H.B. NO. 398

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A BILL FOR AN ACT

RELATING TO FIREWORKS.

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

SECTION 1. Section 132D-2, Hawaii Revised Statutes, is
amended as follows:
By amending the definition of "consumer fireworks" to

4 read:

5 ""Consumer fireworks" [means]:

6 (1)Means any fireworks designed primarily for retail sale 7 to the public [during authorized dates and times,] that produces visible or audible effects by 8 9 combustion, and that is designed to remain on or near 10 the ground and, while stationary or spinning rapidly 11 on or near the ground, emits smoke, a shower of 12 colored sparks, whistling effects, flitter sparks, or 13 balls of colored sparks, and includes combination 14 items that contain one or more of these effects. 15 ["Consumer fireworks" shall comply with the 16 construction, chemical composition, and labeling 17 regulations of the United States Consumer Product Safety Commission as set forth in Title 16 Code of 18



1		Federal Regulations and fireworks classified as UN0336
2		and UN0337 by the United States Department of
3		Transportation as set forth in Title 49 Code of
4		Federal Regulations. "Consumer fireworks" include]
5	(2)	Includes firework items commonly known as firecrackers
6		that are single paper cylinders not exceeding one and
7		one-half inches in length excluding the fuse and one-
8		quarter of an inch in diameter and contain a charge of
9		not more than fifty milligrams of pyrotechnic
10		composition, snakes, sparklers, fountains, and
11		cylindrical or cone fountains that emit effects up to
12		a height not greater than twelve feet above the
13		ground, illuminating torches, bamboo cannons,
14		whistles, toy smoke devices, wheels, and ground
15		spinners that when ignited remain within a circle with
16		a radius of twelve feet as measured from the point
17		where the item was placed and ignited, novelty or
18		trick items, combination items, and other fireworks of
19		like construction that are designed to produce the
20		same or similar effects."
21	2.	By deleting the definition of "cultural".



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1	[""Cultural" means relating to the arts, customs,
2	traditions, mores, and history of all of the various ethnic
3	groups of Hawaii."]
4	SECTION 2. Section 132D-3, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"§132D-3 [Permissible uses] <u>Use</u> of consumer fireworks[+],
7	prohibited. [Consumer fireworks may be] It shall be unlawful
8	for any person to set off, [ignited, discharged,] ignite,
9	discharge, or otherwise [caused] cause to explode any consumer
10	fireworks within the State [only:
11	(1) From 9:00 p.m. on New Year's Eve to 1:00 a.m. on New
12	Year's Day; from 7:00 a.m. to 7:00 p.m. on Chinese New
13	Year's Day; and from 1:00 p.m. to 9:00 p.m. on the
14	Fourth of July; or
15	(2) From 9:00 a.m. to 9:00 p.m. as allowed by permit
16	pursuant to section 132D-10 if the proposed cultural
17	use is to occur at any time other than during the
18	periods prescribed in paragraph (1);
19	provided that the purchase of not more than five thousand
20	individual consumer fireworks commonly known as firecrackers
21	shall-be-allowed-under-each-permit]."

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1	SECTION 3. Section 132D-5, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§132D-5 General prohibitions. (a) It shall be unlawful
4	for any person without a permit issued under section 132D-10 by
5	a county fire department to:
6	(1) Remove or extract the pyrotechnic contents from any
7	fireworks;
8	(2) Throw any ignited fireworks:
9	(A) From, at, or into a vehicle;
10	(B) At a person or an animal; and
11	(C) From above the first floor of any building; or
12	(3) Set off, ignite, discharge, or otherwise cause to
13	explode any fireworks:
14	(A) Above the first floor of any building;
15	(B) In any vehicle;
16	[(C) At any time not within the periods for use
17	prescribed in section 132D-3;
18	(D)] (C) Within one thousand feet of any operating
19	hospital, licensed convalescent home, licensed
20	home for the elderly, zoo, licensed animal
21	shelter, or licensed animal hospital;

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1 [-(E)-] (D) In any school building, or on any school 2 grounds and yards without first obtaining 3 authorization from appropriate school officials; 4 (E) On any highway, alley, street, sidewalk, or [-(F)]5 other public way; in any park; on any public 6 beach; in any officially designated forest or wildlife preserve; within fifty feet of a 7 8 canefield; or within one thousand feet of any 9 building used for public worship during the 10 periods when services are held; and (F) Within five hundred feet of any hotel. 11 [+(G)-]12 It shall be unlawful to purchase or possess consumer (b) 13 fireworks [more than five calendar days before the time periods 14 for permissible use under section 132D-3.] within the State. (c) It shall be unlawful to offer, expose for sale, sell, 15 16 or furnish consumer fireworks [after 12:01 a.m. on New Year's 17 Day, 6:00 p.m. on Chinese New Year's Day, and 8:00 p.m. on the 18 Fourth of July.] to any person within the State. Any person 19 violating this subsection shall be guilty of a misdemeanor. 20 (d) Possession of consumer fireworks valued at \$50 or more 21 shall be a presumption that such fireworks were intended to be 22 offered or exposed for sale."



1 SECTION 4. Section 132D-6, Hawaii Revised Statutes, is 2 amended to read as follows: "[+] \$132D-6[+] Exceptions. The prohibitions in section 3 4 132D-5 do not apply to: The use of flares, noisemakers, or signals for 5 (1)warning, pest control, or illumination purposes by 6 7 police and fire departments, utility companies, 8 transportation agencies, and other governmental or private agencies or persons, including agricultural 9 10 operations, in connection with emergencies, their 11 duties, or business; [and] 12 (2)The sale or use of blank cartridges for a show or 13 theater, or for signal, commercial, or institutional 14 purposes in athletics or sports [-;]; and 15 (3) Toys or other devices in which paper caps containing 16 twenty-five hundredths grains or less of explosive 17 compound are used, provided that they are so 18 constructed that the hand cannot come in contact with 19 the cap when in place for use." 20 SECTION 5. Section 132D-7, Hawaii Revised Statutes, is 21 amended to read as follows:

22 "\$132D-7 License or permit required. A person shall not: HB LRB 09-0938.doc

1	(1)	Import, store, offer to sell, or sell, at wholesale or
2		retail, aerial devices, display fireworks, <u>or</u> articles
3		pyrotechnic[, or consumer fireworks] unless the person
4		has a valid license issued by the county; or
5	(2)	Possess aerial devices, display fireworks, or articles
6		pyrotechnic without a valid license to import, store,
7		or sell aerial devices, display fireworks, or articles
8		pyrotechnic, or a valid display permit as provided for
9		in this chapter."
10	SECT	ION 6. Section 132D-8, Hawaii Revised Statutes, is
11	amended b	y amending subsection (c) to read as follows:
12	"(C)	It shall be unlawful for any licensee, other than a
13	wholesale	r who is selling or transferring fireworks or articles
14	pyrotechn	ic to a licensed retailer, to sell or offer to sell,
15	exchange	for consideration, give, transfer, or donate any
16	fireworks	or articles pyrotechnic at any time to any person who
17	does not	present a permit duly issued as required by section
18	132D-10 o	r 132D-16. The permit shall be signed by the seller or
19	transfero	r at the time of sale or transfer of the fireworks or
20	articles pyrotechnic, and the seller or transferor shall	
21	indicate	on the permit the amount and type of fireworks or
22	articles	pyrotechnic sold or transferred. No person shall sell
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1	or delive:	r fireworks to any permittee in any amount in excess of
2	the amoun	t specified in the permit, less the amount shown on the
3	permit to	have been previously purchased [; provided that no
4	fireworks	-shall-be-sold-to-a-permittee-holding-a-permit-issued
5	for purpo	ses of section 132D-3, more than five calendar days
6	before-th	e-applicable-time-period-under-section-132D-3]."
7	SECT	ION 7. Section 132D-8.6, Hawaii Revised Statutes, is
8	amended to	o read as follows:
9	"§13:	2D-8.6 Requirements of licensee. (a) Any person who
10	has obtain	ned a license under section 132D-7 and ships fireworks
11	or article	es pyrotechnic into the State shall:
12	(1)	Clearly designate the types of fireworks or articles
13		pyrotechnic in each shipment on the bill of lading or
14		shipping manifest with specificity;
15	(2)	Declare on the bill of lading or shipping manifest the
16		gross weight of aerial devices, [consumer-fireworks,]
17		display fireworks, and articles pyrotechnic to be
18		imported in each shipment and the location of the
19		storage facility, if applicable, in which the
20		fireworks or articles pyrotechnic are to be stored;
21	(3)	Prior to shipment and when booking each shipment of
22		fireworks or articles pyrotechnic notify the

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1		appropriate county official as determined by the
2		county regarding whether the shipment will be
3		distributed from:
4		(A) Pier to pier;
5		(B) Pier to warehouse or storage facility; or
6		(C) Pier to redistribution; and
7	(4)	At the time shipping is booked, the importer or
8		consignee shall notify the appropriate county official
9		as determined by the county in writing of the expected
10		shipment's landing date.
11	(b)	The fire department of a county, in which a shipment
12	of firewo	rks or articles pyrotechnic has landed and becomes
13	subject t	o the jurisdiction of the fire department, shall be
14	allowed t	o inspect, if it chooses, any shipment declared on the
15	shipping	manifest as fireworks or articles pyrotechnic.
16	(C)	The facility in which fireworks or articles
17	pyrotechn	ic are to be stored shall:
18	(1)	Have received approval fifteen days prior to the
19		shipment's arrival from the appropriate county fire
20		department; and
21	(2)	Meet all state and county fire and safety codes.



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1	(d)	Any fireworks or articles pyrotechnic landed in the
2	State sha	ll be subject to seizure and forfeiture if:
3	(1)	The importer or consignee does not have in the
4		importer's or consignee's possession a valid license
5		to import fireworks or articles pyrotechnic under
6		section 132D-7;
7	(2)	The consignee does not have a valid license to store
8		fireworks or articles pyrotechnic under section 132D-
9		7; or
10	(3)	The fireworks or articles pyrotechnic have not been
11		declared or have been misdeclared in violation of
12		subsection (a).
13	[-(e) -	No person holding a retailer license to sell consumer
14	fireworks	-shall-be-allowed-to-sell-consumer-fireworks-commonly
15	known-as-	firecrackers in a packet size larger than five thousand
16	individua	1-units. Any person violating this subsection shall be
17	guilty-of	-a-misdemeanor.
18	(1)]	(e) Any person violating subsection (a), (c), or (d)
19	shall be	subject to the following for shipments of fireworks or
20	articles	pyrotechnic of:
21	(1)	Twenty-five pounds or less gross weight shall be a
22		petty misdemeanor;

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1	(2) Over twenty-five pounds to three hundred pounds gross
2	weight shall be a misdemeanor;
3	(3) Over three hundred pounds to ten thousand pounds gross
4	weight shall be a class C felony; and
5	(4) More than ten thousand pounds gross weight shall be a
6	class B felony."
7	SECTION 8. Section 132D-9, Hawaii Revised Statutes, is
8	amended to read as follows:
9	"§132D-9 Application for permit. The permit required
10	under section 132D-10 or 132D-16 shall be issued by the county
11	or its authorized designees and be nontransferable. The county
12	or its authorized designees shall issue all permits for which
13	complete applications have been submitted and which contain only
14	correct information. The permit shall specify the date of
15	issuance or effect and the date of expiration but in no case for
16	a period to exceed one year. [The permit for the purchase of
17	consumer fireworks for the purposes of section 132D-3 shall not
18	allow purchase for more than one event as set forth in section
19	$\frac{132D-3}{3}$]. The application shall be made on a form setting forth
20	the dates for which the permit shall be valid, the location
21	where the permitted activity is to occur, and the name of the
22	proprietor or, if a partnership, the name of the partnership and
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1	the names of all partners or, if a corporation, the name of the
2	corporation and the names of its officers. The permit
3	application may be denied if the proposed use of fireworks or
4	articles pyrotechnic presents a substantial inconvenience to the
5	public or presents an unreasonable fire or safety hazard. Any
6	permit issued pursuant to this chapter shall be prominently
7	displayed in public view at the site."
8	SECTION 9. Section 132D-10, Hawaii Revised Statutes, is
9	amended to read as follows:
10	"§132D-10 Permits. A permit shall be required for the
11	purchase and use of[+
12	(1) Any consumer fireworks commonly known as firecrackers
13	upon payment of a fee of \$25;
14	(2) Any] any aerial devices, display fireworks, or
15	articles pyrotechnic for the purposes of section 132D-
16	16 upon payment of a fee of \$110[; and
17	(3) Any consumer fireworks for the purposes of section
18	132D-5 or for cultural uses that occur at any time
19	other than during the periods prescribed in section
20	132D-3(1) upon a payment of a fee of \$25]."
21	SECTION 10. Section 132D-12, Hawaii Revised Statutes, is
22	amended to read as follows:



1 "§132D-12 Sale to minors; sale by minors; prohibited. It 2 shall be unlawful for any person to offer for sale, sell, or 3 give any fireworks or articles pyrotechnic to minors, and for 4 any minor to possess, purchase, sell, or set off, ignite, or 5 otherwise cause to explode any fireworks or articles 6 pyrotechnic [, except as provided in section 132D-13]." 7 SECTION 11. Section 132D-13, Hawaii Revised Statutes, is 8 amended to read as follows: 9 "§132D-13 Liability of parents or quardians. The parents, 10 quardian, and other persons having the custody or control of any 11 minor, who knowingly permit the minor to possess, purchase, or 12 set off, ignite, or otherwise cause to explode any fireworks or 13 articles pyrotechnic, shall be deemed to be in violation of this chapter and shall be subject to the penalties thereunder $[\tau]$ 14 15 except that the parents or quardian may allow the minor to use 16 consumer fireworks while under the immediate supervision and 17 control of the parent or quardian, or under the supervision and 18 control of another adult]." 19 SECTION 12. This Act does not affect rights and duties that matured, penalties that were incurred, and proceedings that 20

21 were begun, before its effective date.

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SECTION 13. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.

3 SECTION 14. This Act shall take effect on July 1, 2009.

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INTRODUCED BY:

esaca Woolly Sarbara Manunats

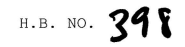


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Report Title: Fireworks; Prohibition

Description:

Provides for a statewide ban of consumer fireworks (firecrackers).

