A BILL FOR AN ACT

RELATING TO THE HAWAII EMERGENCY PLANNING AND COMMUNITY RIGHT-TO-KNOW ACT.

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

SECT	ION 1. The purpose of this Act is to clarify the	
Emergency	Planning and Community Right-to-Know Act reporting	
requirements.		
SECT	ION 2. Section 128E-6, Hawaii Revised Statutes, is	
amended by	y amending subsection (a) to read as follows:	
" (a)	The owner or operator of a facility in the [State]	
state tha	t stores, uses, or manufactures any hazardous substance	
shall com	ply with the following requirements:	
(1)	Each owner or operator of a facility in the [State]	
	state shall comply with the emergency planning and	
	notification requirements of sections 302 and 303 of	
વધુ.	the Emergency Planning and Community Right-to-Know Act	
	of 1986, 42 [U.S.C. <u>\$\$11002</u> and 11003,] <u>United States</u>	
	Code sections 11002 and 11003, if an extremely	
	hazardous substance is present at the facility in an	
	Emergency requirement SECT amended by "(a) state that shall comp	

amount in excess of the threshold planning quantity

established for the substance;

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1	(2)	Each owner or operator of a facility in this (State)
2		state that is required to prepare or have available a
3		material safety data sheet for a hazardous chemical
4		under the Occupational Safety and Health Act of 1970,
5		as amended, 15 [U.S.C. §651] <u>United States Code</u>
6		Section 651 et seq., and regulations promulgated under
7		that Act, for [all hazardous substances present at the
8		facility in amounts not less than 10,000 pounds, and
9		extremely hazardous substances present at the facility
10		in amounts not less than 500 pounds, or the threshold
11		planning quantity for that substance, whichever is
12		less, shall comply with the following reporting
13		requirements]:
14		(A) All hazardous substances, except for extremely
15		hazardous substances, present at the facility in
16		amounts not less than ten thousand pounds; and
17		(B) All extremely hazardous substances present at the
18		facility in amounts not less than five hundred
19		pounds, or the threshold planning quantity for
20		that substance, whichever is less,
21		shall comply with the following reporting
22		requirements:

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1	[(A)] <u>(i)</u>	Complete a chemical list by March 1 of each
2		year and submit material safety data sheets
3		not more than thirty days after a request;
4	[(B)] <u>(ii)</u>	Complete the state chemical inventory form
5		by March 1 of each year; provided that a
6	•	Tier II list shall be used until a state
7		form is available;
8	[(C)] <u>(iii)</u>	Submit facility diagrams and location area
9		maps by March 1 of each year, and update the
10		maps annually as needed; and
11	[(D)	Upon request, submit [(iv) Submit emergency
12		response plans required under state or
13		federal law.
14	The [info	rmation described] <u>documents required</u> in
15	[subparag	raphs (A)] clauses (i) through [(D)] <u>(iv)</u>
16	shall be	submitted by March 1 of each year to the
17	commissio	n, the respective committee, and the
18	respectiv	e fire department [upon request by the same];
19	(3) Each owne	r or operator of a facility in this [State]
20	<u>state</u> tha	t is subject to [section] <u>Section</u> 313 of the
21	Emergency	Planning and Community Right-to-Know Act of
22	1986, 42	[U.S.C. §11023,] <u>United States Code Section</u>

1		11023, shall comply with the toxic chemical release	
2		form requirements of [section] Section 323 of the	
3		Emergency Planning and Community Right-to-Know Act of	
4		1986 by July 1 of each year; and	
5	(4)	Each owner or operator of a facility in this [State]	
6		state covered under [section] Section 304 of the	
7		Emergency Planning and Community Right-to-Know Act of	
8		1986, 42 [U.S.C. \$11004,] United States Code Section	
9		11004, shall comply with the notification requirements	
10		of [section] Section 304 of the Emergency Planning and	
11		Community Right-to-Know Act of 1986, and section 128E-	
12		7, if a release of an extremely hazardous substance	
13		occurs from the facility."	
14	SECT	ION 3. Statutory material to be repealed is bracketed	
15	and stric	ken. New statutory material is underscored.	
16	SECTION 4. This Act shall take effect on January 1, 2050.		

Report Title:

Emergency Planning and Community Right-to-Know Act

Description:

Clarifies the different reporting requirements for hazardous substances and extremely hazardous substances. (HB3150 HD1)