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Regular Session

Am. H. B. No. 324

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Representatives McClain, Klopfenstein

Cosponsors: Representatives Bird, Brennan, Click, Creech, Dobos, Gross, Hoops, King, Lipps, Lorenz, Manchester, Miller, J., Peterson, Richardson, Williams, Willis, Roemer, Troy, Dell'Aquila, Hall, Brent, Brewer, Brown, Carruthers, Denson, Humphrey, Isaacsohn, John, Jones, Liston, Miller, M., Patton, Robb Blasdel, Rogers, Santucci, Sims, Somani, Sweeney, Thomas, C., Young, T.

A BILL

То	amend sections 5747.98 and 5751.98 and to enact	1
	sections 122.078, 5747.74, and 5751.56 of the	2
	Revised Code to temporarily authorize a	3
	nonrefundable tax credit for the retail sale of	4
	high-ethanol blend motor fuel.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 5747.98 and 5751.98 be amended	6
and sections 122.078, 5747.74, and 5751.56 of the Revised Code	7
be enacted to read as follows:	8
Sec. 122.078. (A) As used in this section:	9
(1) "Ethanol" has the same meaning as in section 122.075	10
of the Revised Code.	11
(2) "Higher ethanol blend" means a fuel capable of being	12
dispensed directly into motor vehicle fuel tanks for consumption	13
that is comprised of between and including fifteen and eighty-	14
five per cent ethanol.	15

(3) "Retail dealer" means a person that owns or operates a	16
retail service station.	17
(4) "Retail service station" means a location in this	18
state from which higher ethanol blend is sold to the general	19
public and is dispensed directly into motor vehicle fuel tanks	20
for consumption.	21
(B) A retail dealer may apply to the director of	22
development services for a tax credit under section 5747.74 or	23
5751.56 of the Revised Code. The credit shall equal five cents	24
per gallon of higher ethanol blend the retail dealer sells and	25
dispenses through metered pumps at the retail dealer's retail	26
service station during the calendar year.	27
The application may be submitted after the first day and	28
before the twenty-first day of January of the year following the	29
the calendar year in which the sales are made. The application	30
shall be made on a form and in the manner prescribed by the	31
director, and shall, at a minimum, include any information and	32
documentation sufficient to establish that the applicant meets	
the eliqibility criteria prescribed by this section.	34
(C) If the director determines that the applicant	35
qualifies for a credit under this section, the director shall	36
issue, within fifteen days after the receipt of a complete	37
application under division (B) of this section, a tax credit	38
certificate to the taxpayer. The tax credit certificate shall be	39
identified with a unique number and shall list the amount of	40
credit the director determines the retail dealer is eligible to	41
claim under section 5747.74 or 5751.56 of the Revised Code. The	42
director shall send a copy of each tax credit certificate to the	43
tax commissioner.	44

(D) (1) The director shall not award more than ten million	45
dollars in tax credits under this section.	46
(2) The director shall not award tax credits under this	47
section for retail sales of higher ethanol blend that occur more	48
than four calendar years after the calendar year in which this	
section becomes law.	50
Sec. 5747.74. There is hereby allowed a nonrefundable	51
credit against the taxpayer's aggregate tax liability under	52
section 5747.02 of the Revised Code for a taxpayer issued a tax	53
credit certificate under section 122.078 of the Revised Code.	54
The credit shall equal the dollar amount indicated on the	55
certificate. The credit shall be claimed for the taxpayer's	56
taxable year that includes the last day of the calendar year in	57
which the sales that are the basis of the credit are made.	58
The taxpayer shall claim the credit in the order required	59
by section 5747.98 of the Revised Code. Any credit amount in	60
excess of the taxpayer's tax liability, after allowing for any	
other credits preceding the credit in that order, may be carried	62
forward for succeeding taxable years, but the amount of excess	63
credit allowed in any such year shall be deducted from the	64
balance carried forward to the next year.	65
If the taxpayer is a direct or indirect investor in a	66
pass-through entity that was issued a tax credit certificate	67
under section 122.078 of the Revised Code, the taxpayer may	68
claim its proportionate or distributive share of the credit	69
allowed under this section.	70
A taxpayer claiming a credit under this section may not	71
claim the credit authorized under section 5751.56 of the Revised	72
Code on the basis of the same tax credit certificate.	73

The refundable credits for taxes paid by a qualifying	154
pass-through entity granted under division (I) of section	
5747.08 of the Revised Code;	156
The refundable credit under section 5747.80 of the Revised	157
Code for losses on loans made to the Ohio venture capital	158
program under sections 150.01 to 150.10 of the Revised Code;	
The refundable credit for rehabilitating a historic	160
building under section 5747.76 of the Revised Code;	161
The refundable credit under section 5747.39 of the Revised	162
Code for taxes levied under section 5747.38 of the Revised Code	163
paid by an electing pass-through entity.	164
(B) For any credit, except the refundable credits	165
enumerated in this section and the credit granted under division	166
(H) of section 5747.08 of the Revised Code, the amount of the	167
credit for a taxable year shall not exceed the taxpayer's	
aggregate amount of tax due under section 5747.02 of the Revised	
Code, after allowing for any other credit that precedes it in	
the order required under this section. Any excess amount of a	
particular credit may be carried forward if authorized under the	
section creating that credit. Nothing in this chapter shall be	
construed to allow a taxpayer to claim, directly or indirectly,	
a credit more than once for a taxable year.	175
Sec. 5751.56. There is hereby allowed a nonrefundable	176
credit against the tax levied under section 5751.02 of the	177
Revised Code for a taxpayer issued a tax credit certificate	178
under section 122.078 of the Revised Code. The credit shall	179
equal the dollar amount indicated on the certificate. The credit	180
shall be claimed for the taxpayer's tax period in which the tax	181
<pre>credit certificate is issued.</pre>	182

The taxpayer shall claim the credit in the order required	183
by section 5751.98 of the Revised Code. Any credit amount in	184
excess of the taxpayer's tax liability, after allowing for any	185
other credits preceding the credit in that order, may be carried	186
forward for succeeding tax periods, but the amount of excess	
credit allowed in any such period shall be deducted from the	
balance carried forward to the next period.	189
A taxpayer claiming a credit under this section may not	190
claim the credit authorized under section 5747.74 of the Revised	191
Code on the basis of the same tax credit certificate.	192
Sec. 5751.98. (A) To provide a uniform procedure for	193
calculating the amount of tax due under this chapter, a taxpayer	194
shall claim any credits to which it is entitled in the following	195
order:	196
The nonrefundable jobs retention credit under division (B)	197
of section 5751.50 of the Revised Code;	198
The nonrefundable credit for qualified research expenses	199
under division (B) of section 5751.51 of the Revised Code;	200
The nonrefundable credit for a borrower's qualified	201
research and development loan payments under division (B) of	202
section 5751.52 of the Revised Code;	203
The nonrefundable credit for the sale of higher ethanol	204
blend motor fuel under section 5751.56 of the Revised Code;	205
The nonrefundable credit for calendar years 2010 to 2029	206
for unused net operating losses under division (B) of section	
5751.53 of the Revised Code;	
The refundable motion picture and broadway theatrical	209
production credit under section 5751.54 of the Revised Code;	210

Am. H. B. No. 324 As Passed by the House	
The refundable credit for film and theater capital	211
improvement projects under section 5751.55 of the Revised Code;	212
The refundable jobs creation credit or job retention	213
credit under division (A) of section 5751.50 of the Revised	214
Code;	215
The refundable credit for calendar year 2030 for unused	216
net operating losses under division (C) of section 5751.53 of	217
the Revised Code.	218
(B) For any credit except the refundable credits	219
enumerated in this section, the amount of the credit for a tax	220
period shall not exceed the tax due after allowing for any other	
credit that precedes it in the order required under this	222
section. Any excess amount of a particular credit may be carried	223
forward if authorized under the section creating the credit.	224
Section 2. That existing sections 5747.98 and 5751.98 of	225
the Revised Code are hereby repealed.	226