A BILL FOR AN ACT

RELATING TO THE REDUCED IGNITION PROPENSITY CIGARETTE PROGRAM.

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

- 1 SECTION 1. The legislature finds that Hawaii enacted a
- 2 reduced ignition propensity cigarette law effective on September
- 3 30, 2009, and the state fire council is responsible for
- 4 administering this program. As stated in section 132C-1, Hawaii
- 5 Revised Statutes, the intent of this law is "to require that
- 6 only reduced ignition propensity cigarette be sold in the
- 7 State." The current statute allows moneys in the reduced
- 8 ignition propensity cigarette special fund to employ a full-time
- 9 administrator and an assistant. However, the job classification
- 10 for the current reduced ignition propensity cigarette employee
- 11 is a part-time program specialist. The current statute also
- 12 does not allow this employee to be exempt from chapters 76 and
- 13 89, Hawaii Revised Statutes, which is contrary to statutory
- 14 provisions provided in section 132-18, Hawaii Revised Statutes,
- 15 for other state fire council staff employees.
- Accordingly, the purpose of this Act is to revise the
- 17 reduced ignition propensity cigarette statute to allow more

H.B. NO. 209

- 1 flexibility in job classifications, including full- or part-time
- 2 personnel, and to make the positions exempt from chapters 76 and
- 3 89, Hawaii Revised Statutes.
- 4 SECTION 2. Section 132C-9, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "[f] §132C-9[f] Reduced ignition propensity cigarette
- 7 program special fund. (a) There is established in the state
- 8 treasury a reduced ignition propensity cigarette program special
- 9 fund, into which shall be deposited [all moneys] moneys
- 10 collected by the state fire council from the reduced ignition
- 11 propensity cigarette program pursuant to section 132C-4. [All
- 12 interest] Interest earned or accrued on moneys deposited in the
- 13 fund shall become part of the fund.
- 14 (b) [Moneys] Money in the reduced ignition propensity
- 15 cigarette program special fund shall be administered and
- 16 expended by the state fire council to defray the actual cost of
- 17 activities and requirements of section 132C-4, including
- 18 employing [one full time] a full- or part-time administrator
- 19 [and], one [full-time] full- or part-time administrative
- 20 assistant, or other full- or part-time staff personnel without
- 21 regard to chapters 76 and 89. The administrator's,

1	administra	ative assistant's, or other personnel's [whose] duties
2	shall inc	lude:
3	(1)	Adopting administrative rules for program
4		implementation, establishing compliance inspections,
5		and approving forms and enforcement procedures and
6		guidelines;
7	(2)	Receiving certifications for approximately six hundred
8		different brands and styles of cigarettes from the
9		manufacturers;
10	(3)	Compiling a list of the cigarette brands and styles
11		for which manufacturers have submitted certifications,
12		verifying tax stamp compliance with the department of
13		the attorney general, and posting the list of
14		certified brands and styles on a state website for
15		informational purposes only;
16	(4)	Reviewing and approving, as needed, any alternative
17		test methods or fire standard compliance markings
18		submitted by the manufacturer; and
19	(5)	If needed, submitting certified cigarettes to an
20		accredited laboratory for testing to verify that
21		performance standards have been met."

H.B. NO. 209

1	SECTION 3. Statutory material to be repealed is bracketed
2	and stricken. New statutory material is underscored.
3	SECTION 4. This Act shall take effect upon its approval.
4	INTRODUCED BY:
	By Request
	JAN 2 1 2021

H.B. NO. 209

Report Title:

State Fire Council Package; Reduced Ignition Propensity Cigarette Program

Description:

Provides flexibility in employing personnel to administer the reduced ignition propensity cigarette program.

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