## A BILL FOR AN ACT

RELATING TO FIREWORKS.

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

1 SECTION 1. The purpose of this Act is to use common 2 terminology that is consistent with the Bureau of Alcohol, 3 Tobacco, Firearms, and Explosives, and to delete all references 4 to the defunct "United States Bureau of Explosives," to include 5 and define articles pyrotechnic so as to regulate the 6 importation, storage, transferring, sale, and use of those 7 devices, and to include articles pyrotechnic in the term 8 "display." 9 SECTION 2. Section 132D-2, Hawaii Revised Statutes, is 10 amended by adding two new definitions to be appropriately 11 inserted and to read as follows: 12 ""Aerial device" means any firework containing 130 mg. or 13 less of explosive materials, which produces an audible or 14 visible effect and which is designed to rise into the air and 15 explode or detonate in the air or to fly about above the ground 16 and which is prohibited for use by any person who does not have 17 a permit for display issued by a county under section 132D-16. 18 "Aerial devices," classified as fireworks under UN0336 and

- 1 UN0337 by the United States Department of Transportation as set
- 2 forth in title 49 Code of Federal Regulations, include firework
- 3 items commonly known as bottle rockets, sky rockets,
- 4 missile-type rockets, helicopters, torpedoes, daygo bombs, roman
- 5 candles, flying pigs, and jumping jacks, which move about the
- 6 ground farther than a circle with a radius of twelve feet as
- 7 measured from the point where the item was placed and ignited,
- 8 aerial shells, and mines.
- 9 "Articles pyrotechnic" means pyrotechnic devices for
- 10 professional use similar to consumer fireworks in chemical
- 11 composition and construction but not intended for consumer use
- 12 which meet the weight limits for consumer fireworks but which
- 13 are not labeled as such and which are classified as UN0431 or
- 14 UN0432 by the United States Department of Transportation."
- 15 SECTION 3. Section 132D-2, Hawaii Revised Statutes, is
- 16 amended by amending the definitions of "common fireworks,"
- 17 "fireworks," "public display," and "special fireworks" to read
- 18 as follows:
- 19 ""[Common] Consumer fireworks" means any firework designed
- 20 primarily for retail sale to the public during [prescribed]
- 21 authorized dates and times and which produces visible or audible
- 22 effects [through] by combustion and which is [classified as

1 common fireworks by the United States Bureau of Explosives or 2 contained in the regulations of the United States Department of Transportation and designated as UN 0336 1.4C.] designed to 3 4 remain on or near the ground and which, while stationary or 5 spinning rapidly on or near the ground, emits smoke, a shower of colored sparks, whistling effects, flitter sparks, or balls of 6 7 colored sparks, and combination items which contain one or more 8 of these effects. "Consumer fireworks" shall comply with the 9 construction, chemical composition, and labeling regulations of 10 the United States Consumer Product Safety Commission as set forth in title 16 Code of Federal Regulations, and fireworks 11 12 classified as UN0336 and UN0337 by the United States Department 13 of Transportation as set forth in title 49 Code of Federal 14 Regulations. "Consumer fireworks" include firework items commonly known as firecrackers which are single paper cylinders 15 16 not exceeding one and one-half inches in length excluding the 17 fuse and one quarter of an inch in diameter and contain a charge 18 of not more than fifty milligrams of pyrotechnic composition, 19 snakes, sparklers, fountains, and cylindrical or cone fountains 20 which emit\_effects up to a height not greater than twelve feet 21 above the ground, illuminating torches, bamboo cannons, 22 whistles, toy smoke devices, wheels, and ground spinners which

- 1 when ignited remain within a circle with a radius of twelve feet
- 2 as measured from the point where the item was placed and
- 3 ignited, novelty or trick items, combination items, and other
- 4 fireworks of like construction which are designed to produce the
- 5 same or similar effects.
- 6 "Fireworks" means any combustible or explosive composition,
- 7 or any substance or combination of substances, or article
- 8 prepared for the purpose of producing a visible or audible
- 9 effect by combustion, explosion, deflagration or detonation and
- 10 [classified as common] which meets the definition of aerial
- 11 devices or consumer or [special] display fireworks [by the
- 12 United States Bureau of Explosives or ] as defined by this
- 13 section and contained in the regulations of the United States
- 14 Department of Transportation [and designated as UN 0335 1.3G or
- 15 UN 0336 1.46.] as set forth in title 49 Code of Federal
- 16 Regulations. The term "fireworks" shall not include any
- 17 explosives or pyrotechnics regulated under chapter 396 or
- 18 automotive safety flares, nor shall the term be construed to
- 19 include toy pistols, toy cannons, toy guns, party poppers,
- 20 pop-its or other devices which contain twenty-five hundredths of
- 21 a grain or less of [explosives] explosive substance. [The term

1 "fireworks" also shall not include any explosives and 2 pyrotechnics regulated under chapter 396.] "[Public display] Display" means [a public exhibition and] 3 4 the use of [fireworks] aerial devices, display fireworks, or 5 articles pyrotechnic for [commercial activities] any activity 6 (including such activities as movie or television production). "[Special] Display fireworks" means any firework designed 7 primarily for exhibition display by producing visible or audible 8 9 effects and classified as [special] display fireworks [by the 10 United States Bureau of Explosives or contained in the 11 regulations of the United States Department of Transportation 12 and designated as [<del>UN 0335 1.3C and which are</del>] UN0333 or UN0335, 13 and includes salutes containing more than two grains (130 mg) of explosive materials, aerial shells containing more than forty 14 grams of pyrotechnic compositions, and other display pieces 15 16 which exceed the limits of explosive materials for classification as "consumer fireworks." This term also includes 17 18 fused setpieces containing components, which together exceed 19 fifty milligrams of salute power. The use of display fireworks 20 is prohibited for use by any person who does not have a display permit issued by a county." 21

```
1
         SECTION 4. Section 132D-3, Hawaii Revised Statutes, is
 2
    amended to read as follows:
 3
         "§132D-3 Permissible uses of [non-aerial common] consumer
 4
    fireworks. [Non-aerial common] Consumer fireworks may be set
5
    off, ignited, discharged, or otherwise caused to explode within
    the State only:
 6
7
              From 9:00 p.m. on New Year's Eve to 1:00 a.m. on New
         (1)
8
              Year's Day; from 7:00 a.m. to 7:00 p.m. on Chinese New
9 .
              Year's Day; and from 1:00 p.m. to 9:00 p.m. on the
10
              Fourth of July; or
11
         (2) From 9:00 a.m. to 9:00 p.m. as allowed by permit
12
              pursuant to section 132D-10 if the proposed cultural
13
              use is to occur at any time other than during the
14
              periods prescribed in paragraph (1);
    provided that the purchase of not more than 5,000 individual
15
16
    [non aerial common] consumer fireworks commonly known as
    firecrackers shall be allowed under each permit."
17
18
         SECTION 5. Section 132D-4, Hawaii Revised Statutes, is
19
    amended to read as follows:
20
         "§132D-4 Permissible uses of [special] display fireworks,
21
    articles pyrotechnic and aerial [common fireworks] devices.
22
    [Special] Display fireworks, articles pyrotechnic, and aerial
```

1	L <del>COMMON 111</del> C	eworks devices may be purchased, set oif, ignited,
2	or otherwise	caused to explode in the State only if for [public]
3	display and	permitted in writing pursuant to sections 132D-10
4	and 132D-16.	п
5	SECTION	6. Section 132D-5, Hawaii Revised Statutes, is
6	amended to r	ead as follows:
7	" [ <del>[</del> ] <b>§1</b> 3	2D-5[] General prohibitions. (a) It shall be
8	unlawful for	any person without a permit to:
9	(1) Re	move or extract the pyrotechnic contents from any
10	fi	reworks;
11	(2) Th	row any ignited fireworks from a moving vehicle; or
12	(3) Se	t off, ignite, discharge, or otherwise cause to
13	ex	plode any fireworks:
14	(A)	) At any time not within the periods for use
15		prescribed in section 132D-3, unless permitted
16		pursuant to section 132D-10;
17	(B	) Within one thousand feet from any operating
18		hospital, convalescent home, home for the
19		elderly, or animal hospital;
20	(C	) In any school building, or on any school grounds
21		and yards without first obtaining authorization
22		from appropriate school officials;

1	(D)	On any highway, alley, street, sidewalk, or other
2		public way; in any park; within fifty feet from a
3		canefield; or within one thousand feet from any
4		building used for public worship during the
5		periods when services are held; except as may be
6		permitted pursuant to section 132D-10; and
7	(E)	Within five hundred feet from any hotel.
8	(b) It s	hall be unlawful to purchase consumer fireworks
9	more than five	calendar days before the respective time periods
10	for permissibl	e use under section 132D-3.
11	(c) It s	hall be unlawful to sell consumer fireworks after
12	12:00 a.m. on	New Year's Day, 6:00 p.m. on Chinese New Year's
13	Day, and 8:00	p.m. on the Fourth of July."
14	SECTION 7	. Section 132D-7, Hawaii Revised Statutes, is
15	amended to rea	d as follows:
16	"§132D-7	License or permit required. A person shall not:
17	(1) Impo	rt, store, offer to sell, or sell, at wholesale or
18	reta	il, aerial [ <del>common fireworks, special fireworks,</del> ]
19	<u>d</u> evi	ces, [ <del>or non-acrial common</del> ] display fireworks,
20	arti	cles pyrotechnic, or consumer fireworks unless the
21	pers	on has a valid license issued by the county; or

1	(2)	Possess aerial [common fireworks or special] devices,
2		display fireworks, or articles pyrotechnic without a
3		valid license to import, store, or sell aerial [common
4		fireworks or special] devices, display fireworks, or
5		articles pyrotechnic, or a valid display permit as
6		provided for in this chapter[; or
7	<del>(3)</del>	Purchase non aerial common fireworks with a permit
8		under section 132D 10 more than five calendar days
9		before the applicable time period for use prescribed
10		in section 132D 3 in the county that issued the
11		permit]."
12	SECT	ION 8. Section 132D-8, Hawaii Revised Statutes, is
13	amended by	y amending subsections (c) and (d) to read as follows:
14	щ (С)	It shall be unlawful for any [person,] licensee,
15	other than	n a wholesaler who is selling or transferring
16	fireworks	, or articles pyrotechnic, to a licensed retailer, to
17	sell or or	ffer to sell, exchange for consideration, give,
18	transfer,	or donate any fireworks or articles pyrotechnic at any
19	time to a	ny person who does not present a permit duly issued as
20	required h	by section 132D-10 or 132D-16. The permit shall be
21	signed by	the seller or transferor at the time of sale or
22	transfer o	of the fireworks $[-]$ or articles pyrotechnic, and the

- 1 seller or transferor shall indicate on the permit the amount and
- 2 type of fireworks or articles pyrotechnic sold or transferred.
- 3 No person shall sell or deliver fireworks to any permittee in
- 4 any amount in excess of the amount specified in the permit, less
- 5 the amount shown on the permit previously to have been
- 6 purchased; provided that no fireworks shall be sold to a
- 7 permittee holding a permit issued for purposes of section
- 8 132D-3, more than five calendar days before the applicable time
- 9 period under section 132D-3.
- 10 (d) Aerial [common fireworks, special] devices, display
- 11 fireworks, or [both,] articles pyrotechnic shall only be sold or
- 12 transferred by a wholesaler to a person with a valid permit
- 13 under sections 132D-10 and 132D-16. No person with a valid
- 14 permit under sections 132D-10 and 132D-16 shall sell or transfer
- 15 aerial [common fireworks, or special] devices, display
- 16 fireworks, [or both,] or articles pyrotechnic to any other
- 17 person."
- 18 SECTION 9. Section 132D-8.5, Hawaii Revised Statutes, is
- 19 amended to read as follows:
- 20 "[+] §132D-8.5[+] Importation of aerial [common fireworks,
- 21 special devices, display fireworks, or [both,] articles
- 22 pyrotechnic for [public] display. Aerial [common fireworks,

special] devices, display fireworks, or [both,] articles 1 pyrotechnic shall only be imported and stored, if necessary, in 2 3 an amount sufficient for an anticipated three-month inventory; 4 provided that if a licensee under section 132D-7 provides aerial [common fireworks, special] devices, display fireworks, or 5 [both] articles pyrotechnic for [public] displays as allowed 6 under section 132D-16 more than once a month, the licensee may 7 8 import or store, if necessary, sufficient aerial [common 9 fireworks, special devices, display fireworks, or [both,] 10 articles pyrotechnic for a six-month inventory." 11 SECTION 10. Section 132D-8.6, Hawaii Revised Statutes, is 12 amended to read as follows: 13 "[+] §132D-8.6 Requirements of licensee.[+] (a) Any 14 person who has obtained a license under section 132D-7 and ships fireworks or articles pyrotechnic into the State shall: 15 16 Clearly designate the types of fireworks or articles (1) 17 pyrotechnic in each shipment on the bill of lading or 18 shipping manifest with specificity; Declare on the bill of lading or shipping manifest the 19 (2) 20 gross weight of aerial [common fireworks, non-aerial 21 common] devices, consumer fireworks, [and special] 22 display fireworks, and articles pyrotechnic to be

1		imported in each shipment and the location of the
2		storage facility, if applicable, in which the
3		fireworks are to be stored;
4	(3)	Prior to shipment and when booking each shipment of
5		fireworks[-] or articles pyrotechnic notify the
6		appropriate county official as determined by the
7		county regarding whether the shipment will be
8		distributed from:
9		(A) Pier to pier;
10		(B) Pier to warehouse or storage facility; or
11		(C) Pier to redistribution; and
12	(4)	At the time shipping is booked, the importer or
13		consignee shall notify the appropriate county official
14		as determined by the county in writing of the expected
15		shipment's landing date.
16	(b)	The fire department of a county, in which a shipment
17	of firewor	rks or articles pyrotechnic has landed and becomes
18	subject to	o the jurisdiction of the fire department, shall be
19	allowed to	o inspect, if it chooses, any shipment declared on the
20	shipping	manifest as fireworks[+] or articles pyrotechnic.
21	(c)	The facility in which fireworks or articles
22	pyrotechn	ic are to be stored [must:] shall:

1	(1)	Have received approval fifteen days prior to the
2		shipment's arrival from the appropriate county fire
3		department; and
4	(2)	Meet all state and county fire and safety codes.
5	(d)	Any fireworks or articles pyrotechnic landed in the
6	State sha	ll be subject to seizure and forfeiture if:
7	(1)	The importer or consignee does not have in the
8		importer's or consignee's possession a valid license
9		to import fireworks or articles pyrotechnic under
10		section 132D-7;
11	(2)	The consignee does not have a valid license to store
12		fireworks or articles pyrotechnic under section
13		132D-7; or
14	(3)	The fireworks or articles pyrotechnic have not been
15		declared or have been misdeclared in violation of
16		[{] subsection[}] (a).
17	(e)	No person holding a retailer license to sell [non-
18	aerial co	mmon] consumer fireworks shall be allowed to sell [non-
19	aerial co	mmon] consumer fireworks commonly known as firecrackers
20	in a pack	et size larger than 5,000 individual units. Any person
21	violating	this subsection shall be guilty of a misdemeanor.

1 (f) Any person violating subsections (a), (c), or (d) 2 shall be subject to the following for shipments of fireworks or articles pyrotechnic of: 3 4 (1) Twenty-five pounds or less gross weight shall be a petty misdemeanor; 5 Over twenty-five pounds to three hundred pounds gross (2)6 7 weight shall be a misdemeanor; (3) Over three hundred pounds to ten thousand pounds gross 8 9 weight shall be a class C felony; and 10 More than ten thousand pounds gross weight shall be a (4)11 class B felony." 12 SECTION 11. Section 132D-9, Hawaii Revised Statutes, is 13 amended to read as follows: 14 "§132D-9 Application for permit. The permit required under section 132D-10 or 132D-16 shall be issued by the county 15 16 and be nontransferable. The county shall issue all permits for 17 which complete applications have been submitted and which 18 contain only correct information. The permit shall specify the 19 date of issuance or effect and the date of expiration but in no case for a period to exceed one year. The permit for the 20 21 purchase of [non-aerial common] consumer fireworks for the 22 purposes of section 132D-3 shall not allow purchase for more

- 1 than one event as set forth in section 132D-3. The application
- 2 shall be made on a form setting forth the dates for which the
- 3 permit shall be valid, the location where the permitted activity
- 4 is to occur, and the name of the proprietor or, if a
- 5 partnership, the name of the partnership and the names of all
- 6 partners or, if a corporation, the name of the corporation and
- 7 the names of its officers. The permit application may be denied
- 8 if the proposed use of fireworks or articles pyrotechnic
- 9 presents a substantial inconvenience to the public or presents
- 10 an unreasonable fire or safety hazard. Any permit issued
- 11 pursuant to this chapter shall be prominently displayed in
- 12 public view at the site."
- 13 SECTION 12. Section 132D-10, Hawaii Revised Statutes, is
- 14 amended to read as follows:
- 15 "§132D-10 Permits. A permit shall be required for the
- 16 purchase and use of:
- 17 (1) Any [non aerial common] consumer fireworks commonly
- known as firecrackers upon payment of a fee of \$25;
- **19** and
- 20 (2) Any aerial [common fireworks and any special] devices,
- 21 display fireworks, or articles pyrotechnic for the

```
1
              purposes of section 132D-16[-] upon payment of a fee
2
              of $110."
         SECTION 13. Section 132D-11, Hawaii Revised Statutes, is
3
4
    amended by amending subsection (a) to read as follows:
5
         "(a) The fee for the license required under section 132D-7
6
    shall be $3,000 for importers, $2,000 for each wholesaler's
7
    site, $1,000 for each storage site, and $500 for each retailer's
    site[, and $110 for permits for public display under section
8
9
    132D-16] for each year or fraction of a year in which the
10
    licensee plans to conduct business and shall be payable to the
11
    county. The license fees shall be used solely by each county
12
    fire department to pay for the salary of an auditor of fireworks
13
    and articles pyrotechnic records [-] and all expenses incurred to
14
    fulfill the duties required, including the inspection of
15
    inventory and storage facilities, maintenance of required
16
    records, and the training of the auditor. The auditor shall
17
    monitor strict inventory and recordkeeping requirements to
18
    ensure that sales of fireworks or articles pyrotechnic are made
19
    only to license or permit holders under this chapter.
20
    county shall provide an exemption from the fees under this
21
    section to nonprofit community groups for importation and
```

- 1 storage of fireworks or articles pyrotechnic for displays once a
- 2 year."
- 3 SECTION 14. Section 132D-12, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "[+]§132D-12[+] Sale to minors. It shall be unlawful for
- 6 any person to offer for sale, sell, or give any fireworks or
- 7 articles pyrotechnic to minors, and for any minor to possess,
- 8 purchase, or set off, ignite, or otherwise cause to explode any
- 9 fireworks  $[\tau]$  or articles pyrotechnic, except as provided in
- 10 section 132D-13."
- 11 SECTION 15. Section 132D-13, Hawaii Revised Statutes, is
- 12 amended to read as follows:
- "[+] §132D-13[+] Liability of parents or guardians. The
- 14 parents, guardian, and other persons having the custody or
- 15 control of any minor, who knowingly permit the minor to possess,
- 16 purchase, or set off, ignite, or otherwise cause to explode any
- 17 fireworks  $[\tau]$  or articles pyrotechnic, shall be deemed to be in
- 18 violation of this chapter and shall be subject to the penalties
- 19 thereunder, except that the parents or quardian may allow the
- 20 minor to use consumer fireworks while under the immediate
- 21 supervision and control of the parent or guardian, or under the
- 22 supervision and control of another adult."

1	SECT	ON 16. Section 132D-14, Hawaii Revised Statutes, is
2	amended b	y amending subsection (a) to read as follows:
3	"(a)	Any person:
4	(1)	Importing aerial [common fireworks or special]
5		devices, display fireworks, or articles pyrotechnic
6	·	without having a valid license under section 132D-7
7		shall be guilty of a class C felony;
8	(2)	Purchasing, possessing, setting off, igniting, or
9		discharging aerial [common fireworks or special]
10		devices, display fireworks, or articles pyrotechnic
11		without a valid permit under sections 132D-10 and
12		132D-16, or storing, selling, or possessing aerial
13		[common fireworks or special] devices, display
14		fireworks, or articles pyrotechnic without a valid
15		license under section 132D-7:
16		(A) If the total weight of the aerial [common
17		fireworks or special] devices, display fireworks,
18		or articles pyrotechnic is twenty-five pounds or
19		more, shall be guilty of a class C felony; or
20		(B) If the total weight of the aerial [common
21		fireworks or special] devices, display fireworks,

1		or articles pyrotechnic is less than twenty-five
2		pounds, shall be guilty of a misdemeanor.
3	(3)	Who transfers or sells aerial [common fireworks or
4		special] devices, display fireworks, or articles
5		pyrotechnic to a person who does not have a valid
6		permit under sections 132D-10 and 132D-16, shall be
7		guilty of a class C felony; and
8	(4)	Who removes or extracts the pyrotechnic contents from
9	·	any fireworks or articles pyrotechnic and uses the
10		contents to construct fireworks, or articles
11		pyrotechnic, or a fireworks or articles pyrotechnic
12		related device shall be guilty of a misdemeanor."
13	SECT	ION 17. Section 132D-16, Hawaii Revised Statutes, is
14	amended t	o read as follows:
15	"§13	2D-16 Permit for [public] display. (a) Any person
16	desiring	to set off, ignite, or discharge aerial [common
17	fireworks	, special] devices, display fireworks, or [both,]
18	articles	pyrotechnic for a [ <del>public</del> ] display shall apply to, and
19	obtain a	permit as required by section 132D-10, from the county
20	not less	than twenty days before the date of the display.
21	(b)	The application shall state, among other things:

(1) The name, age, and address of the applicant;

22

1	(2)	The hame, age, and address of the person who will
2		operate the display, and verification that the person
<b>3</b> .		is a licensed pyrotechnic operator;
4	(3)	The time, date, and place of the display;
5	(4)	The type and quantity of aerial [common fireworks,
6		special] devices, display fireworks, or [both,]
7		articles pyrotechnic to be displayed; and
8	(5)	The purpose or occasion for which the display is to be
9		presented.
10	(c)	No permit shall be issued under this section unless
11	the appli	cant presents, at the applicant's option, either:
12	(1)	A written certificate of an insurance carrier, which
13		has been issued to or for the benefit of the
14		applicant, or a policy providing for the payment of
15		damages in the amount of not less than \$5,000 for
16		injury to, or death of, any one person, and subject to
17		the foregoing limitation for one person; in the amount
18		of not less than \$10,000 for injury to, or death of,
19		two or more persons; and in the amount of not less
20		than \$5,000 for damage to property, caused by reason
21		of the authorized display and arising from any
22		tortious acts or negligence of the permittee, the

1		permittee s agents, employees, or subcontractors. The
2		certificate shall state that the policy is in full
3		force and effect and will continue to be in full force
4		and effect for not less than ten days after the date
5		of the [public] display; or
6	(2)	The bond of a surety company duly authorized to
7		transact business within the State, or a bond with not
8		less than two individual sureties who together have
9	•	assets in the State equal in value to not less than
10		twice the amount of the bond, or a deposit of cash, ir
11		the amount of not less than \$10,000 conditioned upon
12		the payment of all damages that may be caused to any
13		person or property by reason of the authorized display
14		and arising from any tortious acts or negligence of
15		the permittee, the permittee's agents, employees, or
16		subcontractors. The security shall continue to be in
17		full force and effect for not less than ten days after
18		the date of the [public] display.
19	The	county may require coverage in amounts greater than the
20	minimum a	mounts set forth in paragraph (1) or (2) if deemed
21	necessary	or desirable in consideration of such factors as the
22	location a	and scale of the display, the type of aerial [common

- 1 fireworks, special devices, special fireworks, or [both,]
- 2 articles pyrotechnic to be used, and the number of spectators
- 3 expected.
- 4 (d) The county, pursuant to duly adopted rules, shall
- 5 issue the permit after being satisfied that the requirements of
- 6 subsection (c) have been met, the display will be handled by a
- 7 pyrotechnic operator duly licensed by the State, the display
- 8 will not be hazardous to property, and the display will not
- 9 endanger human life. The permit shall authorize the holder to
- 10 display aerial [common fireworks, special] devices, display
- 11 fireworks, or [both,] articles pyrotechnic, only at the place
- 12 and during the time set forth therein, and to acquire and
- 13 possess the specified aerial [common fireworks, special]
- 14 devices, display fireworks, or [both,] articles pyrotechnic
- 15 between the date of the issuance of the permit and the time
- 16 during which the display of those aerial [common fireworks,
- 17 special devices, display fireworks, or [both,] articles
- 18 pyrotechnic is authorized."
- 19 SECTION 18. Section 132D-17, Hawaii Revised Statutes, is
- 20 amended to read as follows:
- 21 "§132D-17 Inconsistent county ordinances, rules.
- 22 Notwithstanding any other law to the contrary, no county shall

- 1 enact ordinances or adopt any rules regulating fireworks  $[\tau]$  or
- 2 articles pyrotechnic, except as required in this chapter, that
- 3 is inconsistent with or more restrictive than, the provisions of
- 4 this chapter. Any ordinances and rules regulating fireworks or
- 5 articles pyrotechnic that were enacted or adopted by a county
- 6 before March 31, 1995, except those provisions which are not
- 7 inconsistent with, or more restrictive than those of this
- 8 chapter, are declared void."
- 9 SECTION 19. Section 132D-21, Hawaii Revised Statutes, is
- 10 amended to read as follows:
- "[+] §132D-21[+] Health care facilities; report of
- 12 fireworks and articles pyrotechnic incidents. Health care
- 13 facilities in this State shall report all incidents of serious
- 14 injuries and fatalities caused by legal and illegal fireworks or
- 15 articles pyrotechnic to the department of health and the police
- 16 department of the county in which the person was attended or
- 17 treated. All reports shall be in writing or in the manner
- 18 specified by the department of health.
- 19 As used in this section, "health care facilities" includes
- 20 any outpatient clinic, emergency room, or doctor's office,
- 21 private or public, whether organized for profit or not, used,
- 22 operated, or designed to provide medical diagnosis, treatment,

1

2 persons. The term includes but is not limited to health care facilities that are commonly referred to as hospitals, extended 3 4 care and rehabilitation centers, nursing homes, skilled nursing 5 facilities, intermediate care facilities, hospices for the 6 terminally ill that require licensure or certification by the 7 department of health, kidney disease treatment centers including 8 freestanding hemodialysis units, outpatient clinics, organized 9 ambulatory health care facilities, emergency care facilities and 10 centers, home health agencies, health maintenance organizations, 11 and others providing similarly organized services regardless of nomenclature." 12 13 SECTION 20. Section 132D-2, Hawaii Revised Statutes, is amended by repealing the definitions of "aerial common 14 15 fireworks" and "non-aerial common fireworks": 16 [""Aerial common fireworks" means any firework, classified **17** as common fireworks by the United States Bureau of Explosives or contained in the regulations of the United States Department of 18 19 Transportation and designated as UN 0336 1.4G, which produces an audible or visible effect and which is designed to rise into the 20 21 air and explode or detonate in the air or to fly about above the 22 ground and which is prohibited for use by any person who does

nursing, rehabilitative, or preventive care to any person or

```
1
    not have a permit for public display issued by a county under
2
    section 132D 16. "Aerial common fireworks" include firework
3
    items commonly known as bottle rockets, sky rockets, missile-
4
    type rockets, helicopters, torpedoes, daygo bombs, roman
5
    candles, flying pigs, and jumping jacks, which move about the
6
    ground farther than inside a circle with a radius of twelve feet
    as measured from the point where the item was placed and
7
8
    ignited, aerial shells, and mines.
9
         "Non-aerial common-fireworks" means any firework,
10
    classified as common fireworks by the United States Bureau of
11
    Explosives or contained in the regulations of the United States
12
    Department of Transportation and designated as UN 0336 1.4C,
13
    which produces an audible or visible effect and which is
14
    designed to remain on or near the ground and which, while
15
    stationary or spinning rapidly on or near the ground, emits
16
    smoke, a shower of colored sparks, whistling effects, flitter
    sparks or balls of colored sparks and combination items which
17
18
    contain one or more of these effects. "Non aerial common
19
    fireworks" include firework items commonly known as firecrackers
20
    which are single paper cylinders not exceeding one and one half
21
    inches in length excluding the fuse and one quarter of an inch
22
    in diameter containing a charge of not more than fifty
```

- 1 milligrams of pyrotechnic composition, snakes, sparklers,
- 2 fountains, and cylindrical or cone fountains which emit effects
- 3 up to a height not greater than twelve feet above the ground,
- 4 illuminating torches, bamboo canons, whistles, toy smoke
- 5 devices, wheels, and ground spinners which when ignited remain
- 6 within a circle with a radius of twelve feet as measured from
- 7 the point where the item was placed and ignited, novelty or
- 8 trick items, combination items, and other fireworks of like
- 9 construction which are designed to produce the same or similar
- 10 effects."
- 11 SECTION 21. This Act does not affect rights and duties
- 12 that matured, penalties that were incurred, and proceedings that
- 13 were begun, before its effective date.
- 14 SECTION 22. Statutory material to be repealed is bracketed
- 15 and stricken. New statutory material is underscored.
- 16 SECTION 23. This Act shall take effect on August 1, 2006.

## Report Title:

Fireworks

## Description:

Clarifies fireworks terminology to be consistent with federal law; repeals and amends definitions. (SD2)