(Original Signature of Member)

116TH CONGRESS 2D Session



To support the sustainable aviation fuel market, and for other purposes.

# IN THE HOUSE OF REPRESENTATIVES

Ms. BROWNLEY of California introduced the following bill; which was referred to the Committee on \_\_\_\_\_

# A BILL

To support the sustainable aviation fuel market, and for other purposes.

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 "Sustainable Aviation5 Fuel Act".

#### 6 SEC. 2. NATIONAL GOAL.

7 It is hereby declared that it is the national goal for

8 the United States to reach—

 $\mathbf{2}$ 

1	(1) a net 35 percent reduction in greenhouse
2	gas emissions for United States domestic and inter-
3	national aviation flights by 2035, as compared to
4	2005; and
5	(2) net zero greenhouse gas emissions for
6	United States domestic and international aviation
7	flights by 2050.
8	SEC. 3. DEFINITIONS.
9	In this Act:
10	(1) SUSTAINABLE AVIATION FUEL.—The term
11	"sustainable aviation fuel" means liquid fuel con-
12	sisting of synthesized hydrocarbons that—
13	(A) meets the requirements of a Depart-
14	ment of Defense specification for military jet
15	fuel or an American Society of Testing and Ma-
16	terials specification for aviation turbine fuel;
17	(B) is derived from qualified feedstock;
18	(C) is certified by the Environmental Pro-
19	tection Agency Administrator that such fuel—
20	(i) either—
21	(I) conforms to the standards,
22	recommended practices, requirements
23	and criteria, supporting documents,
24	implementation elements, and any
25	other technical guidance for sustain-

1able aviation fuels that are adopted by2the International Civil Aviation Orga-3nization with the agreement of the4United States; or

5 (II) meets the definition of "ad-6 vanced biofuel" under section 7 211(0)(1) of the Clean Air Act (42) 8 U.S.C. 7545(0)(1)), as demonstrated 9 by compliance with Environmental 10 Protection Agency implementing regu-11 lations under subpart M of part 80 of 12 title 40, Code of Federal Regulations; 13 and

14 (ii) achieves at least a 50 percent re15 duction in lifecycle greenhouse gas emis16 sions compared to conventional jet fuel.

17 (2) QUALIFIED FEEDSTOCK.—The term "quali18 fied feedstock" means sources of hydrogen and car19 bon not originating from unrefined or refined petro20 chemicals.

(3) LIFECYCLE GREENHOUSE GAS EMISSIONS.—The term "lifecycle greenhouse gas emissions" means the combined greenhouse gas emissions from feedstock production, collection of feedstock, transportation of feedstock to fuel production

facilities, conversion of feedstock to fuel, transportation and distribution of fuel, and fuel combustion
in an aircraft engine, as well as from induced landuse change emissions, as calculated using appropriate modeling techniques approved by a regulating
authority.

7 (4) INDUCED LAND-USE CHANGE EMISSIONS.— 8 The term "induced land-use change emissions" 9 means the greenhouse gas emissions resulting from 10 the conversion of land to the production of feed-11 stocks and from the conversion of other land due to 12 the displacement of crops or animals for which the 13 original land was previously used, as calculated 14 using appropriate modeling techniques approved by 15 a regulating authority.

16 (5) CONVENTIONAL JET FUEL.—The term
17 "conventional jet fuel" means liquid hydrocarbon
18 fuel used for aviation that is derived or refined from
19 petrochemicals.

#### 20 SEC. 4. GRANT PROGRAM.

(a) IN GENERAL.—The Secretary of Transportation,
in consultation with the Administrator of the Environmental Protection Agency, shall carry out a competitive
grant and cost-sharing agreement program for eligible entities to carry out projects located in the United States

to produce, transport, blend, or store sustainable aviation
 fuel.

- 3 (b) SELECTION.—In selecting an eligible entity to re4 ceive a grant or cost-share agreement under subsection
  5 (a), the Secretary shall consider—
- 6 (1) the anticipated public benefits of a project7 proposed by the eligible entity;
- 8 (2) the potential to increase the domestic pro-9 duction and deployment of sustainable aviation fuel;
- 10 (3) the potential greenhouse gas emissions from11 such project;
- 12 (4) the potential for creating new jobs in the13 United States;
- (5) the potential net greenhouse gas emissions
  impact of different feedstocks to produce sustainable
  aviation fuel on a lifecycle basis, which shall include
  potential direct and indirect greenhouse gas emissions (including resulting from changes in land use);
  and
- 20 (6) the proposed utilization of non-Federal con-21 tributions by the eligible entity.
- (c) AUTHORIZATION OF APPROPRIATIONS.—There is
  authorized to be appropriated \$200,000,000 for each of
  fiscal years 2021 through 2025 to carry out this section.

1 (d) REPORT.—Not later than October 1, 2026, the 2 Secretary shall submit to the Committee on Commerce, 3 Science, and Transportation and the Committee on Envi-4 ronment and Public Works of the Senate and the Com-5 mittee on Transportation and Infrastructure and the Committee on Energy and Commerce of the House of 6 7 Representatives a report describing the results of the 8 grant program under this section. The report shall include 9 the following: —

10 (1) A description of the entities and projects
11 that received grants or other cost-sharing agree12 ments under this section.

13 (2) A detailed explanation for why each entity
14 received the type of funding disbursement such enti15 ty did.

16 (3) A description of whether the program is
17 leading to an increase in the production and deploy18 ment of sustainable aviation fuels and whether that
19 increase is enough to keep the United States on
20 track to achieve the goals described in section 2 of
21 this Act.

(4) A description of the economic impacts resulting from the funding to and operation of the
project.

(e) ELIGIBLE ENTITY DEFINED.—In this section, the
 term "eligible entity" means—

- 3 (1) a State or local government other than an
  4 airport sponsor;
- 5 (2) an air carrier;
- 6 (3) an airport sponsor; and

7 (4) a person or entity engaged in the produc8 tion, transportation, blending or storage of sustain9 able aviation fuel in the United States or feedstocks
10 in the United States that could be used to produce
11 sustainable aviation fuel.

## 12 SEC. 5. LOW CARBON AVIATION FUEL STANDARD.

(a) ESTABLISHMENT OF LOW CARBON AVIATION
FUEL STANDARD.—Section 211 of the Clean Air Act (42
U.S.C. 7545) is amended by adding at the end the following:

17 "(w) Low Carbon Aviation Fuel Standard.—

18 "(1) DEFINITIONS.—In this subsection:

19 "(A) AVIATION FUEL.—The term 'aviation
20 fuel' means fuel that is produced, sold, or dis21 pensed in the United States, for civil or military
22 purposes, for turbine-powered aviation.

23 "(B) CARBON INTENSITY.—The term 'car-24 bon intensity' means the quantity of lifecycle

greenhouse gas emissions per unit of fuel en ergy.

3 "(C) CREDIT EXCHANGE.—The term 'cred4 it exchange' means a central marketplace with
5 established rules and regulations where buyers
6 and sellers meet to conduct trades.

7 "(D) FUEL STANDARD.—The term 'fuel
8 standard' means the low carbon fuel standard
9 established under paragraph (2).

10 "(2) ESTABLISHMENT.—Not later than 1 year 11 after the date of enactment of this subsection, the 12 Administrator shall promulgate regulations to estab-13 lish a low carbon fuel standard for aviation fuels 14 that requires a reduction in carbon intensity for 15 aviation fuels each calendar year such that by 2050, 16 and thereafter, the average carbon intensity of all 17 aviation fuel used annually in the United States is 18 reduced by at least 50 percent, as compared to the 19 average carbon intensity of all aviation fuel used in 20 the United States in 2005.

"(3) TARGETS.—In promulgating regulations
under paragraph (2), the Administrator shall set a
target of a reduction of at least 20 percent in the
average carbon intensity of all aviation fuel used annually in the United States by 2030, and of at least

1	50 percent by 2050, as compared to the average car-
2	bon intensity of all aviation fuel used in the United
3	States in 2005.
4	"(4) Requirements.—In promulgating regula-
5	tions under paragraph (2), the Administrator
6	shall—
7	"(A) establish a benchmark for the average
8	carbon intensity of aviation fuels for each cal-
9	endar year, beginning with the first full cal-
10	endar year that begins 2 years after the date of
11	enactment of this subsection, suitable to achiev-
12	ing the targets specified in paragraph (3);
13	"(B) apply the fuel standard to persons
14	who produce or import aviation fuel;
15	"(C) establish procedures for calculating
16	the carbon intensity of an aviation fuel, ex-
17	pressed in grams of carbon dioxide equivalent
18	per megajoule, in accordance with—
19	"(i) the standards, recommended
20	practices, requirements and criteria, sup-
21	porting documents, implementation ele-
22	ments, and any other technical guidance
23	for sustainable aviation fuels that are
24	adopted by the International Civil Aviation

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Organization with the agreement of the United States; and

"(ii) any other more stringent ac-3 4 counting practices determined by the Administrator to be the best lifecycle green-5 6 house gas emission accounting practices, 7 provided that such practices account for 8 the aggregate quantity of greenhouse gas emissions (including direct emissions and 9 significant indirect emissions such as sig-10 11 nificant emissions from land use changes), as determined by the Administrator, re-12 13 lated to the full fuel lifecycle, including all 14 stages of fuel and feedstock production and 15 distribution, from feedstock generation or 16 extraction through the distribution and de-17 livery and use of the finished fuel to the 18 ultimate consumer, where the mass values 19 for all greenhouse gases are adjusted to ac-20 count for their relative global warming po-21 tential: 22

"(D) determine how long the calculation of the carbon intensity of an aviation fuel (pursuant to the procedures established under sub-

23

1	paragraph (C)), will remain in effect before
2	needing to be reevaluated;
3	"(E) allow a person described in subpara-
4	graph (B), who, for a calendar year, produces
5	or imports aviation fuel—
6	"(i) that has an average carbon inten-
7	sity that is less than the benchmark for av-
8	erage carbon intensity for that calendar
9	year to, except as provided in paragraph
10	(8), generate credits, to be used, or trans-
11	ferred to another person, to demonstrate
12	compliance with this subsection; and
13	"(ii) that has an average carbon in-
14	tensity that is greater than the benchmark
15	for average carbon intensity for that cal-
16	endar year to purchase credits to be used
17	to demonstrate compliance with this sub-
18	section;
19	"(F) determine the—
20	"(i) appropriate amount of credits
21	generated and used to demonstrate compli-
22	ance pursuant to subparagraph (E);
23	"(ii) appropriate conditions, if any,
24	on—

	12
1	"(I) the duration of such credits;
2	and
3	"(II) the transfer such credits
4	through a credit exchange; and
5	"(G) consult with all relevant stakeholders,
6	including aviation industry groups, renewable
7	fuel industry groups, researchers at institutions
8	of higher education, labor unions, consumer ad-
9	vocates, and any other stakeholders the Admin-
10	istrator determines to be appropriate.
11	"(5) CONSULTATION.—In carrying out this sub-
12	section, the Administrator shall consult with the Ad-
13	ministrator of the Federal Aviation Administration,
14	the Secretary of Energy, and the Secretary of Agri-
15	culture.
16	"(6) COORDINATION WITH STATES.—The Ad-
17	ministrator shall, after notice and opportunity for
18	public hearing, waive application of the fuel stand-
19	ard in any State that has adopted a standard for
20	aviation fuels that the Administrator determines is
21	at least as stringent as the fuel standard.
22	"(7) REVISION.—If Congress enacts a standard
23	or similar law that the Administrator, in consulta-
24	tion with the Administrator of the Federal Aviation
25	Administration, determines accomplishes the pur-

1	poses of the fuel standard for sectors of the economy
2	that include the aviation sector, the Administrator
3	may revoke the fuel standard in favor of the other
4	standard or law.
5	"(8) Relationship to renewable fuel pro-
6	GRAM.—No credit may be generated under this sub-
7	section with respect to renewable fuel for which a
8	credit is generated under subsection (o).
9	"(9) REPORT.—Not later than 180 days after
10	the date of enactment of this subsection, the Admin-
11	istrator shall submit to Congress and make publicly
12	available a report describing—
13	"(A) the status of the development of the
14	fuel standard; and
15	"(B) the considerations the Administrator
16	is using in developing the fuel standard.".
17	(b) ENFORCEMENT.—Section 211(d) of the Clean Air
18	Act (42 U.S.C. 7545(d)) is amended—
19	(1) in paragraph $(1)$ —
20	(A) by striking "or (o) of this section or
21	the regulations" and inserting "(o), or (w) of
22	this section or the regulations";
23	(B) by striking "or (o) of this section or
24	who fails" and inserting "(o), or (w) of this sec-
25	tion or who fails"; and

1	(C) by striking "or (o) of this section
2	which establishes" and inserting "(o), or (w) of
3	this section which establishes"; and
4	(2) in paragraph (2), by striking "and (0) of
5	this section" each place it appears and inserting
6	"(o), and (w) of this section".
7	SEC. 6. PROCUREMENT OF SUSTAINABLE AVIATION FUEL
8	BY THE DEPARTMENT OF DEFENSE.
9	(a) IN GENERAL.—Effective October 1, 2023, the
10	Secretary of Defense shall make a bulk purchase of an
11	amount of sustainable aviation fuel that is not less than
12	10 percent of the total amount of aviation fuel procured
13	for operational purposes (as defined in section 2922h of
14	title 10, United States Code) if—
15	(1) the cost of sustainable aviation fuel is com-
16	petitive with the fully burdened cost of conventional
17	jet fuel available for the same purpose; and
18	(2) the sustainable aviation fuel is refined or
19	produced in the United States.
20	(b) BLENDED FUEL.—If the Secretary of Defense
21	purchases sustainable aviation fuel that is blended with
22	conventional jet fuel, the percentage of sustainable avia-
23	tion fuel in such blend will be counted towards the per-
24	centage described in subsection (a).

(c) CERTIFICATION.—Before making a purchase
 under subsection (a), the Secretary of Defense or the Sec retary concerned (as defined in section 101(a)(9) of title
 10, United States Code) shall certify that the sustainable
 aviation fuel is suitable for use in aircrafts of the Depart ment of Defense.

7 (d) WAIVER.—

8 (1) IN GENERAL.—Subject to the requirements 9 of paragraph (2), the Secretary of Defense may 10 waive the requirement under subsection (a) for rea-11 sons of national security, including the lack of avail-12 able, qualifying sustainable aviation fuel.

(2) NOTICE.—Not later than 30 days after
issuing a waiver under this subsection, the Secretary
shall submit to the congressional defense committees
(as defined in section 101(a)(16) of title 10, United
States Code) notice of the waiver. Any such notice
shall include each of the following:

19 (A) The rationale of the Secretary for20 issuing the waiver.

(B) A certification that the waiver is in the
national security interest of the United States.
(e) DEFINITIONS.—The terms "fully burdened cost"
and "operational purposes" have the meanings given such

terms, respectively, in section 2922h of title 10, United
 States Code.

#### 3 SEC. 7. FEDERAL AVIATION ADMINISTRATION RESEARCH.

4 (a) IN GENERAL.—Section 911(a) of the FAA Mod5 ernization and Reform Act of 2012 (49 U.S.C. 44504
6 note) is amended—

7 (1) by striking "assist in the development" and8 inserting the following:

9 "(1) assist in the development";

10 (2) by striking "and other" and inserting ",11 other";

(3) by striking the period and inserting ", and
sustainable fuel that can be used without the need
to blend with any other type of aviation fuel;";

15 (4) by adding at the end the following:

"(2) promote the efforts of the aviation sector
to become a net-zero greenhouse gas emitting sector;
"(3) study the climate impacts of non-carbon
dioxide greenhouse gas emissions, water vapor, and
contrails and ways to minimize such impacts; and

21 "(4) develop a methodology for quantifying the
22 non-carbon dioxide climate impacts of aviation in a
23 lifecycle analysis, including the benefits of sustain24 able aviation fuel other than the reduction in carbon
25 dioxide emissions.".

1	(b) Definitions.—Section 911 of such Act is
2	amended by adding at the end the following:
3	"(e) DEFINITIONS.—In this section:
4	"(1) SUSTAINABLE AVIATION FUEL.—The term
5	'sustainable aviation fuel' means liquid fuel con-
6	sisting of synthesized hydrocarbons that—
7	"(A) is derived from a qualified feedstock;
8	and
9	"(B) conforms to the standards, rec-
10	ommended practices, requirements and criteria,
11	supporting documents, implementation ele-
12	ments, and any other technical guidance for
13	sustainable aviation fuels that are adopted by
14	the International Civil Aviation Organization
15	with the agreement of the United States.
16	"(2) QUALIFIED FEEDSTOCK.—The term 'quali-
17	fied feedstock' means sources of hydrogen and car-
18	bon not originating from unrefined or refined petro-
19	chemicals.
20	"(f) Authorization of Appropriations.—There
21	is authorized to be appropriated to the Administrator of
22	the Federal Aviation Administration \$35,000,000 for each
23	of fiscal years 2021 through 2025 to carry out this sec-
24	tion.".

#### 1 SEC. 8. DEPARTMENT OF ENERGY RESEARCH.

2 (a) IN GENERAL.—The Secretary of Energy shall 3 carry out a program to research the use of cover crops or other crops grown for conservation purposes rather 4 5 than for sale in the production of sustainable aviation fuel. 6 (b) COLLABORATION.—In carrying out the program 7 under subsection (a), the Secretary shall collaborate with 8 the national laboratories, the Department of Agriculture, and industry partners. 9 10 (c) DEFINITIONS.—In this section: 11 (1) SUSTAINABLE AVIATION FUEL.—The term 12 "sustainable aviation fuel" means liquid fuel con-13 sisting of synthesized hydrocarbons that— 14 (A) is derived from a qualified feedstock; 15 and 16 conforms standards, (B) to the rec-17 ommended practices, requirements and criteria, 18 documents, implementation supporting ele-19 ments, and any other technical guidance for 20 sustainable aviation fuels that are adopted by 21 the International Civil Aviation Organization 22 with the agreement of the United States. 23 (2) NATIONAL LABORATORY.—The term "na-24 tional laboratory" has the meaning given the term in 25 section 2(3) of the Energy Policy Act of 2005 (42)

26 U.S.C. 15801(3)).

(d) AUTHORIZATION OF APPROPRIATIONS.—There
 are authorized to be appropriated such sums as may be
 necessary to carry out this section.

#### **4** SECTION 9. SUSTAINABLE AVIATION FUEL CREDIT.

5 (a) IN GENERAL.—Subpart D of part IV of sub-6 chapter A of chapter 1 of the Internal Revenue Code of 7 1986 is amended by inserting after section 40A the fol-8 lowing new section:

#### 9 "SEC. 40B. SUSTAINABLE AVIATION FUEL CREDIT.

10 "(a) IN GENERAL.—For purposes of section 38, the 11 sustainable aviation fuel credit for the taxable year is, with 12 respect to each gallon of neat sustainable aviation fuel 13 blending component used by the taxpayer in the produc-14 tion of a qualified mixture—

15 "(1) \$1.50, plus

16 "(2) the applicable supplementary credit17 amount.

18 "(b) APPLICABLE SUPPLEMENTARY CREDIT19 Amount.—

20 "(1) IN GENERAL.—For purposes of subsection
21 (a), the applicable supplementary credit amount is
22 \$0.25, reduced (but not below zero) by the emissions
23 reduction certification amount.

24 "(2) EMISSIONS REDUCTION CERTIFICATION
25 AMOUNT.—For purposes of paragraph (1), the emis-

1	sions reduction certification amount is $0.01$ for
2	every 2 percentage points below $100$ percent for
3	which the neat sustainable aviation fuel blending
4	component is certified to reduce emissions in com-
5	parison with conventional fuel under section 10 of
6	the Sustainable Aviation Fuel Act.
7	"(c) Neat Sustainable Aviation Fuel Blending
8	COMPONENT.—For purposes of this section, the term
9	'neat sustainable aviation fuel blending component' means
10	unblended liquid fuel—
11	"(1) that consists of synthesized hydrocarbons,
12	and
13	"(2) that—
14	"(A) meets the requirements of a Depart-
15	ment of Defense specification for military jet
16	fuel or an American Society of Testing and Ma-
17	terials specification for aviation turbine fuel,
18	"(B) is derived from qualified feedstock,
19	and
20	"(C) is certified by the Environmental Pro-
21	tection Agency to—
22	"(i) either—
23	"(I) comply with such standards
24	of the International Civil Aviation Or-

1	fuels as have been adopted by the
2	United States, or
3	"(II) meet the definition of ad-
4	vanced biofuel under section
5	211(0)(1)(B) of the Clean Air Act (42)
6	U.S.C. 7545(0)(1)(B)), and
7	"(ii) achieve at least a 50 percent re-
8	duction in lifecycle greenhouse gas emis-
9	sions in comparison with conventional jet
10	fuel.
11	"(d) QUALIFIED MIXTURE.—For purposes of this
12	section, the term 'qualified mixture' means a mixture of
13	neat sustainable aviation fuel blending component and
14	kerosene, which—
15	((1) is used by the taxpayer as aircraft fuel in
16	a trade or business, or
17	((2) is sold by the taxpayer to any person for
18	use as aircraft fuel.
19	"(e) DEFINITIONS.—For purposes of this section, the
20	terms 'qualified feedstock', 'lifecycle greenhouse gas emis-
21	sions', and 'induced land-use change emissions' have the
22	meanings given such terms in section 3 of the Sustainable
23	Aviation Fuel Act.
24	"(f) SALE OR USE MUST BE IN TRADE OR BUSI-
25	NESS, ETC.—Neat sustainable aviation fuel blending com-

ponent used in the production of a qualified mixture shall
 be taken into account—

- 3 "(1) only if the sale or use described in sub4 section (d) is in a trade or business of the taxpayer
  5 or other person, and
- 6 "(2) for the taxable year in which such sale or7 use occurs.
- 8 "(g) APPLICATION OF SECTION.—This section shall9 only apply to fuel produced before January 1, 2031.".
- 10 (b) CREDIT MADE PART OF GENERAL BUSINESS 11 CREDIT.— Section 38(b) (relating to current year busi-12 ness credit) is amended by striking "plus" at the end of 13 paragraph (32), by striking the period at the end of para-14 graph (33) and inserting ", plus", and by inserting after 15 paragraph (33) the following new paragraph:
- 16 "(34) the sustainable aviation fuel credit deter-17 mined under section 40B.".
- 18 (c) CONFORMING AMENDMENT.—Section 40A(f) of19 such Code is amended by striking paragraph (4).
- 20 (d) EFFECTIVE DATE.—The amendments made by
  21 this section shall apply to fuel produced after December
  22 31, 2020.

# SEC. 10. EPA CERTIFICATION OF NEAT SUSTAINABLE AVIA TION FUEL BLENDING COMPONENT.

3 (a) IN GENERAL.—Not later than 180 days after the
4 date of enactment of this Act, the Administrator of the
5 Environmental Protection Agency shall promulgate regu6 lations, for purposes of section 40B of the Internal Rev7 enue Code of 1986, to certify—

8 (1) whether a liquid fuel produced by a fuel
9 producer qualifies as a neat sustainable aviation fuel
10 blending component under subsection (c)(2)(C) of
11 such section; and

(2) the percent reduction of greenhouse gas
emissions from a gallon of neat sustainable aviation
fuel blending component produced by a fuel producer
in comparison to the greenhouse gas emissions from
a gallon of conventional jet fuel.

(b) CONSIDERATIONS AND INCLUSIONS.—In promulgating regulations under subsection (a), the Administrator
of the Environmental Protection Agency shall—

20 (1) establish procedures for fuel producers to
21 apply to, and receive from, the Environmental Pro22 tection Agency—

(A) a certification, with respect to liquid
fuel produced by such fuel producer, that such
fuel qualifies as a neat sustainable aviation fuel

1	blending component under section $40B(c)(2)(C)$
2	of the Internal Revenue Code of 1986; and
3	(B) if the fuel described in (A) so qualifies,
4	a certification of the percent reduction of green-
5	house gas emissions from a gallon of such fuel
6	in comparison to the greenhouse gas emissions
7	from a gallon of conventional jet fuel;
8	(2) determine methods for calculating green-
9	house gas emissions from a gallon of conventional
10	jet fuel, and for reviewing and updating such cal-
11	culations every three years;
12	(3) for purposes of calculating the greenhouse
13	gas emissions from a liquid fuel that does or may
14	qualify as a neat sustainable aviation fuel blending
15	component, determine whether to use—
16	(A) the Sustainability Certification
17	Schemes approved by the International Civil
18	Aviation Organization with agreement by the
19	United States; or
20	(B) other methods that take into account
21	lifecycle greenhouse gas emissions from the ap-
22	plicable fuel pathway;
23	(4) require different certifications for each fuel
24	pathway used by a fuel producer;

1	(5) determine how long a certification under
2	subsection $(a)(1)$ or $(a)(2)$ will be in effect for a fuel
3	producer; and
4	(6) include procedures for—
5	(A) notifying a fuel producer and the In-
6	ternal Revenue Service that a certification
7	under subsection (a) will expire, at least 180
8	days before such expiration;
9	(B) expedited review and recertification
10	under subsection (a), during the 180-day period
11	described in subparagraph (A), of the green-
12	house gas emissions from a neat sustainable
13	aviation fuel blending component produced by a
14	fuel producer; and
15	(C) submission of a certification under
16	subsection (a) to the Internal Revenue Service.
17	(c) DEFINITIONS.—For purposes of this section—
18	(1) FUEL PATHWAY.—The term "fuel pathway"
19	means the production process through which feed-
20	stock is converted into neat sustainable aviation fuel
21	blending component, and includes the type of feed-
22	stock, the region in which such feedstock is located,
23	the harvesting and collection method of such feed-
24	stock, the transportation of such feedstock to a fuel
25	producing facility, and the method by which such

- feedstock is converted into neat sustainable aviation
   fuel blending component.
   (2) FUEL PRODUCER.—The term "fuel pro-
- 4 ducer" means a person or entity engaged in the pro5 duction of neat sustainable aviation fuel blending
  6 component.