A BILL FOR AN ACT

RELATING TO FIREWORKS.

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

1 Section 132D-2, Hawaii Revised Statutes, is SECTION 1. 2 amended by amending the definition of "display fireworks" to 3 read as follows: 4 ""Display fireworks" means any fireworks designed primarily 5 for exhibition display by producing visible or audible effects 6 and classified as display fireworks or contained in the 7 regulations of the United States Department of Transportation 8 and designated as UN0333, UN0334, or UN0335, and includes 9 salutes containing more than two grains (one hundred and thirty 10 milligrams) of explosive materials, aerial shells containing 11 more than forty grams of pyrotechnic compositions, and other 12 display pieces [which] that exceed the limits of explosive materials for classification as "consumer fireworks". 13 14 The term also includes fused setpieces containing components[7

15 which] that together exceed fifty milligrams of [salute power.]

16 pyrotechnic composition. The use of display fireworks shall be

17 prohibited for use by any person who does not have a display

18 permit issued by a county."

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SECTION 2. Section 132D-8.5, Hawaii Revised Statutes, is 1 2 amended to read as follows: 3 "§132D-8.5 Importation of aerial devices, display 4 fireworks, or articles pyrotechnic for display. Aerial devices, 5 display fireworks, or articles pyrotechnic shall only be 6 imported and stored, if necessary, in an amount sufficient for 7 an anticipated three-month inventory; provided that if a 8 licensee under section 132D-7 provides aerial devices, display 9 fireworks, or articles pyrotechnic for displays as allowed under 10 section 132D-16 more than once a month, the licensee may import or store, if necessary, sufficient aerial devices, display 11 12 fireworks, or articles pyrotechnic for a six-month inventory[-]; 13 provided further that this section shall not apply to any 14 licensee under section 132D-7 who imports aerial devices, 15 display fireworks, or articles pyrotechnics and provides proof 16 of: **17** (1) Ownership of an approved fireworks storage facility; 18 (2) Accurate recordkeeping and auditing procedures of 19 fireworks; and 20 (3) The production of at least twelve displays within the

last twelve calendar months."

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1	SECT	ION 3. Section 132D-8.6, Hawaii Revised Statutes, is	
2	amended b	y amending subsection (a) to read as follows:	
3	"(a)	Any person who has obtained a license under section	
4	132D-7 an	d ships fireworks or articles pyrotechnic into the	
5	State shall:		
6	[-(1-)-	Clearly designate the types of fireworks or articles	
7		pyrotechnic in each shipment on the bill of lading or	
8		shipping manifest with specificity;	
9	(2)	Declare on the bill of lading or shipping manifest the	
10		gross weight of consumer fireworks, display fireworks,	
11		articles pyrotechnic, and aerial devices to be	
12		imported in each shipment and the location of the	
13		storage facility, if applicable, in which the	
14		fireworks or articles pyrotechnic are to be stored;	
15	.(3)]	(1) Prior to shipment and when booking each shipment	
16		of fireworks, display fireworks, articles pyrotechnic,	
17		or aerial devices, notify the appropriate county	
18		official as determined by the county regarding whether	
19		the shipment will be distributed from:	
20		(A) Pier to pier;	
21		(B) Pier to warehouse or storage facility; or	
22		(C) Pier to redistribution; and	

1	[(4)	Prio	r to booking the shipment, provide to the
2		app1	icable county fire chief:
3		(A)	Written documentation-regarding the proposed
4			display event or events and related contact
5			information to allow the fire chief to validate
6			the importation of a three month or six month
7			inventory under section 132D-8.5; and
8		(B)	An inventory breakdown for each proposed display;
9			and
10	-(5) -]	(2)	At the time shipping is booked, the importer or
11		cons	ignee shall [notify]:
12		<u>(A)</u>	Provide written notification to the appropriate
13			county official, as determined by the county [in
14			writing], of the expected shipment's landing
15			date[-] and, if applicable, the location of the
16			storage facility in which the fireworks or
17			articles pyrotechnic are to be stored; and
18		<u>(B)</u>	Provide a bill of lading or packing list, or
19			both, specifying the types of products being
20			imported, their classifications, and their gross
21			weight."

1	SECTION 4. Section 132D-16.5, Hawaii Revised Statutes, is		
2	amended to read as follows:		
3	"[+]§132D-16.5[+] Labeling of display fireworks. (a)		
4	This section shall apply to any display fireworks, articles		
5	pyrotechnic, or aerial devices used for a display.		
6	(b) [Each shell, mine, comet, and multiple tube device,		
7	such as finale or barrage boxes, roman candle batteries, or		
8	cakes, shall bear a permanent label listing the licensee's name,		
9	address, and contact information to include telephone number or		
10	electronic mail address. The label shall also list the name and		
11	business address of the manufacturer.] In accordance with the		
12	requirements of subsection (c), all licensed importers shall		
13	place the following marks of identification on all display		
14	fireworks, articles pyrotechnic, or aerial devices imported, and		
15	in no event later than fifteen days after the date of		
16	importation into the State:		
17	(1) The name and address (city and state) of the importer;		
18	and		
19	(2) The location (city and country) where the display		
20	fireworks, articles pyrotechnic, or aerial devices		
21	were manufactured and the date and shift of		
22	manufacture; provided that a foreign manufacturer that		

1		operates a plant for only one shift during the day
2		need not show the shift of manufacture.
3	<u>(c)</u>	[The label] Labels and markings under this section
4	shall be	approved by the state fire council and conform to the
5	following	standards:
6	(1)	Numerals and letters of the printed matter shall be
7		not less than one-eighth of an inch high;
8	(2)	Required statements shall be printed in a color that
9	•	contrasts sharply with the background and shall be
10		printed within a borderline; [and]
11	<u>(3)</u>	The marks shall be permanent and legible;
12	(4)	The marks shall be in the English language, using
13		Roman letters and Arabic numerals;
14	<u>(5)</u>	The marks shall be placed on each cartridge, bag, or
15		other immediate container of display fireworks,
16		articles pyrotechnic, or aerial devices, and on any
17		outside container used for the packaging of the
18		materials;
19	<u>(6)</u>	The marks shall be affixed using any method, or
20		combination of methods, to the immediate container of
21		display fireworks, articles pyrotechnic, or aerial
22		devices, or outside containers used for the packaging

1		thereof; provided that the marks are legible,
2		permanent, display all the information required under
3		subsection (b), and are not rendered unreadable by
4		extended periods of storage;
5	<u>(7)</u>	In lieu of printed marks, the county fire department
6		may authorize a coding system that provides the
7		information required under subsection (b), upon
8		receipt of an application letter from the licensed
9		importer showing and explaining the proposed coding;
10	<u>(8)</u>	The county fire department may authorize other means
11		of identifying display fireworks, articles
12		pyrotechnic, or aerial devices, upon receipt of an
13		application letter from the licensed manufacturer or
14		the licensed importer demonstrating that the means of
15		identification is reasonable and will not hinder the
16		effective administration of this chapter; and
17	[(3)]	(9) The label shall measure at least [nine inches-by]
18		nine square inches; provided that if the size of the
19	·	shell, mine, comet, or multiple tube device is too
20		small to correctly display a label of this size, the
21		label may be reduced to a size no smaller than

- 1 necessary to properly display the information
- described in this section."
- 3 SECTION 5. This Act does not affect rights and duties that
- 4 matured, penalties that were incurred, and proceedings that were
- 5 begun before its effective date.
- 6 SECTION 6. Statutory material to be repealed is bracketed
- 7 and stricken. New statutory material is underscored.
- 8 SECTION 7. This Act shall take effect upon its approval.

Report Title:

Display Fireworks; Documentation and Labeling Requirements

Description:

Amends the definition of "display fireworks". Restricts the importation of display fireworks to amounts necessary for a permitted display, except for qualified importers of certain fireworks. Amends fireworks shipment documentation requirements. Amends labeling requirements for imported display fireworks. (HB2642 HD1)

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