A BILL FOR AN ACT

RELATING TO ENERGY.

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

- 1 SECTION 1. The legislature finds that electric clothes 2 dryers make up over ten per cent of many households' total
- 3 energy use. Reducing the use of electric clothes dryers
- 4 statewide could substantially decrease the amount of energy that
- 5 households use and thereby reduce the amount of fossil fuels
- 6 used to generate electricity in the State.
- 7 The legislature finds that simple clotheslines make
- 8 efficient use of two abundant resources, the sun and the wind,
- 9 to dry clothing. For aesthetic reasons, however, many
- 10 homeowners' associations prohibit the use of clotheslines or
- 11 render them ineffective through unreasonably restrictive
- 12 regulation. The legislature further finds that although
- 13 aesthetic concerns still exist today, they are not necessarily
- 14 incompatible with environmental and energy security concerns,
- 15 especially in the current context of high energy costs, climate
- 16 change issues, and Hawaii's goal of increasing energy
- 17 independence and maintaining an aesthetically pleasing
- 18 environment.

HB1273 HD1 LRB 09-2170-2.doc

1 The purpose of this Act is to prohibit real estate 2 contracts, agreements, and rules from precluding or rendering ineffective the use of clotheslines on the premises of single-3 4 family dwellings or townhouses. 5 SECTION 2. Chapter 196, Hawaii Revised Statutes, is 6 amended by adding a new section to be appropriately designated 7 and to read as follows: "§196- Placement of clotheslines. (a) Notwithstanding 8 9 any law to the contrary, no person shall be prevented by any covenant, declaration, bylaws, restriction, deed, lease, term, 10 provision, condition, codicil, contract, or similar binding 11 12 agreement, however worded, from installing a clothesline on any 13 single-family residential dwelling or townhouse that the person 14 owns. Any provision in any lease, instrument, or contract 15 contrary to the intent of this section shall be void and 16 unenforceable. 17 (b) Every private entity may adopt rules that reasonably 18 restrict the placement and use of clotheslines for the purpose 19 of drying clothes on the premises of any single-family 20 residential dwelling or townhouse; provided that those

restrictions do not prohibit the use of clotheslines altogether.

HB1273 HD1 LRB 09-2170-2.doc

21

H.B. NO. H.D. 1

- 1 No private entity shall assess or charge any homeowner any fees
- 2 for the placement of any clothesline.
- 3 (c) For the purposes of this section:
- 4 "Clothesline" means a rope, cord, or wire or similar device
- 5 on which laundry is hung to dry.
- 6 "Private entity" means any association of homeowners,
- 7 community association, condominium association, cooperative, or
- 8 any other non-governmental entity with covenants, bylaws, and
- 9 administrative provisions with which the homeowner's compliance
- 10 is required."
- 11 SECTION 3. New statutory material is underscored.
- 12 SECTION 4. This Act shall take effect upon its approval.

Report Title:

Solar Energy; Clotheslines

Description:

Allows the use of clotheslines on any privately owned single-family residential dwelling or townhouse. (HD1)

HB1273 HD1 LRB 09-2170-2.doc