A BILL FOR AN ACT

RELATING TO ENERGY ASSURANCE.

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

1	SECTION 1. Chapter 125C, Hawaii Revised Statutes, is
2	amended by adding four new sections to part I to be
3	appropriately designated and to read as follows:
4	" <u>§125C-A</u> Information and analysis required for state
5	energy planning, energy assurance planning, and energy supply
6	risk assessment and resilience planning. (a) The department,
7	with its own staff and agents whom the director designates as
8	authorized representatives, shall use the information, including
9	confidential information, received from all sources solely to
10	effectuate the purposes of this chapter, chapter 127A, and
11	chapter 196.
12	(b) The director shall conduct systematic quantitative and
13	qualitative analyses of the State's energy resources that the
14	director determines are necessary to:
15	(1) Assess and report on any actual or potential energy
16	supply disruption or shortage that threatens to impair



1		the public health, safety, and welfare and to preserve
2		the lives and property of the people of the State;
3	(2)	Produce energy ecosystem assessments to determine
4		risks, vulnerabilities, criticalities,
5		interdependencies, impacts, consequences, and
6		mitigation strategies related to any actual or
7		potential emergency or disaster impacting the State;
8	(3)	Develop an understanding of causes and effects of
9		transitional issues and trends related to changes in
10		the State's energy resources, systems, and markets;
11	(4)	Establish and maintain baseline data and information
12		on Hawaii's statewide energy resources, systems, and
13		markets, and their relationships to energy investment
14		decisions and the economy in support of measures to
15		increase energy resiliency, reduce vulnerabilities,
16		and preserve Hawaii's energy security;
17	(5)	Develop energy assurance and emergency response plans
18		and measures, which in the event of an actual energy
19		shortage or supply disruption, are used to determine
20		and recommend if emergency government intervention may
21		be necessary and appropriate, and to implement and



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1		evaluate the effectiveness of such emergency
2		intervention while promoting informed, transparent,
3		and defensible decision making; and
4	(6)	Produce other relevant energy analyses that the
5		director deems necessary to administer the energy
6		planning, energy emergency planning, energy assurance
7		planning, and energy security policies pursuant to
8		this chapter, and other activities in support of the
9		director's role and responsibilities pursuant to
10		chapters 127A and 196 and other relevant laws.
11	<u>§125</u>	C-B Confidential information. (a) Information
12	provided	to the department for the purposes of this chapter
13	shall be	kept confidential to the extent it falls under an
14	exception	to disclosure in section 92F-13.
15	(b)	Unless otherwise provided by law, with respect to data
16	that the	public utilities commission or department obtained or
17	was provi	ded pursuant to this chapter, neither the public
18	utilities	commission or department nor any employee of the
19	commissio	n or department may do any of the following:



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1	(1)	Use the information furnished or obtained for any
2		purpose other than the purposes for which it is
3		<pre>supplied;</pre>
4	(2)	Make any publication whereby the data furnished by any
5		person can be identified; or
6	(3)	Permit any person other than the public utilities
7		commission, the department of taxation, the attorney
8		general, the consumer advocate, the department of
9		business, economic development, and tourism, and the
10		authorized representatives and employees of each to
11		examine the individual reports or statements provided.
12	<u>§125</u>	C-C Confidential information obtained by another state
13	agency.	Any confidential information pertinent to the
14	responsib	ilities of the department specified in this chapter
15	that is o	btained by another state agency, including the
16	departmen	t of taxation, the attorney general, and the consumer
17	advocate,	shall be available only to the attorney general, the
18	attorney	general's authorized representatives, the department of
19	business,	economic development, and tourism, and the public
20	utilities	commission and shall be treated in a confidential
21	manner.	



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1	<u>§1250</u>	C-D Definitions.	As used in	this chapter,	unless the
2	context ot	therwise requires	<u>:</u>		
3	"Ager	nt" means a person	n who is des	ignated by the	e director as
4	an authori	ized representativ	ve.		
5	"Deal	ler" means any per	rson engaged	in the retail	sale of
6	fuel in th	ne State.			
7	"Depa	artment" means the	e department	of business,	economic
8	developmer	nt, and tourism.			
9	"Dire	ector" means the o	director of 1	business, ecor	nomic
10	developmer	nt, and tourism, w	who is the s	tate energy re	esources
11	coordinate	or pursuant to see	ction 196-3,	and the gover	mor's
12	authorized	d representative :	for energy.		
13	"Dist	tributor" means a	ny person wh	<u>o:</u>	
14	(1)	Refines, manufact	tures, produ	ces, or compou	unds fuel in
15		the State and se	lls it at wh	olesale or at	retail;
16	(2)	Imports or causes	s to be impo	rted into the	State, or
17		exports or causes	s to be expo	rted from the	State, any
18		fuel;			
19	(3)	Acquires fuel th	rough exchan	ges with anot	ner
20		distributor; or			



1	(4) Purchases fuel for resale at wholesale or retail from
2	any person described in paragraph (1), (2), or (3);
3	provided that "distributor" shall not include a marina, lessee
4	dealer-operated station, owner-operated station, or other
5	retailer that retails fuel only to end users or the public.
6	"Electricity" means all electrical energy produced by
7	combustion of any fuel, or generated or produced using wind, the
8	sun, geothermal heat, ocean water, falling water, currents, and
9	waves, or any other source.
10	"Energy" means work or heat that is, or may be, produced
11	from any fuel or source whatsoever.
12	"Energy resources" means fuel, and also includes all
13	electrical or thermal energy produced by combustion of any fuel,
14	or generated or produced using wind, the sun, geothermal heat,
15	ocean water, falling water, currents, and waves, or any other
16	source.
17	"Fuel" means fuels, whether liquid, solid, or gaseous,
18	commercially usable for energy needs, power generation, and
19	fuels manufacture, that may be manufactured, grown, produced, or
20	imported into the State or that may be exported therefrom,
21	including petroleum, petroleum products and gases to include all



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1	fossil fuel-based gases, coal tar, vegetable ferments, biomass,
2	municipal solid waste, biofuels, hydrogen, agricultural products
3	used as fuels and as feedstock to produce fuels, and all fuel
4	alcohols.
5	"Major energy marketer" means any person who sells energy
6	resources in amounts determined by the director as having a
7	major effect on the supplies of, or demand for, energy
8	resources.
9	"Major energy producer" means any person who produces
10	energy resources in amounts determined by the director as having
11	a major effect on the supplies of, or demand for, energy
12	resources.
13	"Major energy transporter" means any person who transports
14	energy resources in amounts determined by the director as having
15	a major effect on the supplies of, or demand for, energy
16	resources.
17	"Major energy user" means any person who uses energy
18	resources in the manufacture of products or for the generation
19	of electricity in amounts determined by the director as having a
20	major effect on the supplies of, or demand for, energy
21	resources.



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1	"Major fuel storer" means any person who stores fuels in
2	amounts determined by the director as having a major effect on
3	the supplies of, or demand for, energy resources."
4	SECTION 2. Chapter 125C, Hawaii Revised Statutes, is
5	amended by amending its title to read as follows:
6	"CHAPTER 125C
7	[PROCUREMENT, CONTROL, DISTRIBUTION AND SALE OF PETROLEUM
8	PRODUCTS] ENERGY ASSURANCE AND FUEL SECURITY"
9	SECTION 3. Section 125C-1, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"§125C-1 Findings and purpose. The legislature finds that
12	adequate supplies of [petroleum products] <u>energy resources</u> are
13	essential to the health, welfare, and safety of the people of
14	Hawaii, and that any [severe disruption in petroleum product
15	supplies for use] actual or potential disruption or shortage of
16	energy resources within the State would cause grave hardship,
17	pose a threat to the economic well-being of the people of the
18	State, and have significant adverse effects upon public
19	confidence and order and effective conservation of [petroleum
20	products.] energy resources. The purpose of this chapter is to
21	grant to the governor or [the governor's authorized



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1	representative] director the clear authority, when the governor
2	by proclamation declares the existence of a state of emergency
3	in the State or when shortages of [petroleum] fuel products
4	occur or are anticipated, to acquire and analyze information,
5	including confidential information, to conduct systematic
6	quantitative and qualitative analyses required for state energy
7	planning, energy assurance planning, energy emergency planning,
8	and energy supply risk assessment and resilience. This
9	authority allows the governor or director to adequately plan and
10	prepare for, respond to, recover from, and mitigate against any
4.4	estual on notantial analysis discuption on chartage, and to
11	actual or potential energy supply disruption or shortage, and to
11 12	preserve the State's energy security. Another purpose of this
12	preserve the State's energy security. Another purpose of this
12 13	preserve the State's energy security. Another purpose of this chapter is to control the distribution and sale of [petroleum]
12 13 14	preserve the State's energy security. Another purpose of this chapter is to control the distribution and sale of [petroleum] <u>fuel</u> products in this State, to procure such products, and to
12 13 14 15	preserve the State's energy security. Another purpose of this chapter is to control the distribution and sale of [petroleum] <u>fuel</u> products in this State, to procure such products, and to impose rules that will provide extraordinary measures for the
12 13 14 15 16	preserve the State's energy security. Another purpose of this chapter is to control the distribution and sale of [petroleum] fuel products in this State, to procure such products, and to impose rules that will provide extraordinary measures for the conservation of [petroleum] energy resources and the allocation
12 13 14 15 16 17	preserve the State's energy security. Another purpose of this chapter is to control the distribution and sale of [petroleum] fuel products in this State, to procure such products, and to impose rules that will provide extraordinary measures for the conservation of [petroleum] energy resources and the allocation of fuel products and for [their] the distribution and sale of



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"§125C-2 "Shortage" and "state of emergency" defined. As 1 used in this chapter, unless otherwise indicated by the context, 2 a "shortage" exists whenever the governor determines that there 3 is an increase in the demand for any [petroleum] fuel product or 4 5 there is a decrease in the available supply for the [petroleum] 6 fuel product in question, or both; and [such] the decrease in the available supply of or increase in the demand for the 7 [petroleum] fuel product in question, or both, may cause a major 8 9 adverse impact on the economy, public order, or the health, 10 welfare, or safety of the people of Hawaii and may not be 11 responsibly managed within the [free] prevailing market 12 distribution system. As used in this chapter, unless otherwise 13 indicated by the context, a "state of emergency" means an 14 occurrence in any part of the State that requires efforts by 15 state government to protect property, public health, welfare, or 16 safety in the event of an emergency or disaster, or to reduce 17 the threat of an emergency or disaster, or to supplement the local efforts of the county. Further, the governor may, by 18 19 proclamation of a state of emergency in the State under section 127A-14, require [importers] major energy producers, 20

21 distributors, major energy marketers, major fuel storers, major



1 energy transporters, and major energy users of any [petroleum] 2 fuel or fuel product [or other fuel] to monitor and report to 3 the department [of business, economic development, and tourism] 4 relevant supply and demand data [-] and information, including 5 confidential information, on aspects of the State's energy 6 resources, systems, and markets. The governor shall review the 7 status of a shortage within one hundred twenty days after the 8 governor's initial determination of a shortage as defined under 9 this chapter; thenceforth, the governor shall conduct a review 10 of the shortage to make a new determination every thirty days 11 until a shortage no longer exists. Further, the monitoring and 12 reporting authorities pursuant to a declared state of emergency 13 in the State shall terminate under the provisions contained in 14 section 127A-14(d)."

15 SECTION 5. Section 125C-3, Hawaii Revised Statutes, is 16 amended to read as follows:

17 "§125C-3 Powers in a shortage[-] or state of emergency.
18 When a shortage or a state of emergency in the State as defined
19 in section 125C-2 [exists,] has been declared by the governor,
20 the governor or [the governor's authorized representative,]
21 director, to plan and prepare for, respond to, recover from, and



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1	<u>mitigate again</u>	st any actual or potential energy supply
2	disruption or	shortage, to preserve the State's energy security,
3	and to ensure	that [petroleum] <u>fuel</u> products <u>and energy</u>
4	resources are	made available to the public in an orderly,
5	efficient, and	safe manner, may:
6	(1) Cont	rol the retail distribution and sale of
7	[pet	roleum] fuel products by adopting rules that may
8	incl	ude, but are not limited to, the following
9	meas	ures:
10	(A)	Restricting the sale of [petroleum] <u>fuel</u> products
11		to specific days of the week, hours of the day or
12		night, odd- and even-numbered calendar days, and
13		vehicles having less than a specified amount of
14		gasoline in their tanks, with exceptions for
15		certain designated geographical areas;
16	(B)	Restricting sales of [petroleum] <u>fuel</u> products by
17		dealers to daily allocations, which shall be
18		determined by dividing the monthly allocation by
19		the number of selling days per month;



1		(C) Requiring dealers to post signs designating their
2		hours of operation and the sell-out of daily
3		allocation;
4		(D) Instituting a statewide [rationing] <u>shortage</u>
5		management plan; and
6		(E) Allowing for special handling for essential
7		commercial and emergency-user vehicles;
8	(2)	Require that a percentage of [petroleum] <u>fuel</u>
9		products, not to exceed five per cent, be set aside to
10		alleviate hardship; provided that aviation gasoline
11		set aside shall not exceed ten per cent;
12	(3)	Purchase and resell or otherwise distribute
13		[petroleum] fuel products[, and purchase and resell or
14		otherwise distribute ethanol that is produced within
15		the State and can be used as a substitute for
16		<pre>petroleum products];</pre>
17	(4)	Temporarily suspend for the duration of a shortage or
18		a state of emergency, standards that may affect or
19		restrict the use of a substitute fuel to meet energy
20		demand;



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1	(5)	Implement fuel shortage emergency response measures,
2		including state government supply enhancement, supply
3		management, regulatory waivers, and demand restraint
4		measures, to assure fuel supplies for essential public
5		service during a shortage or state of emergency;
6	(6)	Acquire and analyze information, including
7		confidential information, to conduct systematic
8		quantitative and qualitative analyses required for
9		state energy planning, energy assurance planning,
10		energy emergency planning, and energy supply risk
11		assessment and resilience;
12	[(4)]	(7) Receive, expend, or use contributions or grants
13		in money or property, or special contributions thereof
14		for special purposes not inconsistent with this
15		chapter;
16	[(5)]	(8) Borrow and expend moneys needed to exercise the
17		powers granted under this section;
18	[(6)]	(9) Contract in the name of the State for the purpose
19		of implementing this chapter or any part [thereof;]
20		hereof; and



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1 [(7)] (10) Exercise the powers granted under this section 2 to the degree and extent deemed by the governor to be 3 necessary, including the temporary or indefinite 4 suspension of all or part of the measures taken, as 5 the governor deems appropriate."

6 SECTION 6. Section 125C-4, Hawaii Revised Statutes, is
7 amended to read as follows:

8 "§125C-4 Adopting, filing, and taking effect of rules. 9 The governor or [the governor's authorized representative] 10 director shall adopt rules pursuant to chapter 91, to [insure] 11 ensure that [petroleum] fuel products and energy resources are 12 made available to the public in an orderly, efficient, and safe 13 manner, to become effective when a shortage, as defined in 14 section 125C-2, exists. If additional and unforeseen measures 15 are required to [insure] ensure that [petroleum] fuel products 16 are distributed in an orderly, efficient, and safe manner, the 17 governor or [the governor's authorized representative] director 18 may proceed without prior notice or hearing or upon such 19 abbreviated notice and hearing as the governor finds practicable 20 to adopt additional rules authorized under this chapter with the 21 additional rules to be effective for a period of not longer than



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one hundred twenty days without renewal. Any rule so adopted 1 may be amended or repealed by the [governor] director without 2 prior notice or hearing or upon abbreviated notice and hearing 3 4 prior to the expiration of the one hundred twenty-day period; provided that no amendment shall extend the rule beyond the 5 original period of one hundred [and] twenty days. To be 6 effective after the one hundred twenty-day period, the rules 7 shall be adopted pursuant to chapter 91. Each rule adopted, 8 amended, or repealed shall become effective as adopted, amended, 9 10 or repealed upon approval by the governor and filing with the 11 lieutenant governor. Each rule in effect shall have the force 12 and effect of law, but the effect of each rule may be 13 temporarily or indefinitely suspended by the governor by written 14 declaration filed with the lieutenant governor. Each rule temporarily suspended shall take effect again immediately upon 15 expiration of the suspension period. Each rule indefinitely 16 suspended shall take effect immediately upon the filing with the 17 lieutenant governor of the written declaration by the governor 18 19 terminating the suspension."

20 SECTION 7. Section 125C-6, Hawaii Revised Statutes, is
21 amended to read as follows:



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1 "[+] §125C-6[+] Petition for adoption, amendment, repeal, 2 or suspension of rules. Any interested person may petition the 3 governor or [the governor's authorized representative] director requesting the adoption, amendment, repeal, or suspension of any 4 5 rule and stating reasons therefor. The governor or [the qovernor's authorized representative] director shall prescribe 6 7 the form for the petitions and the procedures for their 8 submission, consideration, and disposition $[\tau]$ and, within thirty 9 days after submission of the petition, shall either deny the 10 petition in writing, stating the governor's or [the governor's authorized representative's] director's reasons for the denial, 11 12 or grant the petition and adopt, amend, repeal, or suspend the 13 rule accordingly." 14 SECTION 8. Section 125C-8, Hawaii Revised Statutes, is

16 "§125C-8 Personnel; delegation of powers. (a) The
17 director shall fulfill and effectuate the purposes of this
18 chapter.

19 (b) The governor or director may appoint or employ
20 temporary boards, agencies, officers, employees, and other
21 persons, or any of them, for the purpose of carrying out the



amended to read as follows:

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provisions of this chapter. All such temporarily appointed or 1 2 employed officers and employees, whether or not employed by 3 contract, shall be exempt from and not subject to nor entitled to the benefits of the provisions of chapters 76 and 88, or any 4 5 other law, collective bargaining agreement, executive order, 6 executive directive, or rule that is inapplicable to temporary 7 employees of the State." 8 SECTION 9. Section 125C-9, Hawaii Revised Statutes, is 9 amended to read as follows: "[+] §125C-9[+] Investigations, information collection, and 10 11 surveys. The governor or [the governor's authorized 12 representative] director may make investigations, collect 13 information, including confidential information, and conduct 14 surveys for the purpose of ascertaining facts to be used in 15 administering this chapter, and in making the investigations, collecting the information, and conducting the surveys, may 16 require the making, filing, or keeping of applications, 17 schedules, records, reports, or statements, under oath or 18 19 otherwise, administer oaths, take evidence under oath, subpoena 20 witnesses, and require the production of books, papers, and 21 records. Witnesses shall be allowed their fees and mileage as



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1 in cases in the circuit courts. The circuit court of any 2 circuit or judge thereof may enforce by proper proceedings the 3 attendance and testimony of any witness subpoenaed to appear 4 within the circuit, or the production of books, papers, and 5 records."

6 SECTION 10. Section 125C-10, Hawaii Revised Statutes, is
7 amended to read as follows:

8 "[+] \$125C-10[+] Fraud; [misdemeanor.] penalties. Any 9 person required by the governor or [the governor's authorized 10 representative,] director, pursuant to [section 125C-9,] this 11 chapter, to make, keep, or file any application, schedule, 12 record, report, or statement, whether or not under oath, who 13 intentionally makes, files, or keeps a false or fraudulent 14 application, schedule, report, or statement or intentionally 15 conceals therein any material fact, and any person who in any 16 other manner intentionally deceives or attempts to deceive the 17 governor or [the governor's authorized representative] director 18 with respect to any fact to be used in administering this 19 chapter, and any person who intentionally fails to observe and 20 comply with any rule [promulgated] adopted under this chapter,



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1	shall be [guilty of a misdemeanor.] assessed a civil penalty of
2	not more than \$10,000 per violation."
3	SECTION 11. Chapter 125C, Hawaii Revised Statutes, is
4	amended by amending the title of part II to read as follows:
5	"PART II. HARDSHIP SET-ASIDE AND ALLOCATION OF [PETROLEUM] FUEL
6	PRODUCTS DURING A SHORTAGE"
7	SECTION 12. Section 125C-21, Hawaii Revised Statutes, is
8	amended to read as follows:
9	"§125C-21 Definitions. ["Petroleum] As used in this part:
10	"Fuel product" means any fuel subject to the set-aside
11	system described in this chapter, including heating oils, [light
12	and heavy diesel oil,] all classifications of diesel fuels,
13	motor gasoline[$_{ au}$] and all blends of motor gasoline with other
14	fuel products, propane, butane, residual fuel oils, kerosene,
15	naphtha, biodiesel, ethanol, suboctane motor fuel, and aviation
16	fuels used for emergency and essential intrastate air transport
17	services, but excluding all other aviation fuels.
18	"Prime supplier" means any individual, trustee, agency,
19	partnership, association, corporation, company, municipality,
20	political subdivision, or other legal entity [which] <u>that</u> makes



1 the first sale of any [liquid fossil] fuel product into the state distribution system for consumption within the State." 2 3 SECTION 13. Section 125C-22, Hawaii Revised Statutes, is amended to read as follows: 4 5 "§125C-22 When set-aside required. When a shortage or a state of emergency as defined in section 125C-2 exists, all 6 7 prime suppliers shall set aside supplies of each [petroleum] fuel product for which there is a shortage. The amount set 8 9 aside shall be in accordance with [the] any rules adopted by the [state energy resources coordinator.] director." 10 11 SECTION 14. Section 125C-23, Hawaii Revised Statutes, is amended to read as follows: 12 13 "§125C-23 Set-aside system. The [state energy resources coordinator] director shall adopt rules establishing a 14 15 [petroleum] fuel products set-aside system. The purpose of this 16 system shall be: 17 (1)The protection of public health, safety, and welfare; The maintenance of public services, utilities, and 18 (2)19 transportation, including emergency and essential intrastate air and maritime transport services; 20



1	(3)	The maintenance of <u>critical</u> agricultural <u>and</u>
2		aquaculture operations[, including farming,
3		horticulture, dairy, fishing,] and related services;
4	(4)	The preservation of economically sound and competitive
5		industry, through the equitable acquisition and
6		distribution of [petroleum] <u>fuel</u> products; and
7	(5)	The promotion of efficiency $[-7]$ and conservation, with
8		minimum economic disruptions, during a shortage of
9		[petroleum] <u>fuel</u> products.
10	The rules	establishing the set-aside system shall be adopted in
11	accordanc	e with chapter 91."
12	SECT	ION 15. Section 125C-31, Hawaii Revised Statutes, is
13	amended t	o read as follows:
14	" [+]	<pre>§125C-31[] Biennial state] State energy [emergency</pre>
15	preparedn	ess] <u>assurance</u> plan. (a) The department [of business,
16	economic-	development, and tourism] shall prepare a comprehensive
17	and integ	rated [biennial] state energy [emergency preparedness]
18	assurance	plan to be implemented in the event of $[\tau]$ <u>a state of</u>
19	emergency	, or in anticipation of $[\tau]$ a change in the State's
20	[petroleu	m] <u>energy</u> supply or demand situation that is judged by
21	the gover	nor <u>or director</u> to be unmanageable by the [free

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1	market.] prevailing markets. The department [of business,
2	economic development, and tourism] shall prepare a [biennial]
3	state energy [emergency preparedness] <u>assurance</u> plan [in every
4	even-numbered year] in accordance with the following:
5	[(1) The biennial state energy emergency preparedness plan
6	shall replace the energy emergency plan developed by
7	the energy resources coordinator, who shall act as the
8	governor's authorized representative under this
9	chapter;
10	(2)] (1) In preparing the [biennial] state energy
11	[emergency preparedness] assurance plan, the
12	department shall:
13	(A) Solicit input, comment, and review from [the
14	governor's energy emergency preparedness advisory
15	committee composed of representatives of federal,
16	state, and county governments; private energy
17	suppliers; consumer and other public interest
18	groups; and the public at large;] key
19	stakeholders, including public, private, and non-
20	profit sector organizations at the county, state,
21	and federal levels; and



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1		(B) Establish [other] task forces and advisory
2		groups, as may be deemed necessary, to assist in
3		the preparation and review of the [biennial]
4		state energy [emergency preparedness] <u>assurance</u>
5		plan;
6	[(3)]	(2) The [biennial] state energy [emergency
7		preparedness] assurance plan shall be comprehensive
8		and encompassing, and shall integrate into its
9		analytic and planning framework the plans of electric
10		and gas utilities and other energy suppliers, relevant
11		state agencies, [including the department of
12		transportation,] counties, and such other entities as
13		deemed appropriate; and
14	[-(4)]	(3) The [biennial] state energy [emergency
15		preparedness] <u>assurance</u> plan shall include a review
16		and update of the previous [biennial] state energy
17		[emergency preparedness] assurance plan and [a review
18		of the energy emergency plans prepared by the
19		counties.] shall be prepared or updated as determined
20		by the director to be necessary to comport with
21		changes in federal or state overall emergency



management policies and plans that significantly 1 affect the State's energy assurance plan or as 2 warranted by changes in Hawaii's energy security. 3 4 The department shall prepare an energy emergency (b) 5 communication plan, which shall be [updated biennially] part of the state energy assurance plan and shall be consistent with 6 [the energy emergency preparedness] any other energy emergency 7 management plans prepared by the counties [-] and the State. 8 The energy emergency communication plan shall be used by the [State 9 10 and counties] department to communicate and otherwise coordinate [state and county] actions taken in response to implementing the 11 [biennial] state energy [emergency preparedness] assurance 12 13 plan." SECTION 16. Section 125C-32, Hawaii Revised Statutes, is 14 15 amended to read as follows: "[+] §125C-32[] Biennial county] County energy emergency 16 preparedness plans. The mayor of each county, or the mayor's 17 authorized representative, shall [prepare a comprehensive] be 18 19 responsible for preparing a county energy emergency preparedness plan. The plan shall be prepared in coordination with and be 20 21 consistent with the [biennial] state energy [emergency



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1	$\frac{1}{2}$ preparedness] assurance plan[7] and shall be implemented in
2	coordination with the state energy [emergency preparedness]
3	assurance plan upon declaration of [an energy emergency by the
4	governor. Not-later than September 30 of every even-numbered
5	year, each county shall prepare and transmit to the director of
6	business, economic development, and tourism the county's
7	biennial county energy emergency preparedness plan.] <u>a shortage</u>
8	or a state of emergency."
9	SECTION 17. In codifying the new sections added by section
10	1 of this Act, the revisor of statutes shall substitute
11	appropriate section numbers for the letters used in designating
12	the new sections in this Act.
13	SECTION 18. Statutory material to be repealed is bracketed
14	and stricken. New statutory material is underscored.
15	SECTION 19. This Act shall take effect on July 1, 2100.



Report Title: Energy Resources; Energy Emergency Preparedness; Shortage

Description:

Requires the DBEDT to conduct analyses in relation to the State's energy production and distribution. Clarifies the confidentiality in information received by DBEDT and PUC. Clarifies the Governor's and Director of Business, Economic Development and Tourism's powers and procedures during a shortage. (HB953 HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

