į	Utah Code Sections Affected:
A	AMENDS:



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35A-8-302, as last amended by Laws of Utah 2017, Chapter 262
63M-4-602, as last amended by Laws of Utah 2016, Chapter 348
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 35A-8-302 is amended to read:
35A-8-302. Definitions.
As used in this part:
(1) "Bonus payments" means that portion of the bonus payments received by the
United States government under the Leasing Act paid to the state under Section 35 of the
Leasing Act, 30 U.S.C. Sec. 191, together with any interest that had accrued on those
payments.
(2) "Impact board" means the Permanent Community Impact Fund Board created under
Section 35A-8-304.
(3) "Impact fund" means the Permanent Community Impact Fund established by this
chapter.
(4) "Interlocal agency" means a legal or administrative entity created by a subdivision
or combination of subdivisions under the authority of Title 11, Chapter 13, Interlocal
Cooperation Act.
(5) "Leasing Act" means the Mineral Lands Leasing Act of 1920, 30 U.S.C. Sec. 181 et
seq.
(6) "Qualifying sales and use tax distribution reduction" means that, for the calendar
year beginning on January 1, 2008, the total sales and use tax distributions a city received
under Section 59-12-205 were reduced by at least 15% from the total sales and use tax
distributions the city received under Section 59-12-205 for the calendar year beginning on
January 1, 2007.
(7) "Subdivision" means a county, city, town, county service area, special service
district, special improvement district, water conservancy district, water improvement district,
sewer improvement district, housing authority, building authority, school district, or public
postsecondary institution organized under the laws of this state.
(8) (a) "Throughput infrastructure project" means the following facilities, whether
located within, partially within, or outside of the state:

59	(i) a bulk commodities ocean terminal;
60	(ii) a pipeline for the transportation of liquid or gaseous hydrocarbons;
61	(iii) electric transmission lines and ancillary facilities;
62	(iv) a shortline freight railroad and ancillary facilities;
63	(v) a plant [for] or facility for distributing or producing hydrogen, including the
64	liquification of hydrogen, for use as a fuel in zero emission motor vehicles; or
65	(vi) a plant for the production of zero emission hydrogen fueled trucks.
66	(b) "Throughput infrastructure project" includes:
67	(i) an ownership interest or a joint or undivided ownership interest in a facility;
68	(ii) a membership interest in the owner of a facility; or
69	(iii) a contractual right, whether secured or unsecured, to use all or a portion of the
70	throughput, transportation, or transmission capacity of a facility.
71	Section 2. Section 63M-4-602 is amended to read:
72	63M-4-602. Definitions.
73	As used in this part:
74	(1) "Applicant" means a person that conducts business in the state and that applies for a
75	tax credit under this part.
76	(2) "Fuel standard compliance project" means a project designed to retrofit a fuel
77	refinery in order to make the refinery capable of producing fuel that complies with the United
78	States Environmental Protection Agency's Tier 3 gasoline sulfur standard described in 40
79	C.F.R. Sec. 79.54.
80	(3) "High cost infrastructure project" means a project:
81	(a) (i) that expands or creates new industrial, mining, manufacturing, or agriculture
82	activity in the state, not including a retail business; [or]
83	(ii) that involves new investment of at least \$50,000,000 in an existing industrial,
84	mining, manufacturing, or agriculture entity, by the entity; or
85	(iii) for the construction of a plant or other facilities, including fueling stations, for the
86	production and distribution of hydrogen fuel used for transportation;
87	(b) that requires or is directly facilitated by infrastructure construction; and
88	(c) for which the cost of infrastructure construction to the entity creating the project is
89	greater than:

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90	(i) 10% of the total cost of the project; or
91	(ii) \$10,000,000.
92	(4) "Infrastructure" means:
93	(a) an energy delivery project as defined in Section 63H-2-102;
94	(b) a railroad as defined in Section 54-2-1;
95	(c) a fuel standard compliance project;
96	(d) a road improvement project;
97	(e) a water self-supply project;
98	(f) a water removal system project; or
99	(g) a project that is designed to:
100	(i) increase the capacity for water delivery to a water user in the state; or
101	(ii) increase the capability of an existing water delivery system or related facility to
102	deliver water to a water user in the state.
103	(5) (a) "Infrastructure cost-burdened entity" means an applicant that enters into an
104	agreement with the office that qualifies the applicant to receive a tax credit as provided in this
105	part.
106	(b) "Infrastructure cost-burdened entity" includes a pass-through entity taxpayer, as
107	defined in Section 59-10-1402, of a person described in Subsection (5)(a).
108	(6) "Infrastructure-related revenue" means an amount of tax revenue, for an entity
109	creating a high cost infrastructure project, in a taxable year, that is directly attributable to a high
110	cost infrastructure project, under:
111	(a) Title 59, Chapter 7, Corporate Franchise and Income Taxes;
112	(b) Title 59, Chapter 10, Individual Income Tax Act; and
113	(c) Title 59, Chapter 12, Sales and Use Tax Act.
114	(7) "Office" means the Office of Energy Development created in Section 63M-4-401.
115	(8) "Tax credit" means a tax credit under Section 59-7-619 or 59-10-1034.
116	(9) "Tax credit certificate" means a certificate issued by the office to an infrastructure
117	cost-burdened entity that:
118	(a) lists the name of the infrastructure cost-burdened entity;
119	(b) lists the infrastructure cost-burdened entity's taxpayer identification number;
120	(c) lists, for a taxable year, the amount of the tax credit authorized for the infrastructure

- 121 cost-burdened entity under this part; and
- (d) includes other information as determined by the office.

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