

1 "Electric gun" means any portable device that is designed
2 to discharge electric energy, charge, voltage, or current into
3 the body through direct contact or utilizing a projectile.

4 "Electric gun" includes but is not limited to devices commonly
5 referred to as stun guns and Tasers. "Electric gun" does not
6 include any automatic external defibrillator used in emergency
7 medical situations.

8 "Law enforcement agency" means any county police
9 department, the department of public safety, the department of
10 the attorney general, the division of conservation and resources
11 enforcement of the department of land and natural resources, and
12 any other state or county public body that employs law
13 enforcement officers.

14 "Law enforcement officer" means a sheriff or deputy
15 sheriff, a police officer, an enforcement officer within the
16 division of conservation and resources enforcement of the
17 department of land and natural resources, a special agent of the
18 department of the attorney general, and any other public servant
19 vested by law with a duty to maintain public order, make arrests
20 for offenses, or enforce criminal laws, whether that duty



1 extends to all offenses or is limited to a specific class of
2 offenses.

3 "Licensee" means a person licensed to sell, offer to sell,
4 distribute, or otherwise transfer electric guns and cartridges
5 pursuant to section 134-C.

6 "Person" means an individual, firm, corporation,
7 partnership, association, or any form of business or legal
8 entity.

9 "Transfer" means the granting of possession or ownership to
10 another. "Transfer" includes the granting of temporary
11 possession to another.

12 **§134-B Restrictions on use, sale, offer for sale,**
13 **distribution, and transfer of electric guns and cartridges. (a)**

14 It shall be unlawful for any person to knowingly or recklessly
15 use an electric gun for any purpose except:

- 16 (1) Self-defense;
17 (2) Defense of another person; or
18 (3) Protection of property of the person or of another
19 person.

20 (b) Except as provided in section 134-E, it shall be
21 unlawful for any person to knowingly sell, offer to sell,



1 distribute, or otherwise transfer an electric gun or cartridge
2 without a license obtained pursuant to section 134-C. It is an
3 affirmative defense to prosecution pursuant to this subsection
4 that the person is more than twenty-one years of age and is an
5 employee of a licensee acting within the scope of the person's
6 employment.

7 (c) It shall be unlawful for a licensee or employee of a
8 licensee to knowingly sell, offer to sell, distribute, or
9 otherwise transfer an electric gun or cartridge at a place other
10 than the licensee's designated place of business.

11 (d) It shall be unlawful for any person to knowingly sell,
12 offer to sell, distribute, or otherwise transfer an electric gun
13 or cartridge to a person less than twenty-one years of age.

14 (e) It shall be unlawful for any person, other than a
15 licensee, a law enforcement agency, or the Army or Air National
16 Guard, to knowingly or recklessly purchase, obtain, or otherwise
17 receive an electric gun or cartridge from a person who does not
18 have a license issued pursuant to section 134-C.

19 (f) Any person violating this section shall be guilty of a
20 misdemeanor.



1 **§134-C License to sell, offer to sell, distribute, or**
2 **otherwise transfer electric guns or cartridges; fee.** (a) Any
3 person desiring to sell, offer to sell, distribute, or otherwise
4 transfer electric guns or cartridges to a person in the State,
5 either at wholesale or retail, shall annually file an
6 application for a license to do so with the county in which the
7 person desires to conduct business or within the county to which
8 the person intends the electric guns or cartridges to be sold,
9 offered for sale, distributed, or otherwise transferred using
10 forms prescribed by the county.

11 (b) If the applicant is an individual, the application and
12 supporting documentation shall establish at least the following:

- 13 (1) The legal name, date of birth, and the last four
14 digits of the social security number of the
15 individual;
- 16 (2) The street address, telephone number, fax number, and
17 electronic mail address of the individual;
- 18 (3) The name and location of the principal place of
19 business of the individual and, if applicable, each
20 additional designated place of business from which the



- 1 individual desires to sell, offer to sell, distribute,
2 or otherwise transfer electric guns or cartridges;
- 3 (4) The individual's Hawaii tax identification number;
- 4 (5) The individual has had no convictions for any felony
5 offense;
- 6 (6) Within the last three years, the individual has
7 completed an electric gun safety or training course
8 offered or approved by the county that focuses on:
- 9 (A) The safe use and handling of electric guns;
- 10 (B) Current information about the effects, dangers,
11 risks, and limitations of electric guns; and
- 12 (C) Education on the existing state laws on electric
13 guns; and
- 14 (7) Any other information the county may require.
- 15 (c) If the applicant is not an individual, the application
16 and supporting documentation shall establish at least the
17 following:
- 18 (1) The name of the applying entity and any other name
19 under which the applying entity does business, if
20 applicable;



- 1 (2) The street address, telephone number, fax number, and
2 electronic mail address of the applying entity;
- 3 (3) The legal name, date of birth, and the last four
4 digits of the social security number of each of the
5 principal owners or members of the applying entity;
- 6 (4) The street address, telephone number, fax number, and
7 electronic mail address of each of the principal
8 owners or members of the applying entity;
- 9 (5) The name and location of the principal place of
10 business of the applying entity and, if applicable,
11 each additional designated place of business from
12 which the applying entity desires to sell, offer to
13 sell, distribute, or otherwise transfer electric guns
14 or cartridges;
- 15 (6) That the applying entity is registered to do business
16 in the State;
- 17 (7) That the applying entity is composed of principal
18 owners or members who have had no convictions for any
19 felony offense;
- 20 (8) The applying entity's Hawaii tax identification
21 number;



1 (9) The applying entity's federal employer identification
2 number;

3 (10) Within the last three years, at least one principal
4 owner or member of the applying entity has completed
5 an electric gun safety or training course, as
6 described in subsection (b) (6); and

7 (11) Any other information the county may require.

8 (d) The applicant shall certify that the applicant will
9 comply at all times with, and is responsible for compliance by
10 its employees of, all provisions of law relative to the
11 acquisition, possession, storage, sale, offer for sale,
12 distribution, and transfer of electric guns and cartridges.

13 (e) Upon receipt of the completed application form and the
14 annual licensing fee of \$50 payable to the county, the county
15 shall review the application and may issue a license to the
16 applicant if it determines that the applicant meets all the
17 requirements of this section. If requested by the licensee, the
18 county shall provide certified copies of the license to the
19 licensee.

20 (f) A license issued pursuant to this section shall expire
21 on June 30 next following the date of issuance of the license



1 unless sooner terminated. Application for renewal of license
2 shall be filed on or before July 1 of each year.

3 **§134-D Sale, offer for sale, distribution, or transfer of**
4 **electric guns or cartridges.** (a) A licensee shall post the
5 license to sell, offer to sell, distribute, or otherwise
6 transfer electric guns or cartridges, or a certified copy
7 thereof, in a location readily visible to customers at each
8 designated place of business. For internet sales by a licensee,
9 the license number shall be prominently displayed and an
10 electronic copy of the license shall be readily accessible to
11 the customer.

12 (b) An individual licensee shall complete at least once
13 every three years an electric gun safety or training course
14 offered or approved by the county that focuses on:

15 (1) The safe use and handling of electric guns;
16 (2) Current information about the effects, dangers, risks,
17 and limitations of electric guns; and

18 (3) Education on the existing state laws on electric guns.
19 A licensee shall keep copies of the certificates of completion
20 of these training courses in the licensee's business records.



1 (c) A licensee shall not allow any employee to participate
2 in the sale or transfer of electric guns or cartridges unless
3 the employee completes at least once every three years the
4 training courses described in subsection (b). The licensee
5 shall keep copies of the certificates of completion of the
6 training courses for each employee in the licensee's business
7 records.

8 (d) If there is no manufacturer serial number on an
9 electric gun or cartridge received into inventory by a licensee,
10 then the licensee shall engrave on the electric gun or cartridge
11 a legible unique serial number that begins with the licensee's
12 license number, followed by a hyphen and a unique identifying
13 number.

14 (e) A licensee shall keep records for all electric guns
15 and cartridges received into inventory within the State,
16 including:

17 (1) Information identifying the seller, distributor, or
18 transferor of the electric gun or cartridge; and

19 (2) The transaction record for the electric gun or
20 cartridge, including the date of receipt, a
21 description of the electric gun or cartridge, the



1 manufacturer's serial number or the unique identifying
2 serial number engraved by the licensee, and, if
3 available, the manufacturer and the model number.

4 (f) Before completing a sale, distribution, or other
5 transfer of an electric gun, the licensee or an employee of the
6 licensee shall conduct a criminal history background check of
7 the recipient. At minimum, the criminal history background
8 check shall be a name-based search of the adult criminal
9 conviction records maintained by the Hawaii criminal justice
10 data center. The licensee or employee of the licensee shall
11 require the recipient to review a printed copy of the results of
12 the background check. After the review, the recipient shall
13 sign and date a declaration. The declaration shall be in the
14 following form: "I, (name of recipient), declare under penalty
15 of law that the attached document accurately reflects my adult
16 criminal conviction history in Hawaii. I further declare that I
17 do not have any convictions or charges pending against me that
18 disqualify me from owning an electric gun. I further declare
19 under penalty of law that I am not disqualified from owning an
20 electric gun." The licensee or employee of the licensee shall
21 witness the recipient sign the declaration and sign the



1 declaration as a witness. If the recipient is disqualified from
2 owning an electric gun, or refuses or is unable to sign or make
3 the declaration, the licensee shall immediately terminate the
4 sale, distribution, or transfer.

5 (g) Before completing a sale, distribution, or other
6 transfer of an electric gun, the licensee or an employee of the
7 licensee shall provide an informational briefing to the
8 recipient that includes but is not limited to the following:

- 9 (1) The safe use and handling of electric guns;
10 (2) Current information about the effects, dangers, risks,
11 and limitations of electric guns;
12 (3) Education on the existing state laws on electric guns;
13 and
14 (4) The proper disposal of electric guns.

15 (h) Upon completion of the informational briefing, the
16 licensee shall provide a certification of informational briefing
17 that is signed and dated by the recipient and the person who
18 provided the informational briefing acknowledging that the
19 briefing was completed and that the recipient understood the
20 briefing. The certification shall include the names of the
21 recipient and the person who provided the informational briefing



1 and the date of the briefing. The form of the certification
2 shall be as provided by the county office that issued the
3 license to the licensee.

4 (i) A licensee shall keep a record of the information
5 provided to recipients during the informational briefing.

6 (j) A licensee shall keep records of all sales,
7 distributions, and other transactions of electric guns and
8 cartridges sold in the State or to a recipient in the State,
9 including:

- 10 (1) The recipient's name, date of birth, address, and
11 telephone number;
- 12 (2) A copy of the recipient's government-issued
13 identification card or document;
- 14 (3) The transaction record for the electric gun or
15 cartridge, including the date of the transaction; a
16 description of the electric gun or cartridge; if
17 available, the name of the manufacturer and serial and
18 model numbers; and, if necessary, the unique serial
19 number engraved by the licensee;



1 (4) The criminal history background check and declaration
2 signed by the recipient and the licensee or licensee's
3 employee as a witness; and

4 (5) A copy of the certification of informational briefing
5 signed and dated by the recipient and the person who
6 provided the briefing.

7 (k) A licensee shall keep a record of the licensee's
8 current inventory of electric guns and cartridges.

9 (l) During normal business hours, a licensee shall allow
10 the chief of police of the appropriate county or designee to
11 inspect the licensee's books and records for all records
12 required to be kept by the licensee for electric guns and
13 cartridges. At the discretion of the chief of police of the
14 appropriate county or designee, the inspection of the records
15 may be conducted via facsimile transmittal of the records.

16 (m) A licensee shall keep records required by this section
17 for a minimum of ten years. If a licensee, as a result of death
18 or dissolution, cannot maintain the records, the records shall
19 be turned over to the chief of police of the appropriate county
20 or designee.



1 (n) When displaying or storing electric guns or cartridges
2 at a designated place of business, a licensee shall display or
3 store the electric guns and cartridges in a locked cabinet or
4 area not accessible to the general public.

5 (o) During normal business hours, a licensee shall allow
6 the chief of police of the appropriate county or designee to
7 physically inspect all electric guns and cartridges in the
8 possession and control of the licensee wherever they may be
9 located within the State.

10 (p) Any person, including any licensee, violating this
11 section shall be guilty of a misdemeanor.

12 (q) A license may be suspended or revoked for a violation
13 of any of the requirements of this section.

14 **§134-E Disposal of electric gun or cartridge.** A person
15 who is not a licensee may sell or otherwise transfer an electric
16 gun or cartridge to a licensee or the chief of police of the
17 appropriate county or designee. The chief of police may either
18 destroy the electric gun or cartridge or utilize the electric
19 gun or cartridge for educational purposes. The chief of police
20 shall maintain records of all surrendered electric guns and
21 cartridges, including their disposition.



1 **§134-F Ownership or possession prohibited.** (a) No person
2 who is a fugitive from justice shall own, possess, or control an
3 electric gun.

4 (b) No person who is under indictment for, has waived
5 indictment for, has been bound over to the circuit court for, or
6 has been convicted in this State or elsewhere of having
7 committed a felony, any crime of violence, or any illegal sale
8 of any drug shall own, possess, or control an electric gun.

9 (c) No person who:

- 10 (1) Is or has been under treatment or counseling for
11 addiction to, abuse of, or dependence upon any
12 dangerous, harmful, or detrimental drug; intoxicating
13 compound as defined in section 712-1240; or
14 intoxicating liquor;
- 15 (2) Has been acquitted of a crime on the grounds of mental
16 disease, disorder, or defect pursuant to
17 section 704-411;
- 18 (3) Is or has been diagnosed as having a significant
19 behavioral, emotional, or mental disorder as defined
20 by the most current diagnostic manual of the American
21 Psychiatric Association; or



1 (4) Is under treatment for an organic brain syndrome;
2 shall own, possess, or control an electric gun, unless the
3 person has been medically documented to be no longer adversely
4 affected by the addiction, abuse, dependence, syndrome, or
5 mental disease, disorder, or defect.

6 (d) No person who is less than twenty-five years of age
7 and has been adjudicated by the family court to have committed a
8 felony, two or more crimes of violence, or an illegal sale of
9 any drug shall own, possess, or control an electric gun.

10 (e) No person who is less than twenty-one years of age
11 shall own, possess, or control an electric gun.

12 (f) No person shall possess an electric gun that is owned
13 by another, regardless of whether the owner has consented to
14 possession of the electric gun.

15 (g) No person who has been restrained pursuant to an order
16 of any court, including an ex parte order as provided in this
17 subsection, from contacting, threatening, or physically abusing
18 any person or from possessing or owning a firearm, shall
19 possess, control, or transfer ownership of an electric gun, so
20 long as the protective order, restraining order, or any
21 extension is in effect, unless the order, for good cause shown,



1 specifically permits the possession of an electric gun. The
2 restraining order or order of protection shall specifically
3 include a statement that possession, control, or transfer of an
4 electric gun by the person named in the order is prohibited.
5 Such person shall relinquish possession and control of any
6 electric gun owned by that person to the police department of
7 the appropriate county for safekeeping for the duration of the
8 order or extension thereof.

9 In the case of an ex parte order that includes a
10 restriction on the possession, control, or transfer of an
11 electric gun, the affidavit or statement under oath that forms
12 the basis for the order shall contain a statement of the facts
13 that support a finding that the person to be restrained owns,
14 intends to obtain or transfer, or possesses an electric gun, and
15 that the electric gun may be used to threaten, injure, or abuse
16 any person. The ex parte order shall be effective upon service
17 pursuant to section 586-6.

18 At the time of service of a restraining order involving
19 electric guns issued by any court, the police officer may take
20 custody of any and all electric guns in plain sight, those



1 discovered pursuant to a consensual search, and those electric
2 guns surrendered by the person restrained.

3 For the purposes of this subsection, "good cause" shall not
4 be based solely upon the consideration that the person subject
5 to restraint pursuant to an order of any court, including an ex
6 parte order as provided for in this subsection, is required to
7 possess or carry an electric gun during the course of the
8 person's employment. "Good cause" may include but need not be
9 limited to the protection and safety of the person to whom a
10 restraining order is granted.

11 (h) Any person disqualified from ownership, possession,
12 control, or the right to transfer ownership of an electric gun
13 under this section shall surrender or dispose of all electric
14 guns in compliance with section 134-E.

15 (i) For the purposes of enforcing this section, and
16 notwithstanding section 571-84 or any other law to the contrary,
17 any agency within the State shall make its records relating to
18 family court adjudications available to law enforcement
19 officials.

20 (j) Any person violating subsection (a) or (b) shall be
21 guilty of a class C felony. Any person violating



1 subsection (c), (d), (e), (f), (g), or (h) shall be guilty of a
2 misdemeanor.

3 **§134-G Exemptions.** (a) Sections 134-B and 134-F(f) shall
4 not apply to:

5 (1) Law enforcement agencies and law enforcement officers
6 acting within the course of their employment; and

7 (2) The Army or Air National Guard and its members when
8 they are assisting civil authorities in disaster
9 relief, emergency management, or law enforcement
10 functions, subject to the requirements of
11 section 121-34.5;

12 provided that the electric guns shall be acquired by the law
13 enforcement agencies or the Army or Air National Guard and not
14 individual law enforcement officers or members of the Army or
15 Air National Guard, and shall remain in the custody and control
16 of law enforcement agencies or the Army or Air National Guard.

17 (b) Law enforcement agencies that authorize use of
18 electric guns by its law enforcement officers and the Army or
19 Air National Guard shall:

20 (1) Provide training from the manufacturer or from a
21 manufacturer-approved training program conducted by



1 manufacturer-certified or manufacturer-approved
2 instructors in the use of electric guns before
3 deployment of the electric guns and related equipment
4 in public;

5 (2) Maintain records regarding every electric gun in its
6 custody and control, including every instance of usage
7 of the electric guns, in a similar manner as records
8 are maintained for the discharge of firearms; and

9 (3) Report to the legislature on the information in, and
10 maintenance of, these records no later than twenty
11 days prior to the convening of each regular session.

12 (c) The licensing requirement of sections 134-B(b)
13 and 134-C shall not apply to the sale of electric guns and
14 cartridges by the electric gun manufacturers distributing
15 directly to law enforcement agencies or the Army or Air National
16 Guard.

17 **§134-H Storage of electric gun; responsibility with**
18 **respect to minors.** (a) No person shall store or keep any
19 electric gun on any premises under the person's control if the
20 person knows or reasonably should know that a minor is likely to
21 gain access to the electric gun, unless the person:



1 (1) Keeps the electric gun in a securely locked box or
2 other container or in a location that a reasonable
3 person would believe to be secure; or

4 (2) Carries the electric gun on the person or within such
5 close proximity thereto that the minor cannot gain
6 access or control of the electric gun.

7 (b) Any person violating this section shall be guilty of a
8 misdemeanor.

9 **§134-I Carrying or use of electric gun in the commission**
10 **of a separate misdemeanor.** (a) It shall be unlawful for a
11 person to knowingly carry on the person or have within the
12 person's immediate control or intentionally use or threaten to
13 use an electric gun, whether operable or not, while engaged in
14 the commission of a separate misdemeanor; provided that a person
15 shall not be prosecuted under this subsection when the separate
16 misdemeanor is a misdemeanor defined by this chapter.

17 (b) A conviction and sentence under this section shall be
18 in addition to and not in lieu of any conviction and sentence
19 for the separate misdemeanor; provided that the sentence imposed
20 under this section may run concurrently or consecutively with
21 the sentence for the separate misdemeanor.



1 (c) Any person violating this section shall be guilty of a
2 class C felony.

3 **§134-J Carrying or use of electric gun in the commission**
4 **of a separate felony.** (a) It shall be unlawful for a person to
5 knowingly carry on the person or have within the person's
6 immediate control or intentionally use or threaten to use an
7 electric gun, whether operable or not, while engaged in the
8 commission of a separate felony; provided that a person shall
9 not be prosecuted under this subsection when the separate felony
10 is a felony defined by this chapter.

11 (b) A conviction and sentence under this section shall be
12 in addition to and not in lieu of any conviction and sentence
13 for the separate felony; provided that the sentence imposed
14 under this section may run concurrently or consecutively with
15 the sentence for the separate felony.

16 (c) Any person violating this section shall be guilty of a
17 class B felony."

18 SECTION 3. Section 121-34.5, Hawaii Revised Statutes, is
19 amended to read as follows:

20 "[+]§121-34.5[+] **Use of electric guns.** Members of the
21 [~~army or air national guard~~] Army or Air National Guard who have



1 been qualified by training and are authorized by their
2 commanders may use electric guns, as specifically provided in
3 section [~~134-16(c) and (d),~~] 134-G, when assisting civil
4 authorities in disaster relief, emergency management, or law
5 enforcement functions; provided that "training" for the purposes
6 of this section means a course of instruction or training in the
7 use of any electric gun authorized pursuant to this section,
8 that is provided or authorized by the manufacturer or is
9 manufacturer-approved or is an electric gun training program
10 approved by the [~~army or air national guard, prior to~~] Army or
11 Air National Guard, before deployment or issuance of electric
12 guns and related equipment."

13 SECTION 4. Section 134-1, Hawaii Revised Statutes, is
14 amended by deleting the definition of "electric gun".

15 [~~"Electric gun" means any portable device that is~~
16 ~~electrically operated to project a missile or electromotive~~
17 ~~force. It does not include any electric livestock prod used in~~
18 ~~animal husbandry and any automatic external defibrillator used~~
19 ~~in emergency medical situations."]~~

20 SECTION 5. Section 134-17, Hawaii Revised Statutes, is
21 amended by amending subsection (c) to read as follows:



1 "(c) Any person who violates section 134-2, 134-4, 134-10,
2 or 134-15[~~, or 134-16(a)~~] shall be guilty of a misdemeanor. Any
3 person who violates section 134-3(b) shall be guilty of a petty
4 misdemeanor and the firearm shall be confiscated as contraband
5 and disposed of, if the firearm is not registered within five
6 days of the person receiving notice of the violation."

7 SECTION 6. Section 266-24, Hawaii Revised Statutes, is
8 amended by amending subsection (a) to read as follows:

9 "(a) The director of transportation shall enforce this
10 chapter and all rules thereunder, except for the rules relative
11 to the control and management of the beaches encumbered with
12 easements in favor of the public and ocean waters, which shall
13 be enforced by the department of land and natural resources.
14 For the purpose of the enforcement of this chapter and of all
15 rules adopted pursuant to this chapter, the powers of police
16 officers are conferred upon the director of transportation and
17 any officer, employee, or representative of the department of
18 transportation. Without limiting the generality of the
19 foregoing, the director and any person appointed by the director
20 hereunder may serve and execute warrants, arrest offenders, and
21 serve notices and orders. The director of transportation and



1 any employee, agent, or representative of the department of
2 transportation appointed as enforcement officers by the
3 director, and every state and county officer charged with the
4 enforcement of any law, statute, rule, regulation, ordinance, or
5 order, shall enforce and assist in the enforcement of this
6 chapter and of all rules and orders issued pursuant thereto, and
7 in carrying out the responsibilities hereunder, each shall be
8 specifically authorized to:

- 9 (1) Conduct any enforcement action hereunder in any
10 commercial harbor area and any area over which the
11 department of transportation and the director of
12 transportation has jurisdiction under this chapter;
- 13 (2) Inspect and examine at reasonable hours any premises,
14 and the buildings and other structures thereon, where
15 harbors or harbor facilities are situated, or where
16 harbor-related activities are operated or conducted;
17 and
- 18 (3) Subject to limitations as may be imposed by the
19 director of transportation, serve and execute
20 warrants, arrest offenders, and serve notices and
21 orders.



1 Any employee appointed as a law enforcement officer by the
2 director of transportation pursuant to this section who has been
3 qualified by training may use electric guns, as specifically
4 provided in section [~~134-16,~~] 134-G, when exercising powers of
5 police officers and carrying out the responsibilities described
6 herein; provided that training for the purposes of this section
7 means a course of instruction or training in the use of any
8 electric gun that is provided, authorized, or approved by the
9 manufacturer of the electric gun [~~prior to~~] before deployment of
10 issuance of electric guns and related equipment.

11 For purposes of this subsection, [~~the term "agents and~~
12 ~~representatives" includes~~] "agent" and "representative" include
13 persons performing services at harbors or harbor areas under
14 contract with the department of transportation."

15 SECTION 7. Section 463-10.5, Hawaii Revised Statutes, is
16 amended by amending subsection (e) to read as follows:

17 "(e) Before beginning employment as a guard or in a guard
18 capacity, in addition to the classroom instruction required by
19 this section, guards and individuals acting in a guard capacity
20 who carry a firearm or other weapon, including but not limited
21 to an electric gun as defined in section [~~134-1,~~] 134-A, while



1 on-duty in a guard capacity shall possess a valid permit to
2 acquire the ownership of a firearm issued by county police
3 pursuant to section 134-2 and shall satisfy the requirements of
4 section 134-2(g)."

5 SECTION 8. Section 134-16, Hawaii Revised Statutes, is
6 repealed.

7 [~~"§134-16 Restriction on possession, sale, gift, or~~
8 ~~delivery of electric guns.~~ (a) ~~It shall be unlawful for any~~
9 ~~person, including a licensed manufacturer, licensed importer, or~~
10 ~~licensed dealer, to possess, offer for sale, hold for sale,~~
11 ~~sell, give, lend, or deliver any electric gun.~~

12 ~~(b) Any electric gun possessed, offered for sale, held for~~
13 ~~sale, sold, given, lent, or delivered in violation of~~
14 ~~subsection (a) shall be confiscated and disposed of by the chief~~
15 ~~of police.~~

16 ~~(c) This section shall not apply to:~~

17 ~~(1) Law enforcement officers of county police departments;~~

18 ~~(2) Law enforcement officers of the department of public~~
19 ~~safety;~~

20 ~~(3) Conservation and resources enforcement officers of the~~
21 ~~department of land and natural resources;~~



- 1 ~~(4) Members of the Army or Air National Guard when~~
2 ~~assisting civil authorities in disaster relief,~~
3 ~~emergency management, or law enforcement functions,~~
4 ~~subject to the requirements of section 121-34.5;~~
- 5 ~~(5) Law enforcement officers appointed by the director of~~
6 ~~transportation pursuant to section 266-24; and~~
- 7 ~~(6) Vendors providing electric guns to the individuals~~
8 ~~described in paragraphs (1) through (5); provided that~~
9 ~~electric guns shall at all times remain in the custody~~
10 ~~and control of the law enforcement officers of the~~
11 ~~county police departments, the law enforcement~~
12 ~~officers of the department of public safety, the~~
13 ~~conservation and resources enforcement officers of the~~
14 ~~department of land and natural resources, the members~~
15 ~~of the Army or Air National Guard, or law enforcement~~
16 ~~officers appointed by the director of transportation.~~
- 17 ~~(d) The county police departments of this State, the~~
18 ~~department of public safety, the department of land and natural~~
19 ~~resources, the army and air national guard, and the department~~
20 ~~of transportation shall maintain records regarding every~~
21 ~~electric gun in their custody and control. The records shall~~



1 ~~report every instance of usage of the electric guns; in~~
2 ~~particular, records shall be maintained in a similar manner as~~
3 ~~for those of discharging of firearms. The county police~~
4 ~~departments, the department of public safety, the department of~~
5 ~~land and natural resources, the army and air national guard, and~~
6 ~~the department of transportation shall annually report to the~~
7 ~~legislature regarding these records no later than twenty days~~
8 ~~before the beginning of each regular session of the legislature.~~

9 ~~(e) The department of land and natural resources, the~~
10 ~~department of public safety, and the department of~~
11 ~~transportation shall ensure that each of its conservation and~~
12 ~~resources enforcement officers and law enforcement officers who~~
13 ~~is authorized to use an electric gun and related equipment shall~~
14 ~~first receive training from the manufacturer or from a~~
15 ~~manufacturer-approved training program, as well as by~~
16 ~~manufacturer-certified or approved instructors in the use of~~
17 ~~electric guns prior to deployment of the electric guns and~~
18 ~~related equipment in public. Training for conservation and~~
19 ~~resources enforcement officers of the department of land and~~
20 ~~natural resources, law enforcement officers of the department of~~



1 ~~public safety, and law enforcement officers of the department of~~
2 ~~transportation may be done concurrently to ensure cost savings.~~

3 ~~(f) No later than June 30, 2018, the conservation and~~
4 ~~resources enforcement program of the department of land and~~
5 ~~natural resources shall meet the law enforcement accreditation~~
6 ~~or recognition standards of the Commission on Accreditation for~~
7 ~~Law Enforcement Agencies, Inc., in the use of electric guns.~~

8 ~~(g) No later than June 30, 2024, the law enforcement~~
9 ~~officers appointed by the director of transportation shall meet~~
10 ~~the law enforcement accreditation or recognition standards of~~
11 ~~the Commission on Accreditation for Law Enforcement Agencies,~~
12 ~~Inc., in the use of electric guns."]~~

13 SECTION 9. This Act does not affect rights and duties that
14 matured, penalties that were incurred, and proceedings that were
15 begun, before the effective date of this Act.

16 SECTION 10. In codifying the new sections added by
17 section 2 and referenced in sections 3, 6, and 7 of this Act,
18 the revisor of statutes shall substitute appropriate section
19 numbers for the letters used in designating and referring to the
20 new sections in this Act.



1 SECTION 11. Statutory material to be repealed is bracketed
2 and stricken. New statutory material is underscored.

3 SECTION 12. This Act shall take effect on July 1, 3021.



Report Title:

Electric Guns; Cartridges; Regulation

Description:

Regulates the sale and use of electric guns and cartridges.
Effective 7/1/3021. (HD2)

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

