Report Title:

Energy; self-reliance

Description:

Establishes an energy policy framework of integrated measures to encourage and support market-based development of reliable, cost-effective, more self-reliant energy systems.

HB2308.doc

A BILL FOR AN ACT

RELATING TO ENERGY.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	PART I
2	SECTION 1. This Act is intended to comprehensively address
3	Hawaii's decades-long overdependence on imported oil for its
4	energy by establishing a bold, strategic energy policy framework
5	of integrated measures to encourage and support market-based
6	development of reliable, cost-effective, more self-reliant
7	energy systems. The Act's integrated, coordinated, and
8	complementary measures constitute a network of policy pathways
9	to achieve results over the near-, mid-, and long-term to enable
10	Hawaii to attain a niche leadership role in the global hydrogen
11	energy economy, by accelerating the development of the State's
12	own indigenous, renewable energy resources to achieve this
13	energy vision.
14	For years, Hawaii's addiction to oil has translated into
15	high energy prices, and exposes its economy to grave
16	vulnerability from sudden, severe oil price spikes, and now,
17	heightening oil supply insecurity as Hawaii's oil refiners must

- 1 increasingly import crude oil from the Middle East and
- 2 politically unstable oil-producing countries.
- 3 The legislature enacted gasoline price controls under the
- 4 presumption that such caps would protect the consumer. It is
- 5 now apparent that cap-induced gasoline price volatility will
- 6 continue to hit Hawaii's market, because of the volatility of
- 7 the cap's benchmark markets. Refinery accidents and fires
- 8 frequently occur in California, causing Los Angeles' gasoline
- 9 prices to spike upwards. Hurricanes like Katrina and Rita in
- 10 2005 cause gasoline price spikes in the United States Gulf
- 11 Coast.
- 12 There is serious concern that price volatility will
- 13 directly impact consumers and continue to hit those in Hawaii's
- 14 market who can least afford it.
- 15 In addition to numerous unintended consequences, regulating
- 16 fuel prices neither encourages production or use of alternate
- 17 fuels like ethanol and biodiesel, nor does it foster broad
- 18 practices of greater fuel efficiency.
- 19 This Act provides such policy mechanisms as a state
- 20 procurement preference for energy efficient building materials,
- 21 equipment, and alternate fueled vehicles; an increase in the
- 22 renewable energy tax credits and elimination of their "sunset"

- 1 date; and establishment of a unique renewable fuel standard for
- 2 20 per cent of Hawaii's highway fuel demand to be provided by
- 3 renewable fuels by 2020.
- 4 In addition, demand-side management programs, which
- 5 encourage people to modify their energy use to maximize energy
- 6 efficiency, in the context in which they are implemented and
- 7 paid for by Hawaii ratepayers, have changed significantly since
- 8 they were initiated nearly a decade ago. Ratepayers should no
- 9 longer be required to pay Hawaii utilities for sales of
- 10 electricity lost as a result of the success of the demand-side
- 11 management programs. This Act would redirect those fees to
- 12 provide more funds for other demand-side management programs.
- 13 This Act provides a leadership mechanism across all state
- 14 agencies to ensure the achievement of ambitious energy
- 15 efficiency standards for building construction and major
- 16 renovations, as well as targets for energy conservation and
- 17 efficiency in government-owned or leased facilities. This Act
- 18 provides the necessary resources to offer the technical training
- 19 and support for state agencies to attain these tough
- 20 certification requirements.
- 21 The State's combination of abundant renewable resources,
- 22 high fossil fuel prices, limited geographic area, and recognized

- 1 expertise in hydrogen research and development, makes it an
- 2 ideal location to lead the transition to a hydrogen economy over
- 3 the long term.
- 4 To accomplish this vision, this Act establishes the Hawaii
- 5 renewable hydrogen program within the department of business,
- 6 economic development, and tourism, and creates the Hawaii
- 7 hydrogen investment capital special fund.
- 8 SECTION 2. The legislature finds that gasoline price
- 9 controls are neither an effective nor an efficient approach to
- 10 lower Hawaii gasoline prices. In fact, gasoline price caps have
- 11 brought unwanted and unwarranted volatility to the Hawaii
- 12 market. Hawaii's price caps, benchmarked to gasoline spot
- 13 prices in three volatile spot markets -- New York, United States
- 14 Gulf Coast, and Los Angeles -- will also exhibit the seasonal
- 15 pricing changes that have no factual nexus to Hawaii. In
- 16 effect, the caps link Hawaii to external and unrelated markets
- 17 with significantly more volatile gasoline prices. Such policies
- 18 discourage potential competition, investment, and ability to be
- 19 flexible and innovative in the inclusion of renewable fuels in
- 20 Hawaii's transportation fuel mix.
- 21 Instead of gasoline price controls, the legislature has
- 22 determined that the establishment and allocation of adequate

1 resources to implement a vigorous state watchdog system to 2 monitor and oversee the petroleum industry and gasoline market 3 is less costly and less disruptive than price controls and 4 provides an effective alternative to protect the consumer. 5 The legislature also finds no evidence that restrictions on 6 the vertical integration of gasoline refiners with wholesalers 7 and retailers, first instituted in Hawaii in 1991, have led to lowering Hawaii's gasoline prices. In 2000, a Federal Trade 8 9 Commission staff analysis instead found evidence that these **10** divorcement policies actually sacrifice market efficiencies and 11 harm consumers, because they have raised gasoline prices. This **12** econometric analysis examined the effects of divorcement 13 policies in Hawaii, Connecticut, Delaware, Maryland, Nevada, 14 Virginia, and the District of Columbia. The analysis concluded 15 that divorcement added about 2.7 cents per gallon at retail 16 (self-serve) on regular unleaded gasoline, costing consumers an **17** estimated \$100,000,000 annually. 18 The legislature finds that one possible means to slow the 19 rapid increase in demand for petroleum products to fuel Hawaii's **20** transportation sector is to transition to fuel-efficient and

alternative fuel technologies, including enabling state vehicle

fleets to use a variety of renewable fuels which comply with

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- 1 federal requirements, and establishing a renewable fuel standard
- 2 that 20 per cent of the highway fuels be renewable by 2020.
- 3 The legislature finds that Hawaii has abundant renewable
- 4 fuel potential and that a statewide multi-fuel biofuels
- 5 production assessment would provide a comprehensive evaluation
- 6 of potential feedstocks, technologies, and economics of the
- 7 various renewable fuels pathways, thus facilitating the
- 8 development of local fuels production capabilities.
- 9 The legislature finds that the energy objectives and
- 10 policies for the State's facility systems is the responsibility
- 11 of all state agencies and programs. To this end, energy and
- 12 environmental awareness contribute to better resource management
- 13 practices, which include reduced energy and water use.
- 14 The legislature finds that demand-side management and
- 15 renewable energy programs will achieve greater energy and
- 16 capacity savings if a greater percentage of the funds collected
- 17 were applied directly to delivering programs to customers to
- 18 increase energy efficient methods.
- 19 The public utility commission approved the first demand-
- 20 side management programs in 1995. In 2004, the public utility
- 21 commission approved Hawaiian Electric Company's request to
- 22 impose a \$.0027 per kilowatt-hour surcharge for residential

- 1 customers and a \$.0024 per kilowatt-hour surcharge for
- 2 commercial and industrial customers, which raised approximately
- **3** \$19,213,000. Only \$7,573,000 of this surcharge (about 40 per
- 4 cent) was used for demand-side management programs, with the
- 5 majority of the funds (about 60 per cent \$11,639,000) going to
- 6 the electric company for lost sales recovery payments and
- 7 shareholder incentives. Under the public benefits fund created
- 8 by this Act, however, the majority of the surcharge would be
- 9 dedicated to fund programs and initiatives to promote renewable
- 10 energy products and services to reduce Hawaii's dependence on
- 11 oil.
- 12 The legislature further finds that in order for the State
- 13 to achieve its renewable energy goals, a concerted effort by all
- 14 agencies is necessary, especially the departments of land and
- 15 natural resources (to identify state assets that can be used to
- 16 facilitate renewable energy development and investment), and of
- 17 agriculture (to increase assistance to the agricultural
- 18 community interested in developing energy projects, especially
- 19 by the production of renewable energy from energy crops and
- 20 agricultural waste streams).
- 21 The legislature finds that while Hawaii has abundant
- 22 renewable energy resources, the use of these resources has been

- 1 limited by separate island utility systems, intermittency of
- 2 wind and solar, and site specific availability.
- 3 The legislature finds that emerging energy technologies can
- 4 increase the use of renewable resources through conversion to
- 5 hydrogen-rich liquid or gaseous fuels as energy carriers. With
- 6 advanced hydrogen technologies, renewable resources can be
- 7 stored, distributed, and used in a variety of clean, efficient
- 8 power and transportation applications.
- 9 The legislature finds that the historic confluence of our
- 10 State's desire for energy self-sufficiency with the global
- 11 opportunity of the emerging hydrogen economy, calls for a major,
- 12 far-sighted initiative, to transition Hawaii to an indigenous
- 13 resource-based energy economy.
- 14 The legislature finds that Hawaii is well positioned to
- 15 become a national leader in this initiative. The department of
- 16 business, economic development, and tourism and the University
- 17 of Hawaii's Hawaii natural energy institute have completed the
- 18 State's hydrogen roadmap, convened public-private partnerships,
- 19 and conducted nationally recognized hydrogen research,
- 20 demonstration, and testing projects. Additionally, the high
- 21 technology development corporation's Hawaii center for advanced
- 22 transportation technologies is recognized for its excellence in

- 1 hydrogen vehicle technologies at the Hickam Air Force Base
- 2 National Demonstration Center.
- 3 Therefore, the purposes of this Act are as follows:
- 4 Part II is to:
- 5 Increase competition by increasing transparency of all fuel
- 6 industry information with improved data collection and reporting
- 7 requirements to establish an effective statewide system of
- 8 "watchdog" monitoring. A statewide "watchdog" monitoring system
- 9 is a more potent alternative to gasoline price controls and
- 10 restrictions on refiners or wholesalers operating service
- 11 stations.
- 12 Part III is to:
- Reduce fuel costs and lessen Hawaii's future dependence on
- 14 imported oil by directing state fleets to procure energy
- 15 efficient vehicles and vehicles capable of operating on
- 16 alternative fuels; establish, as a state objective, that by
- 17 December 31, 2020, 20 per cent of highway fuel demand be
- 18 provided by renewable fuels; provide purchasers of alternative
- 19 fuel and energy efficient vehicles with special license plates
- 20 and registration incentives; establish a preference in public
- 21 contracts for the use of biofuels; extend the general excise tax

- 1 exemption for alcohol fuels; and appropriate funds for a
- 2 statewide biofuels assessment.
- 3 Part IV is to:
- 4 Promote energy efficiency and renewable energy use in state
- 5 agencies while recognizing funding and staffing constraints and
- 6 the need for flexibility in implementation; support and
- 7 facilitate the use of renewable energy resources and
- 8 technologies for public and private facilities, including
- 9 residential dwellings, by amending various statutes pertaining
- 10 to renewable energy tax credits, renewable portfolio standards,
- 11 and other provisions related to the public utilities commission;
- 12 streamline permitting of renewable energy projects; and fund
- 13 efforts to support and promote the agriculture community and its
- 14 economic development by supporting agricultural-based renewable
- 15 energy.
- 16 Part V is to:
- 17 Establish a world-class, Hawaii renewable hydrogen program,
- 18 sustainable over the longer-term, to attract significant public
- 19 and private sector investment in research and development,
- 20 testing, and commercialization projects; appropriate funds for
- 21 program support; and establish three permanent full-time
- 22 equivalent professional positions to organize, develop, and

conduct program activities, including formation of 1 2 private/public strategic partnerships. 3 PART II Petroleum Fuels 4 SECTION 3. Chapter 486J, Hawaii Revised Statutes, is 5 amended by adding a new section to be appropriately designated 6 and to read as follows: 7 "§486J-A Informational cost reports. (a) Each refiner, 8 at such reporting dates as the director may establish, shall 9 file with the director, on forms prescribed, prepared, and **10** furnished by the director, a certified statement of operating 11 and overhead costs for the refiner's Hawaii operations, which **12** shall include, but shall not be limited to, the following: 13 Crude oil costs; (1)14 Other feedstock costs; (2) 15 Refinery operating expenses; (3) 16 Marketing expenses; (4)(5) **17** Distribution expenses; and 18 (6) Corporate overhead expenses. 19 In addition to the reporting required under subsection (b) **20** (a), each distributor shall file with the director all

Securities and Exchange Commission Forms 10-K, Form 10-Q, Annual

1 Reports, Quarterly Reports, and Earnings Supplements published 2 by the distributor. 3 (c) Each distributor, except a distributor who is so 4 defined solely by criteria in paragraph (4) of the definition of 5 distributor in section 486J-1, who sells liquid fuel only at 6 retail, and who is not a refiner, shall file with the director, 7 at such reporting dates as the director may establish, on forms 8 prescribed, prepared, and furnished by the director, a certified 9 statement of operating and overhead costs, which shall include **10** but shall not be limited to the following: 11 (1) Gasoline purchases; **12** (2) Diesel purchases; 13 Marketing expenses; and (3) 14 Distribution expenses. (4)15 The director may require reports of additional (d) 16 information when the director deems it necessary." SECTION 4. Chapter 486J, Hawaii Revised Statutes, is **17** 18 amended by adding a new section to be appropriately designated 19 and to read as follows: 20 "§486J-B Petroleum and energy industry information 21 reporting system. The department shall develop and maintain an

automated petroleum and energy information reporting system that

1 meets the requirements of government, industry, and the public 2 while promoting sound policy making and providing for consumer 3 information and protection. The purpose of the petroleum and 4 energy industry information reporting system is to conduct and 5 facilitate the efficient reporting and analysis of information 6 described in section 486J-5. The department shall develop the 7 petroleum and energy industry information reporting system in a 8 manner that will result in greater market transparency and 9 provide useful information to those agencies that are authorized **10** to conduct oversight of the petroleum industry and ensure 11 compliance with all relevant laws." **12** SECTION 5. Chapter 486J, Hawaii Revised Statutes, is amended by adding a new section to be appropriately designated 13 14 and to read as follows: "§486J-C Independent power producer informational reports. 15 16 Each independent power producer, which means a power production facility that sells electricity to a utility, **17** excluding eligible customer generators as defined by section 18

269-11, shall submit to the director, in such form as the

director shall prescribe, the following information where

22 (1) The name and location of site;

appropriate to its facility:

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1	(2)	Generating capacity;
2	(3)	Gross electricity generated;
3	(4)	Type of fuel and energy resource used;
4	(5)	Quantity of fuel and energy resource consumed;
5	(6)	Heat rate of fuel and energy resource used; and
6	(7)	Amount of electricity sold to utilities.
7	<u>(b)</u>	The director may require reports of additional
8	informati	on when the director deems it necessary."
9	SECT	ION 6. Chapter 486J, Hawaii Revised Statutes, is
10	amended b	y adding a new section to be appropriately designated
11	and to re	ad as follows:
12	" <u>§48</u>	6J-D Sharing and protection of confidential
13	informati	on by director and public utilities commission. (a)
14	The direc	tor may acquire from and share with the public
15	utilities	commission all such petroleum and energy industry data
16	and infor	mation that the department and commission may collect,
17	obtain, p	ourchase, or otherwise possess, pursuant to all relevant
18	and appli	cable laws and rules, as well as work cooperatively
19	with the	commission, and the commission's staff and consultants
20	to suppor	t and fulfill the purposes of this chapter.
21	<u>(b)</u>	In addition to petroleum industry data and information
22	pursuant	to sections 486J-A, and 486J-B, other such energy

1	industry data and information shall include, but not be limited
2	to, data and information from and related to energy utility
3	companies, independent power producers, renewable energy power
4	producers, and other such private sector and government energy
5	producers and consumers, which the department and commission may
6	collect, obtain, purchase, or otherwise possess, which the
7	department determines to be relevant and necessary pursuant to
8	this chapter.
9	(c) The sharing of confidential and protected petroleum
10	and energy industry data and information pursuant to this
11	chapter by both the department and commission is expected and
12	authorized. The department and commission are hereby authorized
13	to preserve the confidentiality and protection of all such data
14	and information by application and extension of each agency's
15	respective safeguards and authority to protect and prevent the
16	unauthorized release of such data and information. In the event
17	of any difference in the level of each agency's respective
18	authorized protection afforded to such confidential and
19	protected data and information, the more stringent (i.e., that
20	which provides the higher level of confidentiality and
21	protection to data and information against unauthorized release)
22	shall be authorized and applied by both agencies. The sharing

1	and protection of all cooperative analytic and related work, and
2	related papers, correspondence, electronic files, documents, and
3	other products of such work conducted by the department and
4	commission which contain such confidential and protected
5	petroleum and energy industry data and information covered by
6	this section are subject to all the requirements and afforded
7	all the same protections as provided for herein."
8	SECTION 7. Section 486H-10.4, Hawaii Revised Statutes, is
9	amended to read as follows:
10	"§486H-10.4 [Restrictions on manufacturers or jobbers in
11	operating service stations; lease Lease rent controls;
12	definitions. [(a) Beginning August 1, 1997, no manufacturer or
13	jobber shall convert an existing dealer retail station to a
14	company retail station; provided that nothing in this section
15	shall limit a manufacturer or jobber from:
16	(1) Continuing to operate any company operated retail
17	service stations legally in existence on July 31,
18	1997;
19	(2) Constructing and operating any new retail service
20	stations as company retail stations constructed after
21	August 1, 1997, subject to subsection (b); or

1	(3)	Operating a former dealer retail station for up to
2		twenty four months until a replacement dealer can be
3		found if the former dealer vacates the service
4		station, cancels the franchise, or is properly
5		terminated or not renewed.
6	(b)	No new company retail station shall be located within
7	one eight	h mile of a dealer retail station in an urban area, and
8	within on	e quarter mile in other areas.
9	(c)]	(a) All leases as part of a franchise as defined in
10	section 4	86H-1, existing on August 1, 1997, or entered into
11	thereafte	r, shall be construed in conformity with the following:
12	(1)	[Such] The renewal shall not be scheduled more
13		frequently than once every three years; and
14	(2)	Upon renewal, the lease rent payable shall not exceed
15		fifteen per cent of the gross sales, except for
16		gasoline, which shall not exceed fifteen per cent of
17		the gross profit of product, excluding all related
18		taxes by the dealer [operated] retail [service]
19		station as defined in section 486H-1 [and 486H-10.4
20		plus], and in the case of a retail [service] station
21		at a location where the manufacturer or jobber is the
22		lessee and not the owner of the ground lease, a

1	percentage increase equal to any increase which the
2	manufacturer or jobber is required to pay the lessor
3	under the ground lease for the service station. For
4	the purposes of this subsection, "gross amount" means
5	all monetary earnings of the dealer from a dealer
6	[operated] retail [service] station after all
7	applicable taxes, excluding income taxes, are paid.
8	The provisions of this subsection shall not apply to any
9	existing contracts that may be in conflict with its provisions.
10	$[\frac{d}{d}]$ Mothing in this section shall prohibit a dealer
11	from selling a retail service station in any manner."
12	SECTION 8. Section 486H-10.5, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"§486H-10.5 Violation; penalties. Any person who violates
15	section $[486H-10]$ $486H-10.4$ shall be assessed a civil penalty of
16	not more than \$1,000 per day for each violation."
17	SECTION 9. Section 486H-11, Hawaii Revised Statutes, is
18	amended to read as follows:
19	"§486H-11 Enforcement of prohibition. [(a) The attorney
20	general shall commence a civil action to enforce section 486H-
21	10, by seeking injunctive or any other appropriate relief. The
22	civil action shall be brought in the circuit court of the

- 1 circuit where the alleged violation occurred, or where the
- 2 defendant resides or is doing business.
- 3 (b) Any person who is injured in another person's
- 4 business or property by the violation of section [486H 10,]
- 5 486H-10.4, may bring a civil action for damages or injunctive
- 6 relief, or both, against the person violating section [486H 10.]
- 7 486H-10.4. If the plaintiff prevails, the plaintiff shall be
- 8 awarded reasonable attorneys and expert witness fees $[\div]$, if
- 9 applicable; provided that if a court awards only nominal damages
- 10 to the plaintiff, those fees, in the court's discretion, need
- 11 not be awarded to the plaintiff. Any action brought under this
- 12 subsection shall be brought in the circuit court of the circuit
- 13 where the alleged violation occurred $[\tau]$ or where the defendant
- 14 resides or is doing business."
- 15 SECTION 10. Section 486J-1, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- 17 "§486J-1 Definitions. As used in this chapter:
- 18 "Aviation fuel" means and includes all liquid substances of
- 19 whatever chemical composition usable for the propulsion of
- 20 airplanes.
- "Class of retail trade" means each separate subdivision, or
- 22 "class", of outlets or methods of retail sales of liquid fuels,

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1	including	, but not limited to, gasoline and diesel for motor
2	vehicles,	and includes any:
3	(1)	Company-operated station that is a retail service
4		station owned and operated by a refiner or wholesale
5		distributor, where retail prices are set by that
6		refiner or wholesale distributor;
7	(2)	Lessee dealer operated station that is a retail
8		service station owned by a refiner or wholesale
9		distributor and operated by a qualified gasoline
10		dealer, other than a refiner or wholesale distributor
11		under a franchise; or
12	(3)	Owner operated station that is a retail service
13		station not owned by a refiner or wholesale
14		distributor, operated by a qualified gasoline dealer.
15	"Com	petitively priced" means fuel-grade ethanol for which
16	the whole	sale price, minus the value of all applicable federal,
17	state, an	d county tax credits and exemptions, is not more than
18	the avera	ge posted rack price of unleaded gasoline of comparable
19	grade pub	lished in the State.
20	<u>"Cor</u>	porate overhead expenses" means the expenses or costs
21	allocated	by the refiners that reflect their Hawaii business

units' share of corporate staff costs such as legal, financial, 1 2 accounting, and information technology. 3 "Department" means the department of business, economic 4 development, and tourism. 5 "Director" means the director of business, economic 6 development, and tourism. 7 "Distributor" means [and includes]: 8 Every person who refines, manufactures, produces, or 9 compounds fuel in the State, and sells it at wholesale **10** or at retail, or who utilizes it directly in the 11 manufacture of products or for the generation of **12** power; 13 (2) Every person who imports or causes to be imported into 14 the State, or exports or causes to be exported from 15 the State, any fuel; [and] 16 Every person who acquires fuel through exchanges with (3) **17** another distributor[-]; or 18 (4)Every person who purchases fuel for resale at 19 wholesale or retail from any person described in **20** paragraph (1), (2), or (3). 21 "Energy" means work or heat that is, or may be, produced

from any fuel or source whatsoever.

1	"Fuel" means [and includes fuels] fuel whether liquid,
2	solid, or gaseous, commercially usable for energy needs, power
3	generation, and fuels manufacture, that may be manufactured,
4	grown, produced, or imported into the State or that may be
5	exported therefrom $[\div]$, including petroleum and petroleum
6	products and gases, coal, coal tar, vegetable ferments, and all
7	fuel alcohols.
8	"Liquid fuel" means fuel in liquid form, commercially
9	usable for energy needs, power generation, and fuel manufacture
10	that may be manufactured, produced, or imported into the State
11	or that may be exported therefrom, including petroleum and
12	petroleum products, biodiesel, and all fuel alcohols.
13	"Major marketer" means any person who sells natural gas,
14	propane, synthetic natural gas, or oil in amounts determined by
15	the department as having a major effect on energy supplies.
16	"Major oil producer" means any person who produces oil in
17	amounts determined by the department as having a major effect or
18	energy supplies.
19	"Major oil storer" means any person who stores oil or other
20	petroleum products in amounts determined by the department as

having a major effect on energy supplies.

1 "Major oil transporter" means any person who transports oil 2 or other petroleum products in amounts determined by the 3 department as having a major effect on energy supplies. "Month" or "calendar month" means [each] a full month of 4 5 the calendar year. 6 "Person"[7] means any [person,] individual, firm, 7 association, organization, partnership, business trust, 8 corporation, or company. "Person" also includes any city, 9 county, public district or agency, the State or any department **10** or agency thereof, and the United States to the extent 11 authorized by federal law. **12** ["Petroleum commissioner" or "commissioner" means the 13 administrator of the energy, resources, and technology division 14 of the department of business, economic development, and 15 tourism. 16 "Refiner" means any person who owns, operates, or controls **17** the operations of one or more refineries [-] in Hawaii. 18 "Refinery" means any industrial plant, regardless of 19 capacity, processing crude oil feedstock and manufacturing oil **20** products. 21 "Wholesale liquid fuel prices" means the prices at which

liquid fuels are sold at wholesale for resale at wholesale or

1	retail, t	ypically but not necessarily limited to gasoline and
2	diesel for	r motor vehicles, and includes:
3	(1)	"Refiner wholesale price" which means the wholesale
4		price at which liquid fuel is sold by a refiner to any
5		distributor who is not a refiner, for resale at any
6		subsequent wholesale or retail transaction;
7	(2)	"Non-refiner wholesale price" which means the
8		wholesale price at which liquid fuel is sold by any
9		distributor who is not a refiner, to any other
10		distributor not a refiner, for resale at any
11		subsequent wholesale or retail transaction; and
12	(3)	"Dealer tank wagon price" which means the wholesale
13		price at which liquid fuel is sold to any retail
14		outlet by any distributor priced on a delivered basis
15		to a retail outlet."
16	SECT	ION 11. Section 486J-2, Hawaii Revised Statutes, is
17	amended to	o read as follows:
18	"§48	6J-2 Distributors to register. Every distributor, and
19	any perso	n before becoming a distributor, shall register as such
20	with the	[commissioner] <u>director</u> on forms to be prescribed,
21	prepared,	and furnished by the [commissioner.] director."

1	SECTION 12. Section 486J-3, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§486J-3 Statements. (a) Each distributor [shall], at
4	such reporting dates as the [commissioner] <u>director</u> may
5	establish, shall file with the [commissioner,] director, on
6	forms prescribed, prepared, and furnished by the [commissioner,]
7	director, a certified statement showing, separately for each
8	county and for the islands of Lanai and Molokai within which and
9	whereon fuel is sold or used during the last preceding reporting
10	period, the following:
11	(1) The total number of gallons or units of fuel refined,
12	manufactured, or compounded by the distributor within
13	the State and sold or used by the distributor, and if
14	for ultimate use [in another county or] on another
15	island, the name of that [county or] island;
16	(2) The total number of gallons or units of fuel imported
17	or exported by the distributor or sold or used by the
18	distributor, and if for ultimate use [in another
19	county or] on another island, the name of that [county
20	or] island;
21	(3) The total number of gallons or units of fuel sold as
22	liquid fuel, aviation fuel, diesel fuel, and other

1		types of fuel as required by the [commissioner;]
2		<u>director;</u>
3	(4)	The total number of gallons or units of fuel and the
4		types thereof sold to: federal, state, and county
5		agencies, ships stores or base exchanges, commercial
6		agricultural accounts, commercial nonagricultural
7		accounts, retail dealers, and other customers as
8		required by the [commissioner;] director;
9	(5)	Statements providing data on prices and volumes shall
10		be filed monthly; however, distributors shall compile
11		the data according to the required time frames
12		described below in subparagraphs (A) to (F);
13		(A) Monthly weighted average acquisition cost per
14		barrel, and volumes of foreign or domestic crude
15		oil or other liquid fuels, finished or
16		unfinished, imported to this State;
17		(5) (B) [Monthly Hawaii] Weekly weighted average
18		wholesale prices [and], sales volumes of finished
19		[$\frac{1}{1}$ eaded regular,] unleaded regular, and premium
20		motor gasoline, and of each other grade of
21		gasoline sold, [through company operated] by
22		<u>island, to</u> retail <u>distributor</u> outlets, [to other

1		end-users,] by class of retail trade, and to all
2		other wholesale [customers;] distributors.
3		Weighted average wholesale prices and sales
4		volumes shall be reported by type of wholesale
5		<pre>liquid fuel;</pre>
6	(C)	Weekly weighted average retail prices, sales
7		volumes of finished unleaded regular and premium
8		motor gasoline, and of each other grade of
9		gasoline sold, by island, by retail distributor
10		outlets of all classes of retail trade, and by
11		any distributor to other end-users. The
12		department may purchase retail price data from
13		data service companies, which data if available
14		from these data service companies, the department
15		may use to meet the reporting requirement for
16		retail price data under this section;
17	[(6)]	(D) [Monthly Hawaii] Weekly weighted average
18		wholesale prices, and sales volumes [for
19		residential sales, commercial and institutional
20		sales, industrial sales, sales through company
21		operated retail outlets, sales to other end
22		users, and wholesale sales] of No. 2 diesel fuel

1		and No. 2 fuel oil[$\frac{1}{2}$ and], by island, to retail
2		distributor outlets, by class of retail trade,
3		and to all other wholesale distributors.
4		Weighted average wholesale prices and sales
5		volumes shall be reported by type of wholesale
6		liquid fuel price;
7	<u>(E)</u>	Weekly weighted average retail prices and sales
8		volumes of No. 2 diesel fuel and No. 2 fuel oil
9		sold, by island, by retail distributor outlets of
10		all classes of retail trade, and by any
11		distributor to other end-users. The department
12		may purchase retail price data from data service
13		companies, which data if available from these
14		data service companies, the department may use to
15		meet the reporting requirement for retail price
16		data under this section; and
17	[(7)] <u>(F)</u>	Monthly [Hawaii] weighted average prices and
18		sales volumes for retail sales and wholesale
19		sales, by island, of No. 1 distillate, kerosene,
20		finished aviation gasoline, kerosene-type jet
21		fuel, No. 4 fuel oil, residual fuel oil, and
22		consumer grade propane.

- [The commissioner shall prescribe by rule when the first report 2 shall be submitted. 3 (b) In addition to the above reporting, each distributor 4 shall file with the commissioner, Federal Form FEO 1000 or an 5 equivalent state form to be prescribed, prepared, and furnished 6 by the commissioner, showing the expected supply of fuel 7 products for the coming month, and their intended distribution 8 as categorized by Form FEO 1000 or the equivalent state form. 9 The state form shall be supplied in the event that the Federal **10** Mandatory Petroleum Allocation Regulations should expire, be revoked, or be amended to delete or substantially change the 11 **12** reporting requirements provided therein. 13 (c) (b) Each major marketer shall submit to the 14 [commissioner,] director, at a time and in a form as the 15 [commissioner] director shall prescribe, information including 16 petroleum and petroleum product receipts, exchanges,
- inventories, and distributions. [The commissioner shall

 prescribe by rule when the first report shall be submitted.]
- [(d)] (c) The [commissioner] director may [request]

 require reports of additional information [as and] when [the
 commissioner] the director deems it necessary [to perform the
 commissioner's responsibilities under this chapter]."

1	SECT	ION 13. Section 486J-4, Hawaii Revised Statutes, is
2	amended t	o read as follows:
3	"§ 4 8	6J-4 Informational reports. (a) Each major oil
4	producer,	refiner, marketer, oil transporter, and oil storer
5	shall sub	mit to the [commissioner,] director, in such form as
6	the [comm	issioner] <u>director</u> shall prescribe, information [which]
7	that incl	udes the following:
8	(1)	Major oil transporters shall report on petroleum by
9		reporting the capacities of each major transportation
10		system, the amount transported by each system, and
11		inventories thereof. The provision of the information
12		shall not be construed to increase and decrease any
13		authority the [commissioner] director may otherwise
14		have;
15	(2)	Major oil storers shall report on storage capacity,
16		inventories, receipts and distributions, and methods
17		of transportation of receipts and distributions;
18	(3)	Refiners shall report on facility capacity and
19		utilization and method of transportation of refinery

receipts and distributions; and

1	(4) Major oil marketers shall report on facility capacity
2	and methods of transportation of receipts and
3	distributions.
4	[The commissioner shall prescribe by rule when the first report
5	shall be submitted.]
6	(b) The [commissioner] director may [request] require
7	reports of additional information [as and] when [{the
8	<pre>commissioner]] the director deems it necessary [to perform [the</pre>
9	commissioner's] responsibilities under this chapter]."
10	SECTION 14. Section 486J-5, Hawaii Revised Statutes, is
11	amended to read as follows:
12	"§486J-5 Analysis of information; [audits and
13	inspections; summary reports. (a) The [petroleum
14	commissioner, director, with the [commissioner's] director's
15	own staff and other [support staff with] persons with expertise
16	and experience in, or with, the petroleum industry, shall
17	gather, analyze, and interpret the information submitted to it
18	pursuant to sections $486J-3$ [and], $486J-4$, and $486J-A$, and other
19	information relating to the supply and [price] prices of
20	petroleum products, with particular emphasis on motor vehicle
21	fuels, including, but not limited to, all of the following:

1	(1)	The nature, cause, and extent of any petroleum or
2		petroleum products shortage or condition affecting
3		$supply[\div]$ and prices;
4	(2)	The economic and environmental impacts of any
5		petroleum and petroleum product shortage or condition
6		affecting supply[$\dot{\tau}$] and prices;
7	(3)	Petroleum or petroleum product demand and supply
8		forecasting methodologies utilized by the petroleum
9		industry in Hawaii;
10	(4)	The prices, with particular emphasis on wholesale and
11		retail motor <u>vehicle</u> fuel prices, and any significant
12		changes in prices charged by the petroleum industry
13		for petroleum or petroleum products sold in Hawaii and
14		the reasons for such changes;
15	(5)	The income, expenses, and profits, both before and
16		after taxes, of the industry as a whole and of major
17		firms within it, including a comparison with other
18		major industry groups and major firms within them as
19		to profits, return on equity and capital, and price-

earnings ratio;

1	(6)	The emerging trends relating to supply, demand,
2		<pre>prices, and conservation of petroleum and petroleum</pre>
3		products; and
4	(7)	The nature and extent of efforts of the petroleum
5		industry to expand refinery capacity and to make
6		acquisitions of additional supplies of petroleum and
7		petroleum products[; and
8	(8)	The development of a petroleum and petroleum products
9		information system in a manner which will enable the
10		State to take action to meet and mitigate any
11		petroleum or petroleum products shortage or condition
12		affecting supply.
13	(d)	The commissioner shall conduct random or periodic
14	audits an	d inspections of any supplier or suppliers of oil or
15	petroleum	products to determine whether they are unnecessarily
16	withholdi	ng supplies from the market or are violating applicable
17	policies,	laws, or rules. The commissioner may solicit
18	assistanc	e of the department of taxation in any such audit. The
19	commissio	ner shall cooperate with other state and federal
20	agencies	to ensure that any audit or inspection conducted by the
21	commissio	ner is not duplicative of the data received by any of

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- 1 their audits or inspections which is available to the
- 2 commissioner].
- [(c)] (b) The [commissioner] director shall analyze the
- 4 impacts of state and federal policies, rules, and regulations
- 5 upon the supply and pricing of petroleum products.
- 6 [\(\frac{(d)}{}\)] (c) The [\(\frac{\commissioner}{}\)] director shall publish
- 7 annually and submit to the governor and the legislature twenty
- 8 days prior to the first day of [the current] each legislative
- 9 session a summary, including any analysis and interpretation of
- 10 the information submitted to it pursuant to this chapter, and
- 11 any other activities taken by the [commissioner,] director,
- 12 including civil penalties imposed and referrals of violations to
- 13 the attorney general under section 486J-9. Any person may
- 14 submit comments in writing regarding the accuracy or sufficiency
- 15 of the information submitted. At the option of the director,
- 16 this report may be combined with reporting required by section
- 17 196-4(11), in the director's role as state energy resources
- 18 coordinator.
- 19 (d) The director may conduct energy analyses as requested
- 20 by the chair of the public utilities commission or consumer
- 21 advocate."

1	SECTION 15. Section 486J-6, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§486J-6 Confidential information. (a) Confidential
4	commercial information [presented] provided to the
5	[commissioner] director pursuant to this chapter shall not be
6	[held in confidence] publicly disclosed by the [commissioner or]
7	director unless such disclosure is required by chapter 92F or is
8	permitted by this chapter, or where the information is
9	aggregated to the extent necessary to assure its confidentiality
10	[as governed by chapter 92F, including its penalty provisions.
11	[(b) No data or information submitted to the commissioner
12	shall be deemed confidential if the person submitting the
13	information or data has made it public].
14	$[\frac{(c)}{(c)}]$ Unless otherwise provided by law, with respect
15	to data provided pursuant to sections 486J-3 [and], 486J-4, and
16	486J-A, neither the [commissioner,] director, nor any employee
17	of the department, may do any of the following:
18	(1) Use the information furnished under sections 486J-3
19	[and], 486J-4, and 486J-A for any purpose other than
20	the statistical purposes for which it is supplied;

1	(2)	Make any publication whereby the data furnished by any	
2		particular establishment or individual under sections	
3		486J-3 [and], 486J-4, and 486J-A can be identified; or	
4	(3)	Permit anyone to examine the individual reports	
5		provided under sections 486J-3 [and], 486J-4, and	
6		$\underline{486J-A}$ other than the department of taxation, the	
7		public utilities commission, the attorney general, and	
8		the consumer advocate, and the authorized	
9		representatives and employees of each."	
10	SECT	'ION 16. Section 486J-7, Hawaii Revised Statutes, is	
11	amended t	o read as follows:	
12	"§48	6J-7 Confidential information obtained by another	
13	state age	ency. Any confidential information pertinent to the	
14	responsibilities of the [commissioner] director specified in		
15	this chapter that is obtained by another state agency, including		
	this chap	ter that is obtained by another state agency, including	
16		ter that is obtained by another state agency, including the terms of taxation, the public utilities commission, the	
16 17	the depar		
	the depar	tment of taxation, the public utilities commission, the	
17	the deparation attorney	tment of taxation, the public utilities commission, the general, and the consumer advocate, shall be available	
17 18	the depart attorney to the attornesent	tment of taxation, the public utilities commission, the general, and the consumer advocate, shall be available torney general, the attorney general's authorized	
17 18 19	the depart attorney to the attrepresent treated in	tment of taxation, the public utilities commission, the general, and the consumer advocate, shall be available torney general, the attorney general's authorized atives, and the [commissioner] director and shall be	

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1
         "§486J-8 Sharing of information obtained by the
2
    [commissioner.] director. The [commissioner] director shall
    make all information obtained by the [commissioner] director
3
4
    under this chapter, including confidential information,
5
    available to the attorney general, the department of taxation,
6
    the public utilities commission, the consumer advocate, and the
7
    authorized representative of each, who shall safeguard the
8
    confidentiality of all confidential information received."
9
         SECTION 18. Section 486J-9, Hawaii Revised Statutes, is
10
    amended to read as follows:
11
         "§486J-9 Failure to timely provide information; failure to
12
    make and file statements; false statements; penalties; referral
13
    to the attorney general. (a) The [petroleum commissioner]
14
    director shall notify those persons who have failed to timely
15
    provide the information specified in section 486J-3 [or], 486J-
16
    4, 486J-A, or 486J-C or requested by the [commissioner] director
17
    under section 486J-3 [or], 486J-4[-] 486J-A, or 486J-C. If,
18
    within five business days after being notified of the failure to
19
    provide the specified or requested information, the person fails
20
    to supply the specified or requested information, the person
21
    shall be subject to a civil penalty of not less than $50,000 per
22
    day nor more than $100,000 per day for each day the submission
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- 1 of information is refused or delayed[, unless the person has
- 2 timely filed objections with the commissioner regarding the
- 3 information and the commissioner has held a hearing and,
- 4 following a ruling by the commissioner, the person has properly
- 5 submitted the issue to a court of competent jurisdiction for
- 6 review].
- 7 (b) Any person who wilfully makes any false statement,
- 8 representation, or certification in any record, report, plan, or
- 9 other document filed with the [commissioner] director shall be
- 10 subject to a civil penalty not to exceed \$500,000, and shall be
- 11 deemed to have committed an unfair or deceptive act or practice
- 12 in the conduct of a trade or commerce and subject to the
- 13 penalties specified in chapter 480.
- 14 (c) The [commissioner] director shall refer any matter
- 15 under [this subsection] subsection (a) or (b) to the attorney
- 16 general, who may exercise any appropriate legal or equitable
- 17 remedies that may be available to the State.
- 18 [(c)] (d) For the purposes of this section, "person"
- 19 means, in addition to the definition contained in section 486J-
- 20 1, any responsible corporate officer."
- 21 SECTION 19. Section 486J-10, Hawaii Revised Statutes, is
- 22 amended to read as follows:

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1 "\$486J-10 Ethanol content requirement. (a) The

- 2 [commissioner] director shall adopt rules in accordance with
- 3 chapter 91 to require that gasoline sold in the State for use in
- 4 motor vehicles contain ten per cent ethanol by volume. The
- 5 amounts of gasoline sold in the State containing ten per cent
- 6 ethanol shall be in accordance with rules as the [commissioner]
- 7 director may deem appropriate. The [commissioner] director may
- 8 authorize the sale of gasoline that does not meet these
- 9 requirements as provided in subsection (d).
- 10 (b) Gasoline blended with an ethanol-based product, such
- 11 as ethyl tertiary butyl ether, shall be considered to be in
- 12 conformance with this section if the quantity of ethanol used in
- 13 the manufacture of the ethanol-based product represents ten per
- 14 cent, by volume, of the finished motor fuel.
- (c) Ethanol used in the manufacture of ethanol-based
- 16 gasoline additives, such as ethyl tertiary butyl ether, may be
- 17 considered to contribute to the distributor's conformance with
- 18 this section; provided that the total quantity of ethanol used
- 19 by the distributor is an amount equal to or greater than the
- 20 amount of ethanol required under this section.
- 21 (d) The [commissioner] director may authorize the sale of
- 22 gasoline that does not meet the provisions of this section:

1	(1)	To the extent that sufficient quantities of
2		competitively-priced ethanol are not available to meet
3		the minimum requirements of this section; or
4	(2)	In the event of any other circumstances for which the
5		[commissioner] director determines compliance with
6		this section would cause undue hardship.
7	(e)	Each distributor, at such reporting dates as the
8	[commissi	oner] director may establish, shall file with the
9	[commissi	oner, director, on forms prescribed, prepared, and
10	furnished	by the [commissioner,] director, a certified statement
11	showing:	
12	(1)	The price and amount of ethanol available;
13	(2)	The amount of ethanol-blended fuel sold by the
14		distributor;
15	(3)	The amount of non-ethanol-blended gasoline sold by the
16		distributor; and
17	(4)	Any other information the [commissioner] director
18		shall require for the purposes of compliance with this
19		section.
20	(f)	Provisions with respect to confidentiality of
21	informati	on shall be the same as provided in section $[486J 7.]$
22	486J-6.	

1	(g) Any distributor or any other person violating the
2	requirements of this section shall be subject to a fine of not
3	less than \$2 per gallon of nonconforming fuel, up to a maximum
4	of \$10,000 per infraction.
5	(h) The [commissioner,] director, in accordance with
6	chapter 91, shall adopt rules for the administration and
7	enforcement of this section.
8	(i) All rights, powers, functions, and duties of the
9	petroleum commissioner as set forth in title 15, chapter 35,
10	Hawaii Adminstrative Rules (ethanol content in gasoline), are
11	hereby transferred to the director."
12	SECTION 20. Section 486H-13, Hawaii Revised Statutes, is
13	repealed.
14	["§486H-13 Maximum pre-tax wholesale price for the sale of
15	gasoline; civil actions. (a) Notwithstanding any law to the
16	contrary, no manufacturer, wholesaler, or jobber may sell
17	regular unleaded, mid grade, or premium gasoline to a dealer
18	retail station, an independent retail station, or to another
19	jobber or wholesaler at a price above the maximum pre-tax
20	wholesale prices established pursuant to subsection (b). The

commission shall publish the maximum pre tax wholesale prices by

1	means that shall include the Internet website for the State of
2	Hawaii.
3	(b) On a weekly basis, the commission shall determine the
4	maximum pre tax wholesale price of regular unleaded, mid grade,
5	and premium gasoline as follows: the maximum pre-tax wholesale
6	price of regular unleaded gasoline shall consist of the baseline
7	price for regular unleaded gasoline, plus the location
8	adjustment factor, the marketing margin factor, and the zone
9	price_adjustment, and for mid-grade and premium gasoline,_the
10	applicable mid grade and premium adjustment factor, such that
11	the maximum pre-tax wholesale gasoline prices reflect and
12	correlate with competitive market conditions.
13	(c) The baseline price for regular unleaded gasoline
14	referred to in subsection (b) shall be determined on a weekly
15	basis and shall be equal to the average of:
16	(1) The weekly average of the spot daily price for regular
17	unleaded gasoline for Los Angeles;
18	(2) The weekly average of the spot daily price for regular
19	unleaded gasoline for New York Harbor; and
20	(3) The weekly average of the spot daily price for regular
21	unleaded gasoline for the United States Gulf Coast;



1	as reported and published by the Oil Price Information Service
2	for the five business days of the preceding week; provided_that
3	the commission, in its discretion, may determine a more
4	appropriate baseline or a more appropriate price information
5	reporting service.
6	(d) The location adjustment factor referred to in
7	subsection (b) shall be \$.04 per gallon or as otherwise
8	determined by the commission and shall thereafter be subject to
9	adjustment pursuant to section 486H-16(a).
10	(e) The marketing margin factor referred to in subsection
11	(b) shall be \$.18 per gallon or as otherwise determined by the
12	commission and shall thereafter be subject to adjustment
13	pursuant to section 486H 16(a).
14	(f) The mid grade adjustment factor shall be \$.05 per
15	gallon or as otherwise determined by the commission and shall
16	thereafter be subject to adjustment pursuant to section 486H
17	16(a).
18	(g) The premium adjustment factor shall be \$.09 per gallon
19	or as otherwise determined by the commission and shall be
20	thereafter be subject to adjustment pursuant to section 486H
21	16(a).

1	(h)	For purposes of this chapter, the State shall be
2	divided i	nto the following zones:
3	(1)	Zone 1 shall include the island of Oahu;
4	(2)	Zone 2 shall include the island of Kauai;
5	(3)	Zone 3 shall include the island of Maui, except the
6		district of Hana;
7	(4)	Zone 4 shall include the district of Hana on the
8		island of Maui;
9	(5)	Zone 5 shall include the island of Molokai;
10	(6)	Zone 6 shall include the island of Lanai;
11	(7)	Zone 7 shall include the districts of Puna, south
12		Hilo, north Hilo, and Hamakua on the island of Hawaii;
13		and
14	(8)	Zone 8 shall include the districts of north Kohala,
15		south Kohala, north Kona, south Kona, and Kau on the
16		island of Hawaii.
17	(i)	The commission shall establish zone price adjustments
18	to the ma	ximum pre tax wholesale regular unleaded, mid grade,
19	and premi	um gasoline prices on a zone by zone basis.
20	(j)	Every manufacturer, wholesaler, or jobber, upon the
21	request o	f the commission, shall furnish to the commission, in
22	the form	requested, all documents, data, and information the

1 commission may require to make its determination on zone price 2 adjustments. Any person who refuses or fails to comply with a 3 request for information by the commission shall be subject to a 4 fine of up to \$50,000 per day. Each day a violation continues 5 shall constitute a separate offense. 6 (k) The maximum pre tax wholesale gasoline price imposed 7 by this section shall take effect on September 1, 2005, 8 notwithstanding the lack of the adoption of rules pursuant to 9 this section. 10 (1) Any manufacturer, wholesaler, or jobber who knowingly violates any requirement imposed or rule adopted under this 11 **12** section, except for subsection (j), shall be subject to a civil 13 penalty, for each violation, equal to three times the amount of 14 the overcharge or \$250,000, whichever is greater, and shall be liable for the costs of the action and reasonable attorney's 15 16 fees as determined by the court. Within two years from the date 17 the commission obtains actual knowledge of the violation, the 18 commission may institute a civil action in a court of competent 19 jurisdiction to collect the civil penalty, the costs, and 20 attorney's fees. In the case of ongoing violation, the two year period shall start from the date of the last violation. The 21 22 commission may refer any such action to the attorney general as

1	it deems appropriate. As used in this subsection, "overcharge"
2	means the number of gallons of gasoline sold, times the
3	wholesale price at which the manufacturer or jobber sold regular
4	unleaded, mid grade, or premium gasoline to a dealer retail
5	station, an independent retail station, or another jobber or
6	wholesaler, less taxes assessed, less the maximum pre tax
7	wholesale price established pursuant to subsection (b).
8	(m) The commission shall have the power to determine the
9	extent to which a manufacturer, wholesaler, or jobber is
10	complying with any requirement imposed or rule adopted under
11	this section, including the power to compel a manufacturer,
12	wholesaler, or jobber to submit documents, data, and information
13	necessary and appropriate for the commission to determine such
14	compliance. The commission may use data collected by the
15	department of business, economic development, and tourism
16	pursuant to chapter 486J, as well as obtain the assistance of
17	that department in determining such compliance.
18	(n) The commission shall report to the governor and the
19	legislature, in a timely manner, on any significant aberrations,
20	trends, or conditions that may adversely impact the gasoline
21	consumers in the State.

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1
         (o) The commission shall adopt rules pursuant to chapter
2
    91 as may be necessary to implement this section and section
3
    <del>486H-16.</del>" 1
4
         SECTION 21. Section 486H-15, Hawaii Revised Statutes, is
5
    repealed.
6
         ["\frac{8486H-15}{} Governor's emergency powers. (a)
7
    Notwithstanding any law to the contrary, the governor may
8
    suspend, in whole or in part, section 486H 13 or any rule
9
    adopted pursuant to that section whenever the governor issues a
10
    written determination that strict compliance with the section or
    a rule will cause a major adverse impact on the economy, public
11
12
    order, or the health, welfare, or safety of the people of
13
    Hawaii. In the written determination, the governor shall state
14
    the specific provision of the section or rule that strict
15
    compliance with will cause a major adverse impact on the
16
    economy, public order, or the health, welfare, or safety of the
17
    people of the State, along with specific reasons for that
18
    determination. The governor shall publish this determination in
19
    accordance with section 1-28.5. The suspension shall take
20
    effect upon issuance of the written determination by the
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governor.

1	(b) Except as provided in subsection (c), the suspension
2	under subsection (a) shall remain in effect until the earlier
3	of÷
4	(1) The adjournment of the next regular or special session
5	of the legislature; or
6	(2) The effective date of any legislative enactment
7	intended to address the major adverse impact;
8	provided that if the legislature has passed legislation to
9	address the major adverse impact, and the governor vetoes the
10	presented legislation, the suspension shall terminate on the
11	date of that veto, and the maximum pre-tax wholesale gasoline
12	prices in effect immediately prior to the issuance of the
13	written determination by the governor shall take effect on the
14	day after the date of the veto; and provided further that if no
15	action is taken by the legislature during the regular or special
16	session to address the major adverse impact, then the maximum
17	pre tax wholesale gasoline prices in effect immediately prior to
18	the issuance of the written determination by the governor shall
19	take effect on the day after adjournment sine die of the regular
20	or special session.

1	(c) If the written determination is issued while the
2	legislature is in session, the suspension under subsection (a)
3	shall remain in effect until the earlier of:
4	(1) The adjournment of that session of the legislature; or
5	(2) The effective date of any legislative enactment
6	intended to address the major adverse impact;
7	provided that if the legislature has passed legislation to
8	address the major adverse impact, and the governor vetoes the
9	presented legislation, the suspension shall terminate on the
10	date of that veto, and the maximum pre tax wholesale gasoline
11	prices in effect immediately prior to the issuance of the
12	written determination by the governor shall take effect on the
13	day after the date of the veto; and provided further that if no
14	action is taken by the legislature during the regular or special
15	session to address the major adverse impact, then the maximum
16	pre tax wholesale gasoline prices in effect immediately prior to
17	the issuance of the written determination by the governor shall
18	take effect on the day after adjournment sine die of the regular
19	or special session."]
20	SECTION 22. Section 486H-16, Hawaii Revised Statutes, is
21	repealed.

1	[" §486H-16 Adjustments. (a) A manufacturer, wholesaler,
2	or jobber may petition the commission to adjust the maximum pro
3	tax wholesale price of regular unleaded, mid grade, or premium
4	gasoline in the event of a change in the value of the baseline
5	price for regular unleaded gasoline, the location adjustment
6	factor, the marketing margin factor, the mid grade adjustment
7	factor, the premium adjustment factor, or a zone price
8	adjustment. The petitioner shall bear the burden of proof to
9	establish by clear and convincing evidence the need for and the
10	amount of any adjustment. The adjustments shall be determined
11	as follows:
12	(1) The value of the baseline price shall be equal to the
13	average of:
14	(A) The weekly average of the spot daily price for
15	regular unleaded gasoline for Los Angeles;
16	(B) The weekly average of the spot daily price for
17	regular unleaded gasoline for New York Harbor;
18	and
19	(C) The weekly average of the spot daily price for
20	regular unleaded_gasoline for the United States
21	Gulf Coast,

n	2	n	c
_	J	v	C

1	as reported and published by the Oil Price Information Service			
2	for the f	ive business days of the preceding week; provided that		
3	the commi	the commission, in its discretion, may determine a more		
4	appropria	te baseline or a more appropriate price information		
5	reporting	-service;		
6	(2)	The value of the location adjustment factor in effect		
7		at the time the petition is filed shall be adjusted to		
8		reflect the average of the actual acquisition cost to		
9		non-refiner marketers to obtain gasoline from refiners		
10		or importers for sale on the island of Oahu over the		
11		prior twelve-month period, which cost shall be taken		
12		from arm's length transactions between non refiner		
13		marketers, and refiners or importers, such as exchange		
14		agreements, sales agreements, or other similar		
15		agreements; provided that the location adjustment		
16		factor shall not exceed the reasonable cost of		
17		importing gasoline to the island of Oahu. As used in		
18		this paragraph, "actual acquisition cost" means the		
19		amount over the base price of regular unleaded		
20		gasoline that a non refiner marketer pays to a third		
21		party for delivery of such gasoline into a terminal		
22		located on the island of Oahu;		

1	(3) The value of the marketing margin factor in effect at
2	the time the petition is filed shall be adjusted by
3	adding to such value the difference between:
4	(A) The average of the difference over the prior
5	twelve-month period between:
6	(i) The dealer tank wagon price for sales for
7	resale for "regular" gasoline; and
8	(ii) The bulk price for sales for resale for
9	"regular" gasoline,
10	for Petroleum Administration for Defense (PAD) District V, as
11	reported and published by the Energy Information Administration
12	or its successor in Table 31 "Motor Gasoline Prices by Grade,
13	Sales Type, PAD District, and State" or other source containing
14	the same information; less
15	(B) The average of the difference over the period
16	from 1994 until the most current year between:
17	(i) The dealer tank wagon price for sales for
18	resale for "regular" gasoline; and
19	(ii) The bulk price for sales for resale for
20	"regular" gasoline,
21	for Petroleum Administration for Defense (PAD) District V, as
22	reported and published by the Energy Information Administration

1	or its su	ccessor in Table 31 - "Motor Gasoline Prices by Grade,
2	Sales Typ	e, PAD District, and State" or other source containing
3	the same	information;
4	(4)	The value of the mid grade and premium adjustment
5		factors in effect at the time the petition is filed
6		shall be adjusted by any material change in the mid
7		grade and premium adjustment factor as published by an
8		appropriate price information reporting service; and
9	(5)	The value of any zone price adjustment in effect at
10		the time the petition is filed shall be adjusted based
11		upon material changes in the operating costs for a
12		zone, such as terminaling, storage, or distribution
13		costs, and other empirical data the commission deems
14		appropriate.
15	(b)	If the commission adjusts the maximum pre-tax
16	wholesale	gasoline prices, the commission shall publish its
17	findings	and the adjusted prices by means that shall include the
18	Internet	website for the State of Hawaii.
19	(c)	Regardless of whether a petition has been filed and
20	notwithst	anding a determination of the adjustments made pursuant
21	to subsec	tion (a), the commission, in its discretion, may make
22	such othe	r and further adjustments deemed necessary and

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1
    appropriate to establish maximum pre-tax wholesale gasoline
    prices that reflect and correlate with competitive market
2
3
    conditions."
4
         SECTION 23. Section 486J-12, Hawaii Revised Statutes, is
5
    repealed.
6
         ["§486J-12 Rules. The commissioner shall adopt, amend, or
7
    repeal such rules as the commissioner may deem proper to fully
8
    effectuate this chapter."]
9
               PART III. Alternate Transportation Fuels and Vehicles
10
         SECTION 24. Chapter 103D, Hawaii Revised Statutes, is
11
    amended by adding a new section to be appropriately designated
12
    and to read as follows:
13
         "§103D-A Biofuel preference. (a) Notwithstanding any
14
    other law to the contrary, contracts for the purchase of diesel
15
    fuel or boiler fuel shall be awarded to the lowest responsible
16
    and responsive bidders, with preference given to bids for
17
    biofuels or blends of biofuel and petroleum fuel.
18
         (b) When purchasing fuel for use in diesel engines, the
19
    preference shall be cents per gallon of 100 per cent
20
    biodiesel. For blends containing both biodiesel and petroleum
    based diesel, the preference shall be applied only to the
21
```

biodiesel portion of the blend.

1	(c) When purchasing fuel for use in boilers, the
2	preference shall be cents per gallon of 100 per cent
3	biofuel. For blends containing both biofuel and petroleum based
4	boiler fuel, the preference shall be applied only to the biofuel
5	portion of the blend.
6	(d) As used in this section, "biodiesel" means a vegetable
7	oil based fuel, produced in Hawaii, which meets ASTM
8	International Standard D6751, "Specification for Biodiesel Fuel
9	Blend Stock (B100) for Distillate Fuels", as amended.
10	(e) As used in this section, "biofuel" means fuel produced
11	in Hawaii from non-petroleum sources, such as natural vegetable
12	oil, waste cooking oils, fats, greases, or grease trap waste,
13	that can be used for the generation of heat or power."
14	SECTION 25. Chapter 286, Hawaii Revised Statutes, is
15	amended by adding a new section to be appropriately designated
16	and to read as follows:
17	"§286-A Energy efficient and alternative fuel vehicles.
18	For the purposes of this section, an "energy-efficient" light
19	duty vehicle is a new or used vehicle, of less than 8500 pounds
20	gross vehicle weight rating, which is on the list of "Most
21	Energy Efficient Vehicles" in its class, as shown by vehicle

fuel efficiency lists, rankings, or reports maintained by the

- 1 United States Environmental Protection Agency. An "alternative
- 2 fuel vehicle" is a vehicle capable of operating on an
- 3 alternative fuel, as such is described in 10 Code of Federal
- 4 Regulations part 490.
- 5 The counties of Hawaii shall establish and issue a special
- 6 license plate, in accordance with section 249-9, to designate
- 7 that the vehicle to which the license plate is affixed is an
- 8 energy-efficient or alternative fuel vehicle.
- 9 The department of transportation shall establish that a
- 10 vehicle on which an energy-efficient or alternative fuel license
- 11 plate is affixed shall, for a period of five years from the
- 12 effective date of this Act, be exempt from the motor vehicle
- 13 registration fee."
- 14 SECTION 26. Section 103D-412, Hawaii Revised Statutes, is
- 15 amended to read as follows:
- 16 "\$103D-412 [Highly energy-efficient] Energy-efficient
- 17 vehicles. (a) The procurement policy for all agencies
- 18 purchasing or leasing motor [fleets] vehicles shall be to obtain
- 19 [alternative fuel] energy-efficient vehicles. [Beginning
- 20 January 1, 2006, all state agencies] All covered fleets are
- 21 directed to procure increasing percentages of [alternative fuel]

1	energy-ef	ficient vehicles as part of their annual vehicle
2	acquisiti	on plans, which shall be as follows:
3	(1)	[By January 1, 2007,] In the fiscal year beginning
4		July 1, 2006, at least twenty per cent of newly
5		purchased light-duty vehicles acquired by each
6		[agency] covered fleet shall be [alternative fuel]
7		energy-efficient vehicles;
8	(2)	In the fiscal year beginning July 1, 2007, at least
9		thirty per cent of newly purchased light-duty vehicles
10		acquired by each covered fleet shall be energy-
11		efficient vehicles;
12	(3)	[(2) By January 1, 2009, In the fiscal year beginning
13		July 1, 2008, at least forty per cent of newly
14		purchased light-duty vehicles acquired by each
15		[agency] covered fleet shall be [alternative fuel]
16		energy-efficient vehicles; and
17	(4)	For each <u>subsequent fiscal</u> year [subsequent to January
18		1, 2009], the percentage of [alternative fuel] energy-
19		efficient vehicles newly purchased shall be five
20		percentage points higher than the previous year, until
21		at least [sixty] seventy-five per cent of each
22		[agency's] covered fleet's newly purchased, light-duty

1		vehicles are [alternative fuel] energy-efficient
2		vehicles.
3	(b)	For purposes of this section:
4	"Age	ncy" means a state agency, office, or department.
5	<u>"Alt</u>	ernative fuel" has the same meaning as contained in 10
6	Code of F	ederal Regulations part 490.
7	"Cov	ered fleet" has the same meaning as contained in 10
8	Code of F	ederal Regulations part 490 subpart C.
9	[<u>"Al</u>	ternative fuel] <u>"Energy-efficient</u> vehicle" means a
10	vehicle t	hat:
11	(1)	Is capable of using an alternative fuel;
12	(2)	$[\frac{1}{1}]$ Is powered primarily through the use of an
13		electric battery or battery pack that stores energy
14		produced by an electric motor through regenerative
15		braking to assist in vehicle operation;
16	(3)	$[\frac{(2)}{2}]$ Is propelled by power derived from one or more
17		cells converting chemical energy directly into
18		electricity by combining oxygen with hydrogen fuel
19		that is stored on board the vehicle in any form; [or]
20	(4)	[(3)] Draws propulsion energy from onboard sources of

stored energy generated from an internal combustion or

1		heat engine using combustible fuel and a rechargeable
2		energy storage system[.]; or
3	(5)	Is on the list of "Most Energy Efficient Vehicles" in
4		its class, or is in the top one-fifth of the most
5		energy-efficient vehicles in its class available in
6		Hawaii, as shown by vehicle fuel efficiency lists,
7		rankings, or reports maintained by the United States
8		Environmental Protection Agency.
9		"Excluded vehicles" has the same meaning as contained
10	in 10 Cod	e of Federal Regulations part 490.
11	<u>"Lig</u>	ht duty vehicle" has the same meaning as contained in
12	10 Code o	f Federal Regulations part 490.
13	(c)	Agencies may offset the purchase requirements for
14	[alternat	ive fuel] energy-efficient vehicles by successfully
15	demonstra	ting percentage improvements in overall light-duty
16	vehicle f	leet mileage economy. The offsets shall be measured
17	against t	he fleet average [mileage economy] <u>miles per gallon of</u>
18	petroleum	-based gasoline and diesel fuel, using [calendar year
19	2004] <u>the</u>	fiscal year beginning July 1, 2006, as a baseline, on
20	a percent	age-by-percentage basis.
21	<u>(d)</u>	Agencies which use biodiesel fuel may offset the

vehicle purchase requirements of this section at the rate of one

- 1 vehicle for each four hundred fifty gallons of neat biodiesel
- 2 fuel used. Neat biodiesel fuel is 100 per cent biodiesel (B100)
- 3 by volume.
- 4 (e) Agencies may apply to the procurement officer for
- 5 exemptions from the requirements of this section to the extent
- 6 that the vehicles required by this section are not available or
- 7 do not meet the specific needs of the agency.
- **8** (f) Vehicles acquired from another state agency, and
- 9 excluded vehicles, are exempt from the requirements of this
- 10 section.
- 11 (g) Nothing in this section is intended to interfere with
- 12 an agency's ability to comply with federally-imposed vehicle
- 13 purchase mandates such as those required by 10 Code of Federal
- 14 Regulations part 490 subpart C."
- 15 SECTION 27. Section 226-18, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- 17 "§226-18 Objectives and policies for facility systems--
- 18 energy. (a) Planning for the State's facility systems with
- 19 regard to energy shall be directed toward the achievement of the
- 20 following objectives, giving due consideration to all:
- 21 (1) Dependable, efficient, and economical statewide energy
- 22 systems capable of supporting the needs of the people;

1	(2)	Increased energy self-sufficiency where the ratio of
2		indigenous to imported energy use is increased;
3	(3)	Greater energy security in the face of threats to
4		Hawaii's energy supplies and systems; and
5	(4)	Reduction, avoidance, or sequestration of greenhouse
6		gas emissions from energy supply and use.
7	(b)	To achieve the energy objectives, it shall be the
8	policy of	this State to ensure the provision of adequate,
9	reasonably	y priced, and dependable energy services to accommodate
10	demand.	
11	(c)	To further achieve the energy objectives, it shall be
12	the policy	y of this State to:
13	(1)	Support research and development as well as promote
14		the use of renewable energy sources;
15	(2)	Ensure that the combination of energy supplies and
16		energy-saving systems is sufficient to support the
17		demands of growth;
18	(3)	Base decisions of least-cost supply-side and demand-
19		side energy resource options on a comparison of their
20		total costs and benefits when a least-cost is
21		determined by a reasonably comprehensive,
22		quantitative, and qualitative accounting of their

1		long-term, direct and indirect economic,
2		environmental, social, cultural, and public health
3		costs and benefits;
4	(4)	Promote all cost-effective conservation of power and
5		fuel supplies through measures including:
6		(A) Development of cost-effective demand-side
7		management programs;
8		(B) Education; and
9		(C) Adoption of energy-efficient practices and
10		technologies;
11	(5)	Ensure to the extent that new supply-side resources
12		are needed, the development or expansion of energy
13		systems utilizes [the] a diverse assortment of least-
14		cost energy supply options and resources and maximizes
15		efficient technologies;
16	(6)	Support research, development, and demonstration of
17		energy efficiency, load management, and other demand-
18		side management programs, practices, and technologies;
19	(7)	Promote alternate fuels and energy efficiency by
20		encouraging diversification of transportation <u>fuels</u> ,
21		modes, and infrastructure;

1	(8)	Support actions that reduce, avoid, or sequester
2		greenhouse gases in utility, transportation, and
3		industrial sector applications; [and]
4	(9)	Support actions that reduce, avoid, or sequester
5		Hawaii's greenhouse gas emissions through agriculture
6		and forestry initiatives[.];
7	(10)	Provide priority handling and processing, and expedite
8		action on all state agency permits required for
9		renewable energy projects; and
10	(11)	Support a renewable fuels standard of ten per cent of
11		highway fuel demand to be provided by renewable fuels
12		by 2010, fifteen per cent by 2015, and twenty per cent
13		by 2020. "Renewable fuels" include:
14		(A) Ethanol, with each gallon of ethanol produced
15		from cellulosic materials considered the
16		equivalent of 2.5 gallons of noncellulosic
17		ethanol;
18		(B) <u>Biodiesel; and</u>
19		(C) Hydrogen or other liquid or gaseous fuels
20		produced either from renewable feedstocks,
21		including organic wastes, or from water, using
22		electricity from renewable energy sources."

1	SECTION 28. Section 237-27.1, Hawaii Revised Statutes, is
2	amended by amending subsection (d) to read as follows:
3	"(d) This section shall be repealed on December 31,
4	[2006.] <u>2009.</u> "
5	SECTION 29. There is appropriated out of the general
6	revenues of the State of Hawaii the sum of \$200,000, or so much
7	thereof as may be necessary for fiscal year 2006-2007, for a
8	statewide multi-fuel biofuels production assessment of potential
9	feedstocks, technologies, and economics of the various renewable
10	fuels pathways and the potential for ethanol, biodiesel, and
11	renewable hydrogen production to contribute to Hawaii's near-,
12	mid-, and long-term energy needs. The sum appropriated shall be
13	expended by the department of business, economic development,
14	and tourism for the purposes of this part.
15	PART IV. Energy Efficiency and Renewable Energy
16	SECTION 30. Chapter 226- , Hawaii Revised Statutes, is
17	amended by adding a new section to be appropriately designated
18	and to read as follows:
19	"§226- Energy efficiency for state facilities and
20	vehicles. (a) Each agency is directed to implement, to the
21	extent possible, the following goals during planning and budget
22	preparation and during program implementation.

1	(a)	with regard to buildings and lacilities, each agency
2	shall com	ply with the following:
3	(1)	Design and construct buildings meeting U.S. green
4		building council's leadership in energy and
5		environmental design standards. As appropriate for
6		the type of construction, the buildings should meet
7		leadership in energy and environmental design silver
8		certification for new commercial construction and
9		major renovation, leadership in energy and
10		environmental design for existing building operations,
11		and leadership in energy and environmental design for
12		commercial interiors; if leadership in energy and
13		environmental design silver certification is not
14		possible, at minimum, commissioning and retro-
15		commissioning, as well as completion of the
16		appropriate leadership in energy and environmental
17		design checklist, shall be implemented following
18		leadership in energy and environmental design silver
19		for new construction and major renovation or LEED for
20		existing building operations;
21	(2)	Incorporate energy efficiency measures to prevent heat
22		gain in residential facilities of three stories and

1		below to provide R-19 or equivalent on roofs, R-11 or
2		equivalent in walls, and high-performance windows to
3		minimize heat gain and, if air conditioned, minimize
4		cool air loss. R-value is the constant time rate
5		resistance to heat flow through a unit area of a body
6		indiced by a unit temperature difference between the
7		surfaces. R-values measure the thermal resistance of
8		building envelope components such as roof and walls.
9		The higher the R-value, the greater the resistance to
10		heat flow. Where possible, orient buildings to
11		maximize natural ventilation and day-lighting without
12		heat gain, and to optimize solar for water heating.
13		This provision shall apply to new residential
14		facilities built using any portion of state funds
15		and/or located on state lands;
16	(3)	Install solar water heating systems where it is cost-
17		effective, based on a comparative analysis to
18		determine the cost-benefit of using a conventional
19		water heating system or a solar water heating system.
20		The analysis shall be based on the projected life
21		cycle costs to purchase and operate the water heating
22		system. If the life cycle analysis is positive, the

1		facility shall incorporate solar water heating. If
2		water heating entirely by solar is not cost-effective,
3		the analysis shall evaluate the life cycle, cost-
4		benefit of solar water heating for preheating water.
5		If a multi-story building is centrally air
6		conditioned, heat recovery shall be employed as the
7		primary water heating system. Single family
8		residential clients of the department of Hawaiian home
9		lands and any agency or program which can take
10		advantage of utility rebates are exempted from this
11		requirement so that they may continue to qualify for
12		utility rebates for solar water heating;
13	(4)	Implement water and energy efficiency practices in
14		operations to reduce waste and increase conservation;
15	(5)	Incorporate principles of waste minimization and
16		pollution prevention: reduce, reuse, and recycle as a
17		standard operating practice, including programs for
18		construction and demolition waste management and
19		office paper and packaging recycling programs;
20	(6)	Use life cycle cost-benefit analysis to purchase
21		energy efficient equipment such as Energy Star

23	n:
20	v

1		products and use utility rebates where available to
2		reduce the purchase and installation costs; and
3	(7)	Procure environmentally preferable products, including
4		but not limited to, recycled and recycled-content,
5		bio-based, and other resource-efficient products and
6		materials.
7	(c)	With regard to transportation fuel, each agency shall
8	comply wi	th the following:
9	(1)	Comply with title 10, Code of Federal Regulations,
10		part 490, subpart C, "Mandatory State Fleet Program",
11		if applicable;
12	(2)	Comply with all applicable state laws regarding
13		vehicle purchases;
14	(3)	Once federal and state vehicle purchase mandates have
15		been satisfied, purchase the most fuel-efficient
16		vehicles that meet the needs of their programs; life
17		cycle cost-benefit analysis of vehicle purchases
18		should include projected fuel costs;
19	(4)	Purchase alternative fuels and ethanol blended
20		gasoline when available;
21	(5)	Evaluate a purchase preference for biodiesel blends,
22		as applicable to agencies with diesel fuel purchases;

1	(6)	Promote efficient operation of vehicles;
2	(7)	Use the most appropriate minimum octane fuel; vehicles
3		should use 87-octane fuel unless the owner's manual
4		for the vehicle states otherwise, or the engine
5		experiences knocking or pinging;
6	(8)	Beginning with fiscal year 2005-2006 as the baseline,
7		collect and maintain, for the life of each vehicle
8		acquired, the following data:
9		(A) Vehicle acquisition cost;
10		(B) U.S. Environmental Protection Agency rated fuel
11		economy;
12		(C) Vehicle fuel configuration such as gasoline,
13		diesel, flex-fuel gasoline/E85, and dedicated
14		<pre>propane;</pre>
15		(D) Actual in-use vehicle mileage;
16		(E) Actual in-use vehicle fuel consumption; and
17		(F) Actual in-use annual average vehicle fuel
18		economy; and
19	(9)	Beginning with fiscal year 2005-2006 as the baseline,
20		each agency which operates a fleet of thirty or more
21		vehicles shall collect and maintain, in addition to

the data in paragraph (8), the following:

1	<u>(A)</u>	Information on the vehicles in the fleet,
2		including vehicle year, make, model, gross
3		vehicle weight rating, and vehicle fuel
4		configuration;
5	<u>(B)</u>	Fleet fuel usage, by fuel;
6	<u>(C)</u>	Fleet mileage; and
7	<u>(D)</u>	Overall annual average fleet fuel economy and
8		average miles per gallon of gasoline and diesel.
9	SECTION 3	1. There is appropriated out of the general
10	revenues of th	e State of Hawaii the sum of \$630,000, or so much
11	thereof as may	be necessary for fiscal year 2006-2007, to
12	provide two fu	ll-time permanent positions and to provide
13	technical and	other assistance to state agencies and programs
14	under section	30 of this Act. The sum appropriated shall be
15	expended by th	e department of business, economic development,
16	and tourism.	
17	SECTION 3	2. Section 196-8, Hawaii Revised Statutes, is
18	repealed.	
19	[" [§196-8	Bnergy-efficiency policy review and evaluation
20	(a) the energ	y resources coordinator shall ensure that review
21	and evaluation	comparable to those accomplished by the energy
22	efficiency pol	icy task force established pursuant to Act 163

1	Session Laws of Hawaii 1998, are undertaken, and that the
2	findings and recommendations of the review and evaluation are
3	reported to the legislature no later than twenty days prior to
4	the convening of the regular session of 2007. (b) The review
5	and evaluation shall include:
6	(1) The efficacy of section 235 12.5 to determine
7	whether the tax credits should be continued or
8	enhanced based on impact and cost benefit analyses or
9	other public policy considerations;
10	(2) Whether the energy technology systems eligible
11	for tax credits under section 235-12.5 should be
12	expanded, reduced, or remain the same; and
13	(3) Any other issue regarding energy technology
14	systems identified during the seven year review.
15	(c) The energy resources coordinator, in undertaking
16	the review and evaluation, shall consult with representatives
17	from:
18	(1) The department of business, economic development, and
19	tourism;
20	(2) The solar, wind, and photovoltaic industries;
21	(3) The utilities industry;
22	(4) The building industry; and

1	(5) Any other professional or public sector group the
2	energy resources coordinator deems appropriate"]
3	SECTION 33. Sections 196-12 through 196-29, Hawaii Revised
4	Statutes, are repealed.
5	"[{\$196-12} Greenhouse gases reduction goal. Through
6	life cycle cost effective energy measures, each agency shall
7	reduce its greenhouse gas emissions attributed to facility
8	energy use by thirty per cent by January 1, 2012, compared to
9	emission levels in calendar year 1990. In order to encourage
10	optimal investment in energy improvements, agencies may count
11	greenhouse gas reductions from improvements in non-facility
12	energy use toward this goal to the extent that these reductions
13	are approved by the coordinator.
14	[§196-13] Energy efficiency improvement goals. (a)
15	Through life-cycle cost-effective measures, each agency shall
16	reduce energy consumption per gross square foot of its
17	facilities, excluding laboratory facilities, by twenty per cent
18	by January 1, 2007, and thirty per cent by January 1, 2012,
19	relative to calendar year 1990. No facility shall be exempt
20	from these goals unless it meets criteria for exemptions
21	established by the coordinator.

1	(b) Through life-cycle cost-effective measures, each
2	agency shall reduce energy consumption per square foot, per unit
3	of production, or per other unit as applicable, of its
4	laboratory facilities by fifteen per cent by January 1, 2007,
5	and twenty-five per cent by January 1, 2012, relative to
6	calendar year 1995. No facility shall be exempt from these
7	goals unless it meets criteria for exemptions established by the
8	coordinator.
9	(c) Each agency shall strive to expand the use of
10	renewable energy within its facilities and in its activities by
11	implementing renewable energy projects and by purchasing
12	electricity from renewable energy sources. Through life cycle
13	cost effective measures, each agency shall provide twenty per
14	cent of its remaining energy requirements, after energy
15	efficiency improvement goals have been achieved, with renewable
16	energy resources.
17	(d) Through life cycle cost effective measures, each
18	agency shall reduce the use of petroleum generated energy within
19	its facilities. Agencies may accomplish this reduction by
20	switching to less greenhouse gas intensive or renewable energy
21	sources, by eliminating unnecessary fuel use, or by other
22	appropriate methods. Where alternative fuels are not practical

1 or life-cycle cost-effective, agencies shall strive to improve 2 the efficiency of their facilities. 3 (e) The State shall strive to reduce total energy use and 4 associated greenhouse gas and other air emissions, as measured 5 at the source. To that end, agencies shall undertake life-cycle 6 cost effective projects in which source energy decreases, even 7 if site energy use increases. In those cases, agencies shall 8 receive credit toward energy reduction goals through guidelines 9 established by the coordinator. 10 (f) Through life cycle cost effective measures, agencies 11 shall reduce water consumption and associated energy use in 12 their facilities to reach the goals set under this part. Where 13 possible, water cost savings and associated energy cost savings 14 shall be included in energy savings performance contracts and 15 other financing mechanisms. 16 (g) Each agency's biennial budget submission shall include 17 funding necessary to achieve the goals of this part. Budget 18 submissions shall include the costs associated with encouraging 19 the use of, administering, and fulfilling agency 20 responsibilities under energy savings performance contracts, 21 utility energy efficiency service contracts, and other

contractual provisions for achieving conservation goals

1	implementing life-cycle cost-effective measures, procuring life-
2	cycle cost effective products, and constructing sustainably
3	designed new buildings, among other energy costs.
4	The director of finance shall issue guidelines to assist
5	agencies in developing appropriate requests that support sound
6	investments in energy improvements and energy using products,
7	and shall consider establishing a fund that agencies may draw or
8	to finance exemplary energy management activities and
9	investments with higher initial costs but lower life-cycle
10	costs.
11	(h) Each agency shall develop an annual implementation
12	plan for fulfilling the requirements of this part. The plans
13	shall be included in the annual reports to the coordinator
14	[\$196-14] Annual report. Beginning January 1, 2004, each
15	agency shall measure and report annually to the coordinator on
16	its progress in meeting the requirements of this part. The
17	report shall include:
18	(1) How the agency is using each of the strategies
19	described in this part to help meet energy and
20	greenhouse gas reduction goals;
21	(2) A listing and explanation as to why certain
22	strategies, if any, have not been used; and

1	(3) A listing and explanation of exempt.
2	[§196-15] Senior agency official. Each agency shall
3	designate a senior official to be responsible for meeting the
4	goals and requirements of this part, including preparation of
5	the annual report. Designated officials shall participate in
6	the interagency energy policy committee established under
7	section 196 17(c)
8	[§196-16] Agency energy teams. Each agency shall form a
9	technical support team consisting of appropriate procurement,
10	legal, budget, management, and technical representatives to
11	expedite and encourage the agency's use of appropriations,
12	energy savings performance contracts, and other alternative
13	financing mechanisms necessary to meet the goals and
14	requirements of this part. Agency energy team activities shall
15	be undertaken in collaboration with each agency's representative
16	to the interagency energy policy committee.
17	[§196-17] Interagency coordination; policy committee. (a)
18	The coordinator shall be responsible for evaluating each
19	agency's progress in improving energy management and for
20	submitting agency energy scorecards to the governor and the
21	legislature to report progress.

1	The coordinator, in consultation [with] other agencies,
2	shall develop the agency energy scorecards and scoring system to
3	evaluate each agency's progress in meeting the goals of this
4	part. The scoring criteria shall include:
5	(1) The extent to which agencies are taking advantage of
6	key tools to save energy and reduce greenhouse gas
7	emissions, such as energy savings performance contracts,
8	utility energy efficiency service contracts, ENERGY STAR
9	and other energy efficient products, renewable energy
10	technologies, electricity from renewable energy sources,
11	and other strategies and requirement;
12	(2) Overall efficiency;
13	(3) Greenhouse gas reduction; and
14	(4) Use of other innovative energy efficiency practices.
15	The scorecards shall be based on the annual energy reports
16	submitted to the coordinator.
17	(b) The coordinator shall be responsible for working with
18	agencies to ensure that they meet the goals of this part and
19	report their progress. The coordinator shall develop and issue
20	guidelines for agencies' preparation of their annual reports to
21	the coordinator on energy management. The coordinator shall
22	also have primary responsibility for collecting and analyzing

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1
    the data and shall ensure that agency reports are received in a
    timely manner.
2
3
         (c) There is established within the department of
4
    business, economic development, and tourism, an interagency
5
    energy policy committee consisting of senior agency officials,
    to be chaired by the coordinator. The committee shall be
6
7
    responsible for encouraging implementation of energy efficiency
8
    policies and practices. The major energy consuming agencies, as
9
    designated by the coordinator, shall participate on the
10
    committee. The committee shall communicate its activities to
    all designated senior agency officials to promote coordination
11
12
    and achievement of the goals of this part.
13
         [$196-18] Public-private advisory committee. (a) The
14
    coordinator shall appoint an advisory committee consisting of
15
    representatives from:
16
         (1) State agencies;
17
         (2) County governments;
18
         (3) Energy service companies;
19
         (4) Utility companies;
20
         (5) Equipment manufacturers;
21
         (6) Construction and architectural companies;
```

(7) Environmental, energy, and consumer groups; and

1	(8) Other energy-related organizations.
2	(b) The committee shall provide input on state energy
3	management, including how to:
4	(1) Improve the use of energy savings performance
5	contracts and utility energy-efficiency service
6	contracts;
7	(2) Improve procurement of ENERGY STAR and other energy
8	efficient products;
9	(3) Improve building design;
10	(4) Reduce process energy use; and
11	(5) Enhance applications of efficient and renewable energy
12	technologies at state facilities.
13	(c) The committee shall be placed in the department of
14	business, economic development, and tourism for administration
15	purposes.
16	[§196-19] Life-cycle cost analysis. Agencies shall use
17	life cycle cost analysis in making decisions about their
18	investments in products, services, construction, and other
19	projects to lower the State's costs and to reduce energy and
20	water consumption. Where appropriate, agencies shall consider
21	the life cycle costs of combinations of projects, particularly

1	to encourage bundling of energy efficiency projects with
2	renewable energy projects.
3	Agencies shall retire inefficient equipment on an
4	accelerated basis where replacement results in lower life cycle
5	costs. Agencies that minimize life-cycle costs with efficiency
6	measures shall be recognized in their scorecard evaluations
7	established under section 196 17(a).
8	[§196-20] Facility energy audits. Agencies shall conduct
9	energy and water audits for approximately ten per cent of their
10	facilities each year, either independently or through energy
11	savings performance contracts or utility energy-efficiency
12	service contracts.
13	[§196-21] Financing mechanisms. (a) Agencies shall
14	maximize their use of available alternative financing
15	contracting mechanisms, including energy-savings performance
16	contracts and utility energy efficiency service contracts, when
17	life cycle cost effective, to reduce energy use and cost in
18	their facilities and operations. Energy savings performance
19	contracts and utility energy-efficiency service contracts shall
20	provide significant opportunities for making state facilities
21	more energy efficient at no net cost to taxpayers.

1	(b) Agencies that perform energy efficiency and renewable
2	energy system retrofitting may continue to receive budget
3	appropriations for energy expenditures at an amount that will
4	not fall below the pre retrofitting energy budget but will rise
5	in proportion to any increase in the agency's overall budget for
6	the duration of the performance contract or project payment
7	term. A portion of the moneys saved through efficiency and
8	renewable energy system retrofitting shall be set aside to pay
9	for any costs directly associated with administering energy
10	efficiency and renewable energy system retrofitting programs
11	incurred by the agency.
12	(c) Notwithstanding any law to the contrary relating to
13	the award of public contracts, any agency desiring to enter into
14	an energy performance contract shall do so in accordance with
15	the following provisions:
16	(1) The agency shall issue a public request for proposals,
17	advertised in the same manner as provided in chapter
18	103D, concerning the provision of energy efficiency
19	services or the design, installation, operation, and
20	maintenance of energy equipment, or both. The request
21	for proposals shall contain terms and conditions
22	relating to submission of proposals, evaluation, and

1		selection of proposals, financial terms, legal
2		responsibilities, and other matters as may be required
3		by law and as the agency determines appropriate;
4	(2)	Upon receiving responses to the request for proposals,
5		the agency may select the most qualified proposal or
6		proposals on the basis of the experience and
7		qualifications of the proposers, the technical
8		approach, the financial arrangements, the overall
9		benefits to the agency, and other factors determined
10		by the agency to be relevant and appropriate;
11	(3)	The agency thereafter may negotiate and enter into an
12		energy performance contract with the person or company
13		whose proposal is selected as the most qualified based
14		on the criteria established by the agency;
15	(4)	The term of any energy performance contract entered
16		into pursuant to this section shall not exceed fifteer
17		years;
18	(5)	Any energy performance contract may provide that the
19		agency ultimately shall receive title to the energy
20		system being financed under the contract; and
21	(6)	Any energy performance contract shall provide that
22		total payments shall not exceed total savings

1 [§196-22] State energy projects. State energy projects 2 may be implemented under this chapter with the approval of the 3 comptroller and the director of finance. Notwithstanding 4 section 36 41 or 196 21, the comptroller or the senior agency 5 official of the department of accounting and general services, 6 along with the director of finance, may exempt a state energy 7 project from the advertising and competitive bidding 8 requirements of section 36 41 or 196 21 and chapter 103, if the 9 comptroller deems exemption appropriate for energy projects with **10** proprietary technology or necessary to meet the goals of the legislature. In addition, this section shall be construed to 11 **12** provide the greatest possible flexibility to agencies in 13 structuring agreements entered into so that economic benefits 14 and existing energy incentives may be used and maximized and 15 financing and other costs to agencies may be minimized. The 16 specific terms of energy performance contracting under section **17** 36 41 may be altered if deemed advantageous to the agency and 18 approved by the director of finance and the senior agency 19 official. 20 [\$196-23] Energy efficient products. (a) Agencies shall 21 select, where life cycle cost effective, ENERGY STAR and other

energy efficient products when acquiring energy using products.

1	For product groups where ENERGY STAR labels are not yet
2	available, agencies may select products that are in the upper
3	twenty five per cent of energy efficiency as designated by the
4	United States Department of Energy, Office of Energy Efficiency
5	and Renewable Energy, Federal Energy Management Program.
6	Agencies shall incorporate energy efficient criteria
7	consistent with designated energy efficiency levels into all
8	guide specifications and project specifications developed for
9	new construction and renovation, as well as into product
10	specification language developed for all purchasing procedures.
11	The State shall also consider the creation of financing
12	agreements with private sector suppliers to provide private
13	funding to offset higher up front costs of efficient products.
14	(b) Agencies shall strive to meet the ENERGY STAR building
15	criteria for energy performance and indoor environmental quality
16	in their eligible facilities to the maximum extent practicable
17	by December 31, 2005. Agencies may use energy savings
18	performance contracts, utility energy efficiency service
19	contracts, or other means to conduct evaluations and make
20	improvements to facilities. Facilities that rank in the top
21	twenty five per cent in energy efficiency relative to comparable
22	commercial and state buildings shall receive the ENERGY STAR

1	building label or its equivalent as determined by the
2	coordinator. Agencies shall integrate this rating tool into
3	their general facility audits.
4	(c) The State shall employ sustainable design principles
5	and agencies shall apply the principles to the siting, design,
6	and construction of new facilities. Agencies shall optimize
7	life cycle costs, pollution, and other environmental and energy
8	costs associated with the construction, life cycle operation,
9	and decommissioning of the facility. Agencies shall consider
10	using energy savings performance contracts or utility energy
11	efficiency service contracts to aid them in constructing
12	sustainably designed buildings.
13	(d) Agencies entering into leases, including the
14	renegotiation or extension of existing leases, shall incorporate
14 15	renegotiation or extension of existing leases, shall incorporate lease provisions that encourage energy and water efficiency
15	lease provisions that encourage energy and water efficiency
15 16	lease provisions that encourage energy and water efficiency wherever life cycle cost effective. Build to suit lease
15 16 17	lease provisions that encourage energy and water efficiency wherever life cycle cost effective. Build to suit lease solicitations shall contain criteria encouraging sustainable
15 16 17 18	lease provisions that encourage energy and water efficiency wherever life cycle cost effective. Build to suit lease solicitations shall contain criteria encouraging sustainable design and development, energy efficiency, and verification of
15 16 17 18 19	lease provisions that encourage energy and water efficiency wherever life cycle cost effective. Build to suit lease solicitations shall contain criteria encouraging sustainable design and development, energy efficiency, and verification of facility performance. Agencies shall include a preference for

and renewable energy goals of this part, and reduce source

1	energy use, each agency shall strive to use electricity from
2	clean, efficient, and renewable energy sources. An agency's
3	efforts in purchasing electricity from efficient and renewable
4	energy sources shall be taken into account in assessing the
5	agency's progress and formulating its scorecard under section
6	196-17(a).
7	[§196-25] Competition. Agencies shall take advantage of
8	competitive opportunities in the electricity and natural gas
9	markets to reduce costs and enhance services. Agencies are
10	encouraged to aggregate demand across facilities or agencies to
11	maximize their economic advantage.
12	[§196-26] Reduced greenhouse gas intensity of electric
12 13	[§196-26] Reduced greenhouse gas intensity of electric power. When selecting electricity providers, agencies shall
13	power. When selecting electricity providers, agencies shall
13 14	power. When selecting electricity providers, agencies shall purchase electricity from sources that use high efficiency
131415	power. When selecting electricity providers, agencies shall purchase electricity from sources that use high efficiency electric generating technologies when life-cycle cost-effective.
13 14 15 16	power. When selecting electricity providers, agencies shall purchase electricity from sources that use high efficiency electric generating technologies when life-cycle cost-effective. Agencies shall consider the greenhouse gas intensity of the
13 14 15 16 17	power. When selecting electricity providers, agencies shall purchase electricity from sources that use high efficiency electric generating technologies when life-cycle cost-effective. Agencies shall consider the greenhouse gas intensity of the source of the electricity and strive to minimize the greenhouse
13 14 15 16 17 18	power. When selecting electricity providers, agencies shall purchase electricity from sources that use high efficiency electric generating technologies when life-cycle cost-effective. Agencies shall consider the greenhouse gas intensity of the source of the electricity and strive to minimize the greenhouse gas intensity of purchased electricity.
13 14 15 16 17 18	power. When selecting electricity providers, agencies shall purchase electricity from sources that use high efficiency electric generating technologies when life-cycle cost-effective. Agencies shall consider the greenhouse gas intensity of the source of the electricity and strive to minimize the greenhouse gas intensity of purchased electricity. [§196-27] Purchasing electricity from renewable energy

1	each agency shall adopt policies and pursue projects that
2	increase the use of such electricity. Agencies shall include
3	provisions for the purchase of electricity from renewable energy
4	sources as a component of their requests for bids whenever
5	procuring electricity. Agencies may use savings from energy
6	efficiency projects to pay additional incremental costs of
7	electricity from renewable energy sources.
8	In evaluating opportunities to comply with this section,
9	agencies shall consider any renewable portfolio standard
10	specified in the restructuring guidelines for the State and the
11	United States Environmental Protection Agency guidelines on
12	crediting renewable energy power.
13	[§196-28] Mobile equipment. Each agency shall seek to
14	improve the design, construction, and operation of its mobile
15	equipment, and shall implement all life-cycle cost-effective
16	energy efficiency measures that result in cost savings while
17	improving mission performance. To the extent that such measures
18	are life cycle cost effective, agencies shall consider enhanced
19	use of alternative or renewable-based fuels.
20	[§196-29] Management strategies. Agencies shall use the
21	following management strategies in meeting the goals of this

part:

1	(1)	Employee incentive programs to reward exceptional
2		performance in implementing this part;
3	(2)	Performance evaluations of successful implementation
4		of this part in areas such as energy savings
5		performance contracts, sustainable design, energy
6		efficient procurement, energy efficiency, water
7		conservation, and renewable energy projects and
8		performance evaluations of agency heads, members of
9		the agency energy team, principal program managers,
10		heads of field offices, facility managers, energy
11		managers, and other appropriate employees;
12	(3)	Agencies shall be allowed to retain a portion of
13		savings generated from efficient energy and water
14		management and shall use the savings at the facility
15		or site where the savings occur to provide greater
16		incentives for that facility and its site managers to
17		undertake more energy management initiatives, invest
18		in renewable energy systems, and purchase electricity
19		from renewable energy sources;
20	(4)	Training and education shall be provided for all
21		appropriate personnel relating to the energy
22		management strategies contained in this part,

1	including the incorporation into existing procurement
2	courses information on energy management tools,
3	energy savings performance contracts, utility energy
4	efficiency service contracts, energy efficient
5	products, and life-cycle cost analysis; and
6	(5) Agencies shall designate showcase facilities to
7	highlight energy or water efficiency and renewable
8	energy improvements."]
9	SECTION 34. Act 207, Session Laws of Hawaii 2003, is
10	amended by amending section 4 to read as follows:
11	"SECTION 4. This Act shall take effect on July 1, 2003[$ au$
12	and shall be repealed January 1, 2008]".
13	SECTION 35. Chapter 235-12.5, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"§235-12.5 Renewable energy technologies; income tax
16	credit. (a) When the requirements of subsection (c) are met,
17	each individual or corporate resident taxpayer that files an
18	individual or corporate net income tax return for a taxable year
19	may claim a tax credit under this section against the Hawaii
20	state individual or corporate net income tax. The tax credit
21	may be claimed for every eligible renewable energy technology
22	system that is installed and placed in service by a taxpayer

1	during the	e tax	able year. This credit shall be available for
2	systems in	nstal	led and placed in service after June 30, 2003.
3	The tax c	redit	may be claimed as follows:
4	(1)	Sola	r thermal energy systems for:
5		(A)	Single-family residential property: thirty-five
6			per cent of the actual cost or \$1,750, whichever
7			is less;
8		(B)	Multi-family residential property: thirty-five
9			per cent of the actual cost or $[\$350]$ $\$1,000$ per
10			unit, whichever is less; and
11		(C)	Commercial property: thirty-five percent of the
12			actual cost or [\$250,000,] \$500,000, whichever is
13			less;
14	(2)	Wind	-powered energy systems for:
15		(A)	Single-family residential property: twenty per
16			cent of the actual cost or \$1,500, whichever is
17			less;
18		(B)	Multi-family residential property: twenty per
19			cent of the actual cost or \$200 per unit,
20			whichever is less; and
21		(C)	Commercial property: twenty per cent of the
22			actual cost or \$250,000, whichever is less; and

1	(3) Phot	ovoltaic energy systems for:
2	(A)	Single family residential property: thirty-five
3		per cent of the actual cost or $[\$1,750,]$ $\$10,000,$
4		whichever is less;
5	(B)	Multi-family residential property: thirty-five
6		per cent of the actual cost or $[\$350]$ $\$1,000$ per
7		unit, whichever is less; and
8	(C)	Commercial property: thirty-five per cent of the
9		actual cost or [\$250,000,] \$500,000, whichever is
10		less;
11	provided that	multiple owners of a single system shall be
12	entitled to a	single tax credit; and provided further that the
13	tax credit sha	ll be apportioned between the owners in proportion
14	to their contr	ibution to the cost of the system.
15	In case c	f a partnership, S corporation, estate, or trust,
16	the tax credit	allowable is for every eligible renewable energy
17	technology sys	tem that is installed and placed in service by the
18	entity. The co	st upon which the tax credit is computed shall be
19	determined at	the entity level. Distribution and share of
20	credit shall b	e determined pursuant to section 235-110.7(a).
21	(b) For	the purposes of this section:

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- "Actual cost" means costs related to the renewable energy
 technology systems under subsection (a), including accessories
- 3 and installation, but not including the cost of consumer
- 4 incentive premiums unrelated to the operation of the system or
- 5 offered with the sale of the system and costs for which another
- 6 credit is claimed under this chapter.
- 7 "Renewable energy technology system" means a new system
- 8 that captures and converts a renewable source of energy, such as
- 9 wind, heat (solar thermal), or light (photovoltaic) from the sun
- **10** into:
- 11 (1) A usable source of thermal or mechanical energy;
- 12 (2) Electricity; or
- 13 (3) Fuel.
- "Solar or wind energy system" means any identifiable
- 15 facility, equipment, apparatus, or the like that converts
- 16 insolation or wind energy to useful thermal or electrical energy
- 17 for heating, cooling, or reducing the use of other types of
- 18 energy that are dependent upon fossil fuel for their generation.
- (c) [The]For taxable years beginning after December 31,
- 20 2005, the dollar amount of [any new federal energy tax credit
- 21 similar to the credit provided in this section that is
- 22 established after June 30, 2003, and] any utility rebate[-]

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- 1 shall be deducted from the cost of the qualifying system and its
- 2 installation before applying the state tax credit.
- 3 (d) The director of taxation shall prepare any forms that
- 4 may be necessary to claim a tax credit under this section,
- 5 including forms identifying the technology type of each tax
- 6 credit claimed under this section, whether for solar thermal,
- 7 photovoltaic from the sun, or wind. The director may also
- 8 require the taxpayer to furnish reasonable information to
- 9 ascertain the validity of the claim for credit made under this
- 10 section and may adopt rules necessary to effectuate the purposes
- 11 of this section pursuant to chapter 91.
- 12 (e) If the tax credit under this section exceeds the
- 13 taxpayer's income tax liability, the excess of the credit over
- 14 liability may be used as a credit against the taxpayer's income
- 15 tax liability in subsequent years until exhausted. All claims
- 16 for the tax credit under this section, including amended claims,
- 17 shall be filed on or before the end of the twelfth month
- 18 following the close of the taxable year for which the credit may
- 19 be claimed. Failure to comply with this subsection shall
- 20 constitute a waiver of the right to claim the credit.
- 21 (f) By or before December, 2005, to the extent feasible,
- 22 using existing resources to assist the energy-efficiency policy

1	review and evaluation, the department shall assist with data
2	collection on the following:
3	(1) The number of renewable energy technology
4	systems that have qualified for a tax credit during
5	the past year by:
6	(A) Technology type (solar thermal, photovoltaid
7	from the sun, and wind); and
8	(B) Taxpayer type (corporate and individual);
9	and
10	(2) The total cost of the tax credit to the State
11	during the past year by:
12	(A) Technology type; and
13	(B) Taxpayer type."
14	SECTION 36. Chapter 269 , Hawaii Revised Statutes, is
15	amended by adding a new section to be appropriately designated
16	and to read as follows:
17	"§269-A Establishing a public benefits fund. The public
18	utilities commission shall by order or rule redirect the current
19	demand-side management surcharge collected by Hawaii's electric
20	utilities to establish a public benefits fund. A volumetric
21	charge to customers shall be used for the support of demand-side
22	management and renewable energy programs and services that meet

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1 the requirements of section 269-92. The charge shall be known 2 as the public benefits fee and shall be shown separately on each 3 customer's bill, and shall be paid to a fund administrator 4 appointed by the public utilities commission. The public 5 benefits fee shall be deposited into the fund. Balances in the 6 fund shall be ratepayer funds, shall be used to support the 7 activities authorized in this Act, and shall be carried forward 8 and remain in the fund at the end of each fiscal year. These 9 moneys shall not be available to meet any current or past **10** general obligations of the State. Interest earned shall accrue to the fund. The public utilities commission shall annually 11 **12** provide the legislature a report twenty days prior to the start 13 of the legislative session, which details the revenues collected 14 and the expenditures made for demand side management and 15 renewable energy programs and services under this Act." 16 SECTION 37. Chapter 269 , Hawaii Revised Statutes, is **17** amended by adding a new section to be appropriately designated 18 and to read as follows: 19 "§269-B Establishing funding for a public benefits fund. 20 The public utilities commission shall by order or rule redirect 21 the current demand-side management surcharge to establish a non-

bypassable customer charge on electricity purchases, which shall

1 not exceed \$0.0025 per kilowatt hour. The fund shall be used to 2 support all demand-side management and renewable energy programs 3 for residents of Hawaii authorized by the public utilities 4 commission by order or rule pursuant to section 269-C in any 5 fiscal year. Once established, the amount of this charge in any 6 fiscal year shall not increase by more than the consumer price 7 index, but in no event shall be reduced below the amount 8 authorized in the immediately prior fiscal year. The amount 9 authorized in this section shall supplement and not supplant **10** funding already in place as of the end of fiscal year 2007-2008 for demand-side management and renewable energy programs 11 **12** implemented by utilities or any other state agency." 13 SECTION 38. Chapter 269, Hawaii Revised Statutes, is 14 amended by adding a new section to be appropriately designated 15 and to read as follows: 16 "§269-C Establishing a fund administrator for the public 17 benefits fund. The public utilities commission shall select a 18 fund administrator to operate and manage the programs 19 established in section 269-A. The fund administrator shall not 20 expend more than 10 per cent of the fund in any fiscal year for

administration of the programs established by section 269-A.

The fund administrator shall report to the public utilities

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I	COMMISSIO	n on a regular basis. The fund administration shall be			
2	delegated	to a third party based upon the requirements imposed			
3	upon the public utilities commission in section 269-D.				
4	Notwithst	anding any other provision of law, the fund			
5	administr	ator shall not be a utility or a utility affiliate."			
6	SECT	ION 39. Chapter 269 , Hawaii Revised Statutes, is			
7	amended b	y adding a new section to be appropriately designated			
8	and to re	ad as follows:			
9	" <u>§26</u>	9-D Requirements for the public benefits fund			
10	administr	The fund administrator shall:			
11	i.	Have experience and expertise in energy efficient and			
12		renewable energy technologies and methods;			
13	ii.	Have experience and expertise in implementing demand-			
14		side management or energy efficiency and renewable			
15		energy programs;			
16	iii.	Promote and implement programs, methods, and			
17		technologies which support energy efficiency and the			
18		use of renewable energy;			
19	iv.	Require that continued or improved efficiencies be			
20		made in the production, delivery, and use of demand-			
21		side management and renewable energy products and			

services;

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1	v.	Build on the energy efficiency expertise and
2		capabilities that have developed or may develop in the
3		State, and consult with state agency experts;
4	vi.	Promote program initiatives, incentives, and market
5		strategies that address the needs of individuals or
6		businesses facing the most significant barriers to
7		participation;
8	vii.	Promote coordinated program delivery, including
9		coordination with low-income home energy assistance
10		and other demand-side management and renewable energy
11		programs, and utility programs;
12	viii.	Consider innovative approaches to delivering demand-
13		side management and renewable energy products and
14		services, including strategies to encourage third
15		party financing and customer contributions to the cost
16		of demand-side management and renewable energy
17		products and services; and
18	ix.	Provide to the public utilities commission for review
19		and approval a multi-year budget and planning cycle
20		that promotes program improvement, program stability,
21		and maturation of programs and delivery resources."



1	SECT	ION 40. Chapter 269 , Hawaii Revised Statutes, is
2	amended b	y adding a new section to be appropriately designated
3	and to re	ad as follows:
4	" <u>§</u> 26	9-E Transitioning from utility demand-side management
5	programs	to the public benefits fund. The public utilities
6	commissio	n shall:
7	(1)	Develop a transition plan that insures that utility
8		demand-side management programs are continued until a
9		transition date to be established by the public
10		utilities commission, and that the new fund
11		administrator will be able to provide demand-side
12		management and renewable energy products and services
13		on the transition date;
14	(2)	Ensure that all retail electricity customers,
15		including state and county agencies, regardless of
16		retail electricity or gas provider, have an
17		opportunity to participate in and benefit from a
18		comprehensive set of cost-effective demand-side
19		management and renewable energy programs and
20		initiatives designed to overcome barriers to
21		participation;

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1	(3)	Approve programs, measures, and delivery mechanisms
2		that reasonably reflect current and projected utility
3		integrated resource planning, market conditions,
4		technological options, and environmental benefits;
5	(4)	Provide for delivery of these programs as rapidly as
6		possible, taking into consideration the need for these
7		services, and cost-effective delivery mechanisms;
8	(5)	Consider the unique geographic location of the State
9		and the high costs of energy in developing programs
10		that will promote technologies to advance energy
11		efficiency and use of renewable energy and permit the
12		State to take advantage of activities undertaken in
13		other states, including the opportunity for multi-
14		state programs;
15	(6)	Provide for independent evaluation of programs
16		delivered under section 269-A;
17	(7)	Require that any entity approved by the public
18		utilities commission under section 269-C deliver
19		programs in an effective, efficient, timely, and
20		competent manner and meet standards that are
21		consistent with state policy and public utilities
22		commission decisions; and

1	(8) <u>On</u>	or before January 1, 2008, and every three years
2	th	ereafter, require verification by an independent
3	aud	ditor of the reported energy and capacity savings
4	and	d incremental renewable energy production savings
5	as	sociated with the programs delivered by any entity
6	ap	pointed by the public utilities commission to
7	de	liver demand-side management and renewable energy
8	pr	ograms under section 269-C.
9	SECTION	41. Section 269-91, Hawaii Revised Statutes, is
10	amended to re	ead as follows:
11	"§269-9	1 Definitions. For the purposes of this part:
12	"Cost-e	ffective" means the ability to produce or purchase
13	electric ene	rgy or firm capacity, or both, from renewable energy
14	resources at	or below avoided costs consistent to the extent
15	possible with	n the methodology set by the public utilities
16	commission i	n accordance with section 269-27.2.
17	"Electr	ic utility company," means a public utility as
18	defined unde	r section 269-1, for the production, conveyance,
19	transmission	, delivery, or furnishing of power.
20	"Incent	ive" means a financial reward established by the
21	public utili	ties commission for meeting or exceeding the
22	renewable po:	rtfolio standard in a particular year. The

- incentive may be paid on a per kilowatt-hour basis for renewable
 energy purchased from a non-utility generator for sale to
- 3 utility customers, or may be an added return on capital for
- 4 utility-owned renewable generation systems.
- 5 "Penalty" means a financial disincentive established by the
- 6 public utilities commission for failing to meet the renewable
- 7 portfolio standard in a particular year. Any penalty shall be
- 8 paid from utility profits and shall not be passed on to the
- 9 ratepayers.
- 10 "Renewable energy" means electrical energy produced by
- 11 wind, solar energy, hydropower, landfill gas, waste to energy,
- 12 geothermal resources, ocean thermal energy conversion, wave
- 13 energy, biomass, including municipal solid waste, biofuels, or
- 14 fuels derived from organic sources, hydrogen fuels derived from
- 15 renewable energy, or fuel cells where the fuel is derived from
- 16 renewable sources. Where biofuels, hydrogen, or fuel cell fuels
- 17 are produced by a combination of renewable and nonrenewable
- 18 means, the proportion attributable to the renewable means shall
- 19 be credited as renewable energy. Where fossil and renewable
- 20 fuels are co-fired in the same generating unit, the unit shall
- 21 be considered to produce renewable electricity in direct
- 22 proportion to the percentage of the total heat value represented

1	by the heat value of the renewable fuels. ["Renewable energy"
2	also means electrical energy savings brought about by the use of
3	solar and heat pump water heating, seawater air conditioning
4	district cooling systems, solar air conditioning and ice
5	storage, quantifiable energy conservation measures, use of
6	rejected heat from co generation and combined heat and power
7	systems excluding fossil fueled qualifying facilities that sell
8	electricity to electric utility companies, and central station
9	power projects.]
10	"Renewable portfolio standard" means the percentage of
11	electrical energy sales that is represented by renewable
12	energy."
13	SECTION 42. Section 269-92, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"§269-92 Renewable portfolio standards. Each electric
16	utility company that sells electricity for consumption in the
17	State shall establish a renewable portfolio standard of:
18	[(1) Seven per cent of its net electricity sales by
19	December 31, 2003;
20	(2) Eight per cent of its net electricity sales by
21	December 31,2005;

```
1
       \frac{(3)}{(1)} Ten per cent of its net electricity sales by December
2
               31, 2010;
3
        \left[\frac{4}{4}\right] (2) Fifteen per cent of its net electricity sales by
4
              December 31, 2015; and
5
        \left[\frac{(5)}{(5)}\right] (3) Twenty per cent of its net electricity sales by
6
              December 31, 2020.
7
          [The public utilities commission shall determine if an
8
    electric utility company is unable to meet the renewable
9
    portfolio standards in a cost-effective manner, or as a result
10
    of circumstances beyond its control which could not have been
    reasonably anticipated or ameliorated. If this determination is
11
12
    made, the electric utility company shall be relieved of
13
    responsibility for meeting the renewable portfolio standard for
14
    the period of time that it is unable to meet the standard.
15
         If it is determined that an electric utility company failed
16
    to meet the renewable portfolio standard, the utility shall be
    subject to penalties to be established by the public utilities
17
18
    commission."
19
         SECTION 43. Section 269-94, Hawaii Revised Statutes, is
20
    repealed.
21
          ["[$269-94 Waivers, extensions, and incentives.] Any
22
    electric utility company not meeting the renewable portfolio
```

1	standard shall report to the public utilities commission within
2	ninety days following the goal dates established in section
3	[269 92], and provide an explanation for not meeting the
4	renewable portfolio standard. The public utilities commission
5	shall have the option to either grant a waiver from the
6	renewable portfolio standard or an extension for meeting the
7	prescribed standard.
8	The public utilities commission may provide incentives to
9	encourage electric utility companies to exceed their renewable
10	portfolio standards or to meet their renewable portfolio
11	standards ahead of time, or both."]
12	SECTION 44. Section 269-95, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"§269-95 Renewable portfolio standards study. The public
15	utilities commission shall:
16	(1) By December 31, $[\frac{2006}{7}]$ $\underline{2007}$, develop and implement a
17	utility ratemaking structure which may include but is
18	not limited to performance-based ratemaking, to
19	provide <u>a system of</u> incentives <u>and penalties</u> that
20	encourage Hawaii's electric utility companies to use
21	cost-effective renewable energy resources found in
22	Hawaii to meet the renewable portfolio standards

1		established in section 269-92[, while allowing for
2		deviation from the standards in the event that the
3		standards cannot be met in a cost effective manner, or
4		as a result of circumstances beyond the control of the
5		utility which could not have been reasonably
6		anticipated or ameliorated];
7	(2)	Gather, review, and analyze empirical data to
8		determine the extent to which any proposed utility
9		ratemaking structure would impact electric utility
10		companies' profit margins, and to ensure that [these
11		profit margins do not decrease] the electric utility
12		companies' opportunity to earn a fair rate of return
13		is not diminished as a result of the implementation of
14		the proposed ratemaking structure;
15	(3)	Using funds from the public utilities special fund,
16		contract with the Hawaii natural energy institute of
17		the University of Hawaii to conduct independent
18		studies to be reviewed by a panel of experts from
19		entities such as the United States Department of
20		Energy, National Renewable Energy Laboratory, Electric
21		Power Research Institute, Hawaii electric utility

companies, and other similar institutions with the

1		requ	ired expertise. These studies shall include
2		find	lings and recommendations regarding:
3		(A)	The capability of Hawaii's electric utility
4			companies to achieve renewable portfolio
5			standards in a cost-effective manner, and shall
6			assess factors such as the impact on consumer
7			rates, utility system reliability and stability,
8			costs and availability of appropriate renewable
9			energy resources and technologies, effect of
10			power purchase agreement terms on the financial
11			viability of renewable power producers,
12			permitting approvals, impacts on the economy,
13			culture, community, environment, land and water,
14			demographics, and other factors deemed
15			appropriate by the commission; and
16		(B)	Projected renewable portfolio standards to be set
17			five and ten years beyond the then current
18			standards;
19	(4)	Revi	se the standards based on the best information
20		avai	lable at the time if the results of the studies
21		conf	lict with the renewable portfolio standards
22		esta	blished by section 269-92; and

1	(5) Report its findings and revisions to the renewable
2	portfolio standards based on its own studies and those
3	contracted under paragraph (3), to the legislature no
4	later than twenty days before the convening of the
5	regular session of 2009, and every five years
6	thereafter."
7	SECTION 45. Section 269-27.2, subsection c, Hawaii Revised
8	Statutes, is amended to read as follows:
9	"§269-27.2 Utilization of electricity generated from
10	nonfossil fuels. (c) The rate payable by the public utility to
11	the producer for the nonfossil fuel generated electricity
12	supplied to the public utility shall be as agreed between the
13	public utility and the supplier and as approved by the public
14	utilities commission; provided that in the event the public
15	utility and the supplier fail to reach an agreement for a rate,
16	the rate shall be as prescribed by the public utilities
17	commission according to the powers and procedures provided in
18	this chapter.
19	In the exercise of its authority to determine the just and
20	reasonable rate for the nonfossil fuel generated electricity
21	supplied to the public utility by the producer, the commission
22	shall establish that the rate for purchase of electricity by a

1	public ut	ility shall not be more than one hundred per cent of
2	the cost	avoided by the utility when the utility purchases the
3	electrica	l energy rather than producing the electrical energy.
4	The :	ratemaking structure shall also include a methodology
5	to establ	ish what the fifteen and twenty-year fixed price for
6	renewable	energy power or renewable fuel for power production
7	shall be.	The methodology shall:
8	(1)	Establish a periodic review process for the
9		determination of these prudent renewable fixed prices;
10	(2)	Establish a competitive bidding process for renewable
11		power, which may be integrated with other power supply
12		or all source competitive bidding processes at the
13		<pre>public utilities commission's discretion; and</pre>
14	(3)	Define an advanced approval process for the
15		procurement of long-term fixed price renewable energy
16		sources that are competitively bid and whose cost is
17		less than the prudent long-term fixed price for
18		renewables as defined above."
19	SECT	ION 46. Section 269-1, Hawaii Revised Statutes, is
20	amended by	y adding additional definitions as follows:
21	§269	-1 Definitions. As used in this chapter:

1	"Automatic adjustment clause" means a provision of a rate,
2	charge, or practice which provides for increases and decreases
3	(or both) which adjustment clause has been previously approved
4	by the commission.
5	"Carrier of last resort" means a telecommunications carrier
6	designated by the commission to provide universal service in a
7	given local exchange service area determined to be lacking in
8	effective competition.
9	"Designated local exchange service area" means an area as
10	determined by the commission to be best served by designating a
11	carrier of last resort pursuant to section 269-43.
12	"Enforcement officer" means any person employed and
13	authorized by the commission to investigate any matter on behalf
14	of the commission. The term also means a motor vehicle safety
15	officer employed and assigned, pursuant to section 271-38, by
16	the department of transportation to enforce sections 271-8, 271-
17	12, 271-13, 271-19, and 271-29 through assessment of civil
18	penalties as provided in section 271-27(h), (i), and (j).
19	"Fuel adjustment clause" means a provision of a rate
20	schedule which provides for increases or decreases or both,
21	without prior hearing, in rates reflecting increases or
22	decreases or both in costs incurred by an electric or gas

1 utility for fuel and purchased energy due to changes in the unit 2 cost of fuel and purchased energy. 3 "Fuel oil" shall include all petroleum-based fuels, 4 including, but not limited to, residual fuel oil, diesel fuel 5 oil, naphtha, and other fuels refined from petroleum. 6 "Public highways" has the meaning defined by section 264-1, 7 including both state and county highways, but operation upon 8 rails shall not be deemed transportation on public highways. "Public utility": 9 **10** (1)Includes every person who may own, control, operate, or manage as owner, lessee, trustee, receiver, or 11 **12** otherwise, whether under a franchise, charter, 13 license, articles of association, or otherwise, any 14 plant or equipment, or any part thereof, directly or indirectly for public use, for the transportation of 15 16 passengers or freight, or the conveyance or **17** transmission of telecommunications messages, or the 18 furnishing of facilities for the transmission of 19 intelligence by electricity by land or water or air **20** within the State, or between points within the State, 21 or for the production, conveyance, transmission,

delivery, or furnishing of light, power, heat, cold,

1		wate	r, gas, or oil, or for the storage or warehousing
2		of g	oods, or the disposal of sewage; provided that the
3		term	shall include:
4		(A)	Any person insofar as that person owns or
5			operates a private sewer company or sewer
6			facility; and
7		(B)	Any telecommunications carrier or
8			telecommunications common carrier;
9	(2)	Shal	l not include:
10		(A)	Any person insofar as that person owns or
11			operates an aerial transportation enterprise;
12		(B)	Persons owning or operating taxicabs, as defined
13			in this section;
14		(C)	Common carriers transporting only freight on the
15			public highways, unless operating within
16			localities or along routes or between points that
17			the public utilities commission finds to be
18			inadequately serviced without regulation under
19			this chapter;
20		(D)	Persons engaged in the business of warehousing or
21			storage unless the commission finds that



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1		regulation thereof is necessary in the public
2		interest;
3	(E)	The business of any carrier by water to the
4		extent that the carrier enters into private
5		contracts for towage, salvage, hauling, or
6		carriage between points within the State and the
7		carriage is not pursuant to either an established
8		schedule or an undertaking to perform carriage
9		services on behalf of the public generally;
10	(F)	The business of any carrier by water,
11		substantially engaged in interstate or foreign
12		commerce, transporting passengers on luxury
13		cruises between points within the State or on
14		luxury round-trip cruises returning to the point
15		of departure;
16	(G)	Any person who:
17		(i) Controls, operates, or manages plants or
18		facilities for the production, transmission,
19		or furnishing of power primarily or entirely
20		from nonfossil fuel sources; and
21		(ii) Provides, sells, or transmits all of that
22		power, except such power as is used in its

1		own internal operations, directly to a
2		public utility for transmission to the
3		public;
4	(H)	A telecommunications provider only to the extent
5		determined by the commission pursuant to section
6		269-16.9;
7	(I)	Any person who controls, operates, or manages
8		plants or facilities developed pursuant to
9		chapter 167 for conveying, distributing, and
10		transmitting water for irrigation and such other
11		purposes that shall be held for public use and
12		purpose;
13	(J)	Any person who owns, controls, operates, or
14		manages plants or facilities for the reclamation
15		of wastewater; provided that:
16		(i) The services of the facility shall be
17		provided pursuant to a service contract
18		between the person and a state or county
19		agency and at least ten per cent of the
20		wastewater processed is used directly by the
21		State or county which has entered into the
22		service contract;

1	(ii)	The primary function of the facility shall
2		be the processing of secondary treated
3		wastewater that has been produced by a
4		municipal wastewater treatment facility that
5		is owned by a state or county agency;
6	(iii)	The facility shall not make sales of water
7		to residential customers;
8	(iv)	The facility may distribute and sell
9		recycled or reclaimed water to entities not
10		covered by a state or county service
11		contract; provided that, in the absence of
12		regulatory oversight and direct competition,
13		the distribution and sale of recycled or
14		reclaimed water shall be voluntary and its
15		pricing fair and reasonable. For purposes of
16		this subparagraph, "recycled water" and
17		"reclaimed water" mean treated wastewater
18		that by design is intended or used for a
19		beneficial purpose; and
20	(v)	The facility shall not be engaged, either
21		directly or indirectly, in the processing of
22		food wastes; and

1	(K) Any person who owns, controls, operates, or
2	manages any seawater air conditioning district
3	cooling project; provided that at least fifty per
4	cent of the energy required for the seawater air
5	conditioning district cooling system is provided
6	by a renewable energy resource, such as cold,
7	deep seawater.
8	If the application of this chapter is ordered by the
9	commission in any case provided in paragraphs (2)(C), (2)(D),
10	(2)(H), and $(2)(I)$, the business of any public utility that
11	presents evidence of bona fide operation on the date of the
12	commencement of the proceedings resulting in the order shall be
13	presumed to be necessary to public convenience and necessity,
14	but any certificate issued under this proviso shall nevertheless
15	be subject to such terms and conditions as the commission may
16	prescribe, as provided in sections 269-16.9 and 269-20.
17	"Taxicab" means and includes:
18	(1) Any motor vehicle used in the movement of passengers
19	on the public highways under the following
20	circumstances, namely, the passenger hires the vehicle
21	on call or at a fixed stand, with or without baggage

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for transportation, and controls the vehicle to the 1 2 passenger's destination; and 3 Any motor vehicle having seating accommodations for (2) 4 eight or less passengers used in the movement of 5 passengers on the public highways between a terminal, 6 i.e., a fixed stand, in the city of Honolulu, and a 7 terminal in a geographical district outside the limits 8 of the city of Honolulu, and vice versa, without picking up passengers other than at the terminals or 9 **10** fixed stands; provided that passengers may be unloaded 11 at any point between terminals; and provided further 12 that this definition relating to motor vehicles 13 operating between terminals shall pertain only to 14 those motor vehicles whose operators or owners were 15 duly licensed (under section 445-222 and any other 16 applicable provision of law or ordinance) and doing 17 business between such terminals on January 1, 1957. 18 "Telecommunications carrier" or "telecommunications common 19 carrier" means any person that owns, operates, manages, or **20** controls any facility used to furnish telecommunications

services for profit to the public, or to classes of users as to

be effectively available to the public, engaged in the provision

21

- 1 of services, such as voice, data, image, graphics, and video
- 2 services, that make use of all or part of their transmission
- 3 facilities, switches, broadcast equipment, signalling, or
- 4 control devices.
- 5 "Telecommunications service" or "telecommunications" means
- 6 the offering of transmission between or among points specified
- 7 by a user, of information of the user's choosing, including
- 8 voice, data, image, graphics, and video without change in the
- 9 form or content of the information, as sent and received, by
- 10 means of electromagnetic transmission, or other similarly
- 11 capable means of transmission, with or without benefit of any
- 12 closed transmission medium, and does not include cable service
- 13 as defined in section 440G-3."
- 14 SECTION 47. Section 269-16, Hawaii Revised Statutes, is
- 15 amended to read as follows:
- 16 "§269-16 Regulation of utility rates; ratemaking
- 17 procedures. (a) All rates, fares, charges, classifications,
- 18 schedules, rules, and practices made, charged, or observed by
- 19 any public utility, or by two or more public utilities jointly,
- 20 shall be just and reasonable and shall be filed with the public
- 21 utilities commission. The rates, fares, classifications,
- 22 charges, and rules of every public utility shall be published by

- 1 the public utility in such manner as the public utilities
- 2 commission may require, and copies furnished to any person on
- 3 request.
- 4 To the extent the contested case proceedings referred to in
- 5 chapter 91 are required in any rate proceeding in order to
- 6 ensure fairness and to provide due process to parties which may
- 7 be affected by rates approved by the commission, such
- 8 evidentiary hearings shall be conducted expeditiously and shall
- 9 be conducted as a part of the ratemaking proceeding.
- 10 (b) No rate, fare, charge, classification, schedule, rule,
- 11 or practice, other than one established pursuant to an automatic
- 12 rate adjustment clause previously approved by the commission,
- 13 shall be established, abandoned, modified, or departed from by
- 14 any public utility, except after thirty days' notice as
- 15 prescribed in section 269-12(b) to the commission and prior
- 16 approval by the commission for any increases in rates, fares, or
- 17 charges. The commission may, in its discretion and for good
- 18 cause shown, allow any rate, fare, charge, classification,
- 19 schedule, rule, or practice to be established, abandoned,
- 20 modified, or departed from upon notice less than that provided
- 21 for in section 269-12(b). A contested case hearing shall be
- 22 held in connection with any increase in rates and such hearing

- 1 shall be preceded by a public hearing as prescribed in section
- 2 269-12(c) at which the consumers or patrons of the public
- 3 utility may present testimony to the commission concerning the
- 4 increase. The commission, upon notice to the public utility,
- 5 may suspend the operation of all or any part of the proposed
- 6 rate, fare, charge, classification, schedule, rule, or practice
- 7 or any proposed abandonment or modification thereof or departure
- 8 therefrom and after a hearing by order regulate, fix, and change
- 9 all such rates, fares, charges, classifications, schedules,
- 10 rules, and practices, so that the same shall be just and
- 11 reasonable and prohibit rebates and unreasonable discrimination
- 12 between localities, or between users or consumers, under
- 13 substantially similar conditions, regulate the manner in which
- 14 the property of every public utility is operated with reference
- 15 to the safety and accommodation of the public, prescribe its
- 16 form and method of keeping accounts, books, and records, and its
- 17 accounting system, regulate the return upon its public utility
- 18 property, the incurring of indebtedness relating to its public
- 19 utility business, and its financial transactions and do all
- 20 things in addition which are necessary and in the exercise of
- 21 such power and jurisdiction, all of which as so ordered,
- 22 regulated, fixed, and changed shall be just and reasonable, and

- 1 such as shall provide a fair return on the property of the
- 2 utility actually used or useful for public utility purposes.
- 3 (c) The commission may in its discretion and after public
- 4 hearing, upon showing by a public utility of probable
- 5 entitlement and financial need, authorize temporary increases in
- 6 rates, fares, and charges; provided that the commission shall by
- 7 order require the public utility to return in the form of an
- 8 adjustment to rates, fares, or charges to be billed in the
- 9 future any amounts, with interest at a rate equal to the rate of
- 10 return on such public utility's rate base found to be reasonable
- 11 by the commission, received by reason of such continued
- 12 operation which are in excess of the rates, fares, or charges
- 13 finally determined to be just and reasonable by the commission.
- 14 Interest on any such excess shall commence as of the date that
- 15 any rate, fare, or charge goes into effect which results in any
- 16 such excess and shall continue to accrue on the balance of any
- 17 such excess until returned.
- 18 (d) By December 31, 2007, to share the risks of reliance
- 19 on oil fired generation, the commission shall determine whether
- 20 the fuel adjustment clause shall be eliminated, or the
- 21 commission shall establish ratemaking provisions that amend the

1	fuel adjustment clause to share oil cost increases and decreases
2	between utility shareholders and utility customers.
3	(e) If the commission determines that the fuel adjustment
4	clause shall not be eliminated, it shall be amended. Ratemaking
5	shall set the percentage of changes in fuel prices that may be
6	automatically passed through the fuel adjustment clause.
7	(f) Should the commission conduct ratemaking to amend the
8	fuel adjustment clause, the long-term price for fossil fuels
9	that is used to define base rates shall be consistent with the
10	long-term price of fossil fuels that is used to determine the
11	long-term price for renewables as defined in section 269-27.2.
12	$\left[\frac{\text{(d)}}{\text{(g)}}\right]$ The commission shall make every effort to
13	complete its deliberations and issue its decision as
14	expeditiously as possible and before nine months from the date
15	the public utility filed its completed application; provided
16	that in carrying out this mandate the commission shall require
17	all parties to a proceeding to comply strictly with procedural
18	time schedules which it establishes. If a decision is rendered
19	after the nine-month period, the commission shall in writing
20	report the reasons therefor to the legislature within thirty
21	days after rendering the decision.

1	Notwithstanding subsection (c), if the commission has not
2	issued its final decision on a public utility's rate application
3	within the nine-month period stated in this section, the
4	commission shall within one month after the expiration of the
5	nine-month period render an interim decision allowing the
6	increase in rates, fares, and charges, if any, to which the
7	commission, based on the evidentiary record before it, believes
8	the public utility is probably entitled. The commission may
9	postpone its interim rate decision thirty days if the commission
10	considers the evidentiary hearings incomplete. In the event
11	interim rates are made effective, the commission shall by order
12	require the public utility to return in the form of an
13	adjustment to rates, fares, or charges to be billed in the
14	future any amounts, with interest at a rate equal to the rate of
15	return on such public utility's rate base found to be reasonable
16	by the commission, received under such interim rates which are
17	in excess of the rates, fares, or charges finally determined to
18	be just and reasonable by the commission. Interest on any such
19	excess shall commence as of the date that any rate, fare, or
20	charge goes into effect which results in any such excess and
21	shall continue to accrue on the balance of any such excess until
22	returned.

1	The nine-month period in this subsection shall begin only
2	after a completed application has been filed with the commission
3	and a copy served on the consumer advocate. The commission
4	shall establish standards concerning the data required to be set
5	forth in the application in order for it to be deemed a
6	completed application. The consumer advocate may within twenty-
7	one days after receipt object to the sufficiency of any
8	application and the commission shall hear and determine any such
9	objection within twenty-one days after the same is filed. If
10	the commission finds that the objections are without merit, the
11	application shall be deemed to have been completed upon original
12	filing. If the commission finds the application to be
13	incomplete, it shall require the applicant to submit an amended
14	application consistent with its findings and the nine-month
15	period shall not commence until the amended application is
16	filed.
17	$[\frac{(e)}{(h)}]$ In any case of two or more organizations,
18	trades, or businesses (whether or not incorporated, whether or
19	not organized in the State of Hawaii, and whether or not
20	affiliated) owned or controlled directly or indirectly by the
21	same interests, the commission may distribute, apportion, or
22	allocate gross income, deductions, credits, or allowances

1	between or among the organizations, trades, or businesses, if it
2	determines that the distribution, apportionment, or allocation
3	is necessary in order to adequately reflect the income of any
4	such organizations, trades, or businesses to carry out the
5	regulatory duties imposed by this section.
6	$\left[\frac{f}{f}\right]$ $\left(\frac{1}{f}\right)$ Notwithstanding any law to the contrary, for
7	public utilities having annual gross revenues of less than
8	\$2,000,000, the commission may make and amend its rules and
9	procedures which will provide the commission with sufficient
10	facts necessary to determine the reasonableness of the proposed
11	rates without unduly burdening the utility company and its
12	customers. In the determination of the reasonableness of the
13	proposed rates, the commission shall:
14	(1) Require the filing of a standard form
15	application to be developed by the
16	commission. The standard form application
17	for general rate increases shall describe
18	the specific facts that must be submitted to
19	support a determination of the
20	reasonableness of the proposed rates, and
21	require the submission of financial
22	information in conformance with a standard

1		chart of accounts to be approved by the
2		commission, and other commission guidelines
3		to allow expeditious review of a requested
4		general rate increase application;
5	(2)	Hold a public hearing as prescribed in
6		section 269-12(c) at which the consumers or
7		patrons of the public utility may present
8		testimony to the commission concerning the
9		increase. The public hearing shall be
10		preceded by proper notice, as prescribed in
11		section 269-12; and
12	(3)	Make every effort to complete its
13		deliberations and issue a proposed decision
14		and order within six months from the date
15		the public utility files a completed
16		application with the commission, provided
17		that all parties to the proceeding strictly
18		comply with the procedural schedule
19		established by the commission and no person
20		is permitted to intervene. If a proposed
21		decision and order is rendered after the
22		six-month period, the commission shall

1	report in writing the reasons therefor to
2	the legislature within thirty days after
3	rendering the proposed decision and order.
4	Prior to the issuance of the commission's
5	proposed decision and order, the parties
6	shall not be entitled to a contested case
7	hearing.
8	If all parties to the proceeding accept the
9	proposed decision and order, the parties
10	shall not be entitled to a contested case
11	hearing, and section 269-15.5 shall not
12	apply. If the commission permits a person
13	to intervene, the six-month period shall not
14	apply and the commission shall make every
15	effort to complete its deliberations and
16	issue its decision within the nine-month
17	period from the date the public utility's
18	completed application was filed, pursuant to
19	subsections (b), (c), and $[\frac{d}{d}]$
20	If a party does not accept the proposed
21	decision and order, either in whole or in
22	part, that party shall give notice of its

1	objection or nonacceptance within the
2	timeframe prescribed by the commission in
3	the proposed decision and order, setting
4	forth the basis for its objection or
5	nonacceptance; provided that the proposed
6	decision and order shall have no force or
7	effect pending the commission's final
8	decision. If notice is filed, the above
9	six-month period shall not apply and the
10	commission shall make every effort to
11	complete its deliberations and issue its
12	decision within the nine-month period from
13	the date the public utility's completed
14	application was filed as set forth in
15	subsection $[\frac{(d)}{(g)}]$ Any party that does
16	not accept the proposed decision and order
17	under this paragraph shall be entitled to a
18	contested case hearing; provided that the
19	parties to the proceeding may waive the
20	contested case hearing.
21	Public utilities subject to this subsection
22	shall follow the standard chart of accounts



1	to be approved by the commission for
2	financial reporting purposes. The public
3	utilities shall file a certified copy of the
4	annual financial statements in addition to
5	an updated chart of accounts used to
6	maintain their financial records with the
7	commission and consumer advocate within
8	ninety days from the end of each calendar or
9	fiscal year, as applicable, unless this
10	timeframe is extended by the commission.
11	The owner, officer, general partner, or
12	authorized agent of the utility shall
13	certify that the reports were prepared in
14	accordance with the standard chart of
15	accounts."
16	SECTION 48. There is appropriated out of the general
17	revenues of the State of Hawaii the sum of \$200,000, or so much
18	thereof as may be necessary for fiscal year 2006-2007, to
19	complete a comprehensive inventory of state lands available for
20	renewable energy, and establish renewable energy resource
21	development sub-zones, consider streamlining the permitting for
22	said sub-zones, to encourage and facilitate renewable energy

- 1 development and attract private investment. The sum
- 2 appropriated shall be expended by the department of land and
- 3 natural resources.
- 4 SECTION 49. There is appropriated out of the general
- 5 revenues of the State of Hawaii the sum of \$150,000, or so much
- 6 thereof as may be necessary, for fiscal year 2006-2007 to
- 7 provide assistance to the agricultural community interested in
- 8 developing energy projects, especially by the production of
- 9 renewable energy from energy crops and agricultural waste
- 10 streams, and in seeking funding available from the U.S.
- 11 Departments of Agriculture and Energy, and other external
- 12 sources. The sum appropriated shall be expended by the
- 13 department of agriculture for the purposes of this part.
- 14 PART V. Hawaii Renewable Hydrogen Program
- 15 SECTION 50. The Hawaii Revised Statutes is amended by
- 16 adding a new section to be appropriately designated and to read
- 17 as follows:
- 18 "S___-1. Hawaii renewable hydrogen program. (a) There is
- 19 established within the department of business, economic
- 20 development, and tourism, a Hawaii renewable hydrogen program,
- 21 to coordinate the State's transition to a renewable hydrogen

1	economy.	Towards this goal, the program shall plan, implement,
2	and condu	ct activities including but not limited to:
3	(1)	Establishment of strategic partnerships with the
4		private sector; the federal government; national and
5		international organizations, such as national
6		laboratories and universities; other states; and
7		Hawaii stakeholders for research, development,
8		testing, and deployment of renewable hydrogen
9		technologies;
10	(2)	Engineering and economic studies to define Hawaii's
11		potential for renewable hydrogen and evaluate near-
12		term project opportunities presented by the State's
13		available renewable resources;
14	(3)	Electric grid reliability and security projects that
15		will enable integration of extensive renewable
16		electricity on the island of Hawaii;
17	(4)	Hydrogen demonstration projects, including
18		infrastructure for the production, storage, and
19		refueling of hydrogen vehicles;
20	<u>(5)</u>	A statewide hydrogen economy public education and
21		outreach plan, focusing on the island of Hawaii, to be

1		developed in coordination with Hawaii's public
2		education institutions;
3	(6)	Promotion of Hawaii's renewable hydrogen assets and
4		project opportunities to potential partners and
5		investors;
6	<u>(7)</u>	A plan, for implementation during 2007-2010, to more
7		fully deploy hydrogen technologies and infrastructure
8		capable of supporting the island of Hawaii's fuel
9		needs, including but not limited to:
10		(A) Expanded installation of hydrogen production
11		facilities;
12		(B) Development of integrated energy systems
13		including hydrogen vehicles;
14		(C) Construction of additional hydrogen refueling
15		stations; and
16		(D) Encouragement of building design and construction
17		that fully incorporates clean energy assets,
18		including reliance on hydrogen-fueled distributed
19		generation.

(8) A plan, for implementation during 2010-2020, to

transition the island of Hawaii to a hydrogen-fueled



20

1		economy by 2020, and to initiate that model throughout
2		the State; and
3	(9)	Evaluation of policy instruments and development, in
4		coordination with program partners, of policy
5		recommendations to encourage the adoption of hydrogen-
6		fueled vehicles, to continually replenish the hydrogen
7		investment capital special fund, and to support
8		investment in hydrogen infrastructure, including
9		production, storage, and dispensing facilities."
10	SECT	ION 51. The Hawaii Revised Statutes is amended by
11	adding a	new section to be appropriately designated and to read
12	as follow	s:
13	" <u>§21</u>	1-F. Hydrogen investment capital special fund. (a)
14	There sha	ll be established the hydrogen investment capital
15	special f	und into which shall be deposited:
16	(1)	Appropriations made by the legislature to the fund;
17	(2)	All contributions from public or private partners;
18	(3)	All interest earned on or accrued to moneys deposited
19		in the special fund; and
20	(4)	Any other moneys made available to the special fund
21		from other sources.
22	(h)	Moneys in the fund shall be used to:

1	(1)	Seed private sector and federal projects for research,
2		development, testing, and deployment of renewable
3		hydrogen systems in Hawaii;
4	(2)	Pay reasonable expenses incurred by fund advisory
5		board members in the execution of their relevant
6		duties; and
7	(3)	For any other purpose deemed necessary to carry out
8		the purposes of this section.
9	(c)	Investment of the hydrogen investment capital special
10	fund in h	ydrogen projects shall be made with the advice and
11	assistanc	e of an advisory board of experts and knowledgeable
12	individua	ls, who shall be appointed by the director of the
13	departmen	t of business, economic development, and tourism, to
14	help the	State develop projects and partnerships with industry
15	and the f	ederal government.
16	SECT	TION 52. (a) There is appropriated out of the general
17	revenues	of the State of Hawaii the sum of \$750,000, or so much
18	thereof a	s may be necessary, for fiscal year 2006-2007 to carry
19	out the p	urposes of this part, of which \$250,000 shall be
20	allocated	to three permanent full-time equivalent (3.0 FTE)
21	professio	nal positions including a hydrogen program manager,
22	hydrogen	program specialist, and hydrogen project specialist.

- 1 The sum appropriated shall be expended by the department of
- 2 business, economic development, and tourism.
- 3 (b) There is appropriated out of the general revenues of
- 4 the State of Hawaii the sum of \$10,000,000 for fiscal year 2006-
- 5 2007 to be paid into the hydrogen investment capital special
- 6 fund to carry out the purposes of section 51. The sum
- 7 appropriated shall be expended by department of business,
- 8 economic development, and tourism.
- 9 SECTION 53. (a) There is appropriated out of the hydrogen
- 10 investment capital special fund the sum of \$10,000,000, or so
- 11 much thereof as may be necessary, for fiscal year 2006-2007 to
- 12 be used for the purposes of the hydrogen investment capital
- 13 special fund.
- 14 PART VI.
- 15 SECTION 54. The director of business, economic
- 16 development, and tourism, in the director's role as both
- 17 Hawaii's chief business advocate and the state energy resources
- 18 coordinator, shall be responsible to facilitate and coordinate
- 19 the State's efforts to implement and effectuate the purposes of
- 20 this Act. Accordingly, the director of business, economic
- 21 development, and tourism, supported by relevant department
- 22 staff, shall develop and establish formal and informal

1	procedures and mechanisms for efficient and effective
2	coordination and collaboration with, and among the departments
3	of taxation, transportation, land and natural resources,
4	agriculture, budget and finance, and accounting and general
5	services, and other relevant federal, state, and county
6	government agencies and stakeholders for this purpose. State
7	agencies named herein and those involved at the request of the
8	director of business, economic development, and tourism shall
9	cooperate and provide support to the fullest possible extent to
10	effectuate the purposes of this Act.
11	SECTION 55. In codifying the new sections added by this
12	Act, the revisor of statutes shall substitute appropriate
13	section numbers for the letters used in designating the new
14	sections in this Act.
15	SECTION 56. Statutory material to be repealed is bracketed
16	and stricken. New statutory material is underscored.
17	SECTION 57. This Act shall take effect upon its approval.
18	

INTRODUCED BY: _____

BY REQUEST