SENATE AMENDMENTS TO
SENATE BILL 124

By COMMITTEE ON ENERGY AND ENVIRONMENT

March 20

On page 1 of the printed bill, delete lines 5 through 10 and insert:

“(a)(A) ‘Green electrolytic hydrogen’ means hydrogen produced through electrolysis using:
   “(i) A renewable energy source as defined in ORS 469A.005;
   “(ii) Nonemitting electricity that is not derived from a fossil fuel; or
   “(iii) Electricity that has a carbon intensity that is equal to or less than the average carbon
   intensity of the electricity served in this state in the calendar year in which construction or ex-
   pansion of the facility that produces the green electrolytic hydrogen began.
   “(B) ‘Green electrolytic hydrogen’ does not include hydrogen manufactured using any conversion
   technology or steam reforming that produces hydrogen from a fossil fuel feedstock.
   “(b) ‘Nonemitting electricity’ has the meaning given that term in ORS 469A.400.
   “(c) ‘Renewable hydrogen’ means hydrogen produced using:
   “(A) A renewable energy source as defined in ORS 469A.005;
   “(B) Nonemitting electricity that is not derived from a fossil fuel; or
   “(C) Electricity that has a carbon intensity that is equal to or less than the average carbon in-
   tensity of the electricity served in this state in the calendar year in which construction or expansion
   of the facility that produces the renewable hydrogen began.”.

In line 11, delete “(c)” and insert “(d)”.

On page 2, delete lines 9 through 13 and insert:

“SECTION 3. (1) As used in this section, ‘green electrolytic hydrogen,’ ‘renewable hy-
  drogen’ and ‘renewable hydrogen-fueled generator’ have the meanings given those terms in
  section 1 of this 2023 Act.

“(2) For the calendar year in which a grant recipient receives a grant award under sec-
  tion 1 of this 2023 Act and for each of the three following calendar years, the grant recipient
  shall submit to the Department of Environmental Quality:

   “(a) A report on the total amount of green electrolytic hydrogen and renewable hydrogen
   purchased in that year for the renewable hydrogen-fueled generator or generators purchased,
   leased or acquired using the grant award moneys; and
   “(b) A declaration stating that no fuel other than green electrolytic hydrogen or
   renewable hydrogen were used during that year for the operation of the renewable
   hydrogen-fueled generator or generators purchased, leased or acquired using the grant award
   moneys.

   “(3) A grant recipient is exempt from the requirements of subsection (2) of this section
   if:

   “(a) The total amount of green electrolytic hydrogen and renewable hydrogen purchased
   in that year for the renewable hydrogen-fueled generator or generators purchased, leased
or acquired using the grant award moneys is less than 50 kilograms; and

“(b) No fuel other than green electrolytic hydrogen or renewable hydrogen were used during that year for the operation of the renewable hydrogen-fueled generator or generators purchased, leased or acquired using the grant award moneys.

“(4) The Environmental Quality Commission may adopt rules to implement the provisions of this section.”.