JAN 1 8 2008

A BILL FOR AN ACT

RELATING TO FIREARMS.

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

- 1 SECTION 1. Chapter 134, Hawaii Revised Statutes, is 2 amended by adding a new section to be appropriately designated 3 and to read as follows: "§134- Prohibition against seizure of firearms or 5 ammunition during emergency or disaster; suspension of permit or license. (a) Notwithstanding any provision of chapter 128 or 6 7 any other law to the contrary, no person or government entity 8 shall seize or confiscate, under any civil defense, emergency, 9 or disaster relief powers or functions conferred, or during any 10 civil defense emergency period, as defined in section 128-2, or 11 during any time of national emergency or crisis, as defined in
- 12 section 134-34, any firearm or ammunition from any individual
- 13 who is lawfully permitted to carry or possess the firearm or
- 14 ammunition under part I of this chapter and who carries,
- 15 possesses, or uses the firearm or ammunition in a lawful manner
- 16 and in accordance with the criminal laws of this State.

Notwithstanding any provision of chapter 128 or any 1 (b) 2 other law to the contrary, no person or government entity shall 3 suspend, revoke, or limit, under any civil defense, emergency, 4 or disaster relief powers or functions conferred, any lawfully acquired and maintained permit or license obtained under and in 5 6 accordance with part I of this chapter. 7 (c) For purposes of this section, "government entity" means any unit of government in this State, including the State 8 9 and any county or combination of counties, department, agency, 10 institution, board, commission, district, council, bureau, office, governing authority, or other instrumentality of state 11 or county government, or corporation or other establishment 12 13 owned, operated, or managed by or on behalf of this State or any county." 14 15 SECTION 2. Section 128-6, Hawaii Revised Statutes, is 16 amended to read as follows: "§128-6 Civil defense powers, in general. The governor 17 18 may: 19 (1) Plans and programs. Prepare comprehensive plans and programs for the civil defense of this State, the 20 21 plans and programs to be integrated into and

coordinated with the civil defense plans of the

1		federal government and of other states to the fullest
2		possible extent; and coordinate the preparation of
3		plans and programs for civil defense by the political
4		subdivisions of the State, the plans to be integrated
5		into and coordinated with the civil defense plans and
6		programs of the State to the fullest possible extent.
7	(2)	Training, public information. Institute training
8		programs and public information programs.
9	(3)	Direct operational control, when. In the event of
10		disaster or emergency beyond local control, or which
11		in the opinion of the governor is such as to make
12		state operational control necessary, assume direct
13		operational control over all or any part of the civil
14		defense functions within this State.
15	(4)	Insignia. Provide or authorize suitable insignia of
16		authority for all authorized personnel.
17	(5)	Registration and blood typing. Provide for:
18		(A) Compulsory registration and identification to the
19		extent that voluntary registration and
20		identification has not been accomplished under

chapter 846, part II; and

(B)	Compulsory RHo blood typing on females of child
	bearing age or younger, and such other compulsory
	blood typing as may be approved by competent
	medical authority.

- (6) Protection of facilities. Require each public utility, or any person owning, controlling, or operating a vital facility, to protect and safeguard its or the person's property, or to provide for the protection and safeguarding; and provide for the protection and safeguarding of all public properties, or such other properties as the governor may consider advisable; provided that without prejudice to the generality of the foregoing two clauses, the protecting and safeguarding may include the regulation or prohibition of public entry thereon, or the permission of the entry upon such terms and conditions as the governor may prescribe.
- (7) Explosives, etc. [Whenever] Except as provided in section 134-, whenever in the governor's opinion the laws of the State do not adequately provide for the common defense, public health, safety, and welfare, investigate, regulate, or prohibit the storage,

S.B. NO. 2279

1		transportation, use, possession, maintenance,
2		furnishing, sale, or distribution of, as well as any
3		transaction related to, explosives, firearms, and
4		ammunition [(including the power to require the
5		reregistration of firearms)], inflammable materials
6		and other objects, implements, substances, businesses,
7		or services of a hazardous or dangerous character, or
8		particularly capable of misuse by disloyal persons or
9		the enemy, or obstructive of or tending to obstruct
10		military operations or civil defense, including,
11		without limitation, intoxicating liquor and the liquor
12		business; and authorize the seizure and forfeiture of
13		any such objects, implements, or substances unlawfully
14		possessed, as provided in section 128-28.
15	(8)	Air raid drills, etc. Direct or control, as may be
16		necessary for civil defense:
17		(A) Air raid drills, and other alerts, tests, and
18		exercises;
19		(B) Blackouts and practice blackouts;
20		(C) Partial or full mobilization of civil defense
21		organizations in advance of actual disaster;

S.B. NO. 2279

1	(D)	Warnings and signals for drills, alerts, or
2		attacks, and the mechanical devices to be used in
3		connection therewith;
4	(E)	Shutting off water mains, gas mains, electric
5		power connections, or suspension of other
6		services; and to the extent permitted by or under
7		federal law, suspension of radio transmission;
8	(F)	The conduct of civilians and the movement and
9		cessation of movement of pedestrians and
10		vehicular traffic during, before, and after
11		blackouts, drills, alerts, or attacks;
12	(G)	Traffic control;
13	(H)	The congregation of the public in stricken or
14		danger areas or under dangerous conditions; and
15	(I)	The evacuation and reception of the civilian
16		population, provided that only during a civil
17		defense emergency period shall there be
18		instituted under this paragraph mandatory or
19		prohibitory requirements having the force and
20		effect of law."
21	SECTION 3	. Section 134-32, Hawaii Revised Statutes, is
22	amended to read	d as follows:



1 "§134-32 License to sell and manufacture firearms;

- 2 conditions. Every license issued pursuant to this part shall be
- 3 issued and shall be regarded as having been accepted by the
- 4 licensee subject to the following conditions:
- 5 (1) That the licensee at all times shall comply with all provisions of law relative to the sale of firearms.
- 7 (2) That the license during any time of national emergency 8 or crisis, as defined in section 134-34, may be 9 canceled or suspended.
- 10 (3) That all firearms in the possession and control of any 11 licensee at any time of national emergency or crisis, as defined in section 134-34, may be seized and held 12 13 in possession or purchased by or on the order of the 14 governor, except as provided in section 134- , until 15 such time as the national emergency or crisis has 16 passed, or until such time as the licensee and the 17 government of the United States or the government of the State may agree upon some other disposition of the 18 19 same.
 - (4) That all firearms in the possession and control of the licensee or registered pursuant to section 134-3(c) by the licensee shall be subject to physical inspection

SB SMO 08-009.doc

20

21

1	by the chief of police of each county during normal
2	business hours at the licensee's place of business.
3	(5) That the license may be revoked for a violation of any
4	of the conditions of this section."
5	SECTION 4. Statutory material to be repealed is bracketed
6	and stricken. New statutory material is underscored.
7	SECTION 5. This Act shall take effect upon its approval.
8	$A \cap A$
9	
	INTRODUCED BY:

Report Title:

Firearms; Prohibition against seizure during emergency

Description:

Prohibits person or government entity from seizing any firearm or ammunition under civil defense, emergency, or disaster relief powers or during any civil defense emergency period or any time of national emergency or crisis, from any individual who is lawfully permitted to carry or possess the firearm or ammunition under part I of chapter 134 and who carries, possesses, or uses the firearm or ammunition in a lawful manner. Prohibits suspension or revocation, under emergency powers, of permits or licenses lawfully acquired and maintained under part I of chapter 134.