S.B. NO. 3220 S.D. 2 H.D. 2 C.D. 1

A BILL FOR AN ACT

RELATING TO MOTOR CARRIERS.

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

1	SECTION 1. Section 269-1, Hawaii Revised Statutes, is
2	amended by amending the definition of "enforcement officer" to
3	read as follows:
4	""Enforcement officer" means any person employed and
5	authorized by the commission to investigate any matter on behalf
6	of the commission. [The term also means a motor vehicle safety
7	officer employed and assigned, pursuant to section 271-38, by
8	the department of transportation to enforce sections 271 8, 271-
9	12, 271-13, 271-19, and 271-29 through assessment of civil
10	penalties as provided in section 271 27(h), (i), and (j).]"
11	SECTION 2. Section 271-4, Hawaii Revised Statutes, is
12	amended as follows:
13	1. By adding a new definition to be appropriately inserted
14	and to read:
15	""Department" means the department of transportation."
16	2. By amending the definition of "enforcement officer" to
17	read:
18	""Enforcement officer" means [any]:





1	(1)	<u>Any</u> person employed and authorized by the [commission]
2		department to investigate any matter on behalf of the
3		[commission. The term also means a] department; and
4	(2)	\underline{A} motor vehicle safety officer employed and assigned,
5		pursuant to section 271-38, by the department [Θf
6		transportation] to enforce [sections 271-8, 271-12,
7		271-13, 271-19, and 271-29 through the assessment of
8		civil penalties as provided in section 271 27(h), (i),
9		and (j).] this chapter."
10	SECT	ION 3. Section 271-27, Hawaii Revised Statutes, is
11	amended a	s follows:
12	1.	By amending subsection (c) to read:
13	"(c)	Any special agent, accountant, or examiner who
14	knowingly	and wilfully divulges any fact or information which
15	may come	to the special agent's, accountant's, or examiner's
16	knowledge	during the course of any examination or inspection
17	made unde	r authority of sections 271-9(a)(4), 271-23, and 271-
18	25, excep	t as the special agent, accountant, or examiner may be
19	directed	by the [commission] <u>department</u> or by a court or judge
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thereof, shall be guilty of a misdemeanor."

2. By amending subsections (f) though (j) to read:

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1 "(f) Any motor carrier or any officer, agent, employee, or 2 representative thereof, who wilfully fails or refuses to make a 3 report to the [commission] department as required by this 4 chapter, or to make specific and full, true, and correct answer 5 to any question within thirty days from the time it is lawfully 6 required by the [commission,] department, or to keep accounts, 7 records, and memoranda in the form and manner prescribed by the 8 [commission,] department, or knowingly and wilfully falsifies, 9 destroys, mutilates, or alters any report, account, record, or 10 memorandum or knowingly and wilfully files with the [commission] 11 department any false report, account, record, or memorandum, or 12 knowingly and wilfully neglects or fails to make full, true, and 13 correct entries in the accounts, records, or memoranda of all facts and transactions appertaining to the business of the 14 carrier, or person required under this chapter to keep the same, 15 16 or knowingly and wilfully keeps accounts, records, or memoranda 17 contrary to the rules, regulations, or orders of the 18 [commission] department with respect thereto, shall be deemed 19 guilty of a misdemeanor. As used in this subsection, the words 20 "keep" and "kept" mean made, prepared, or compiled, as well as 21 retained.

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1 Except when required by state law to take immediately (q) 2 before a district judge a person arrested for violation of this 3 chapter, including any rule adopted pursuant to this chapter, any enforcement officer, other than a motor vehicle safety 4 5 officer employed and assigned, pursuant to section 271-38, by 6 the department [of transportation] to assess civil penalties, 7 upon arresting a person for violation of this chapter, including 8 any rule adopted pursuant to this chapter shall issue to the 9 alleged violator a summons or citation printed in the form 10 hereinafter described, warning the alleged violator to appear 11 and answer to the charge against the alleged violator at a 12 certain place within seven days after the arrest.

13 (1) The summons or citation shall be printed in a form
14 comparable to that of other summonses and citations
15 used for arresting offenders and shall include all
16 necessary information. The form and content shall be
17 adopted or prescribed by the district courts.

18 (2) The original of a summons or citation shall be given
19 to the alleged violator and any other copies
20 distributed in the manner prescribed by the district
21 courts; provided that the district courts may

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1		prescribe alternative methods of distribution for the
2		original and any other copies.
3	(3)	Summonses and citations shall be consecutively
4		numbered and any other copies of each shall bear the
5		same number.
6	(4)	Any person who fails to appear at the place and within
7		the time specified in the summons or citation shall be
8		guilty of a misdemeanor.
9	(5)	If any person fails to comply with a summons or
10		citation or fails or refuses to deposit bail as
11		required, the enforcement officer shall cause a
12		complaint to be entered against the person and secure
13		the issuance of a warrant for the person's arrest.
14	(6)	When a complaint is made to any prosecuting officer of
15		a violation of this chapter or any rule, the
16		enforcement officer who issued the summons or citation
17		shall subscribe to it under oath administered by
18		another official whose name has been submitted to the
19		prosecuting officer and who has been designated by the
20		[commission] <u>department</u> to administer the same.

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Any motor carrier or lessor, or any officer, agent, 1 (h) 2 employee, or representative thereof, who fails or refuses to comply with any provision of this chapter, or any rule, 3 requirement, or order thereunder, and any person located in this 4 5 State, or any officer, agent, employee, or representative of any 6 [such] the person, who engages the services of any motor carrier 7 or lessor, or any officer, agent, employee, or representative thereof, who fails or refuses to comply with any provision of 8 9 this chapter, or any rule, requirement, or order, may be 10 assessed a civil penalty for an amount determined by the [commission] department subject to this section payable to the 11 12 State in a sum: 13 (1)Up to \$1,000 for each offense;

14 (2) In the case of a continuing violation, not less than
15 \$50 and not more than \$500 for each additional day
16 during which the failure or refusal continues; and
17 (3) Up to \$5,000 for each fourth or subsequent violation
18 within one calendar year.

19 (i) Notwithstanding subsection (h), a motor carrier who
20 fails to file, within the prescribed time, a financial report
21 with the [commission] department pursuant to its rules may be

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1 assessed a civil penalty payable to the State up to the sum of one-sixteenth of one per cent of the gross revenues from the 2 3 motor carrier's business during the preceding calendar year, if 4 the failure is for not more than one month, with an additional 5 one-sixteenth of one per cent for each additional month or 6 fraction thereof during which the failure continues, but in no 7 event shall the total civil penalty be less than the sum of \$50. 8 (j) In addition to any other remedy available, the 9 [commission] department or its enforcement officer, including a 10 motor vehicle safety officer employed and assigned by the

department [of transportation] pursuant to section 271-38, may 11 12 issue citations to persons acting in the capacity of or engaging 13 in the business of a motor carrier within this State, without 14 having a certificate of public convenience and necessity or 15 other authority previously obtained under and in compliance with 16 this chapter and rules adopted, or to any shipper or consignee 17 located in this State, or any officer, employee, agent, or 18 representative thereof who engages the services of those 19 persons.

20 (1) The citation may contain an order of abatement and an
21 assessment of civil penalties as provided in





subsection (h). All penalties collected under this subsection shall be deposited in the treasury of the State. Service of a citation issued under this subsection shall be made by personal service whenever possible or by certified mail, restricted delivery, sent to the last known business or residence address of the person cited.

8 (2) Any person served with a citation under this 9 subsection may submit a written request to the 10 [commission] department for a hearing within twenty 11 days from the receipt of the citation, with respect to 12 the violations alleged, the scope of the order of 13 abatement, and the amount of civil penalties assessed. 14 If the person cited under this subsection notifies the 15 [commission] department of the request for a hearing 16 in time, the [commission] department shall afford the 17 person an opportunity for a hearing under chapter 91. 18 The hearing shall be conducted by the [commission₇] 19 department, or the [commission] department may 20 designate a hearings officer to hold the hearing.

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1 If the person cited under this subsection does not (3) 2 submit a written request to the [commission] 3 department for a hearing in time, the citation shall be deemed a final order of the [commission.] 4 5 department. The [commission] department may apply to 6 the appropriate court for a judgment to enforce the 7 provisions of any final order issued by the 8 [commission] department or designated hearings officer 9 pursuant to this subsection, including the provisions 10 for abatement and civil penalties imposed. In any 11 proceeding to enforce the final order, the 12 [commission] department need only produce a certified 13 copy of the final order and show that the notice was 14 given and that a hearing was held or the time granted 15 for requesting the hearing has run without a request. 16 (4) If any party is aggrieved by the decision of the 17 [commission] department or the designated hearings 18 officer, the party may appeal, subject to chapter 602, 19 in the manner provided for civil appeals from the 20 circuit courts; provided that the operation of an 21 abatement order shall not be stayed on appeal unless





1 specifically ordered by a court of competent 2 jurisdiction after applying the stay criteria 3 enumerated in section 91-14(c). The sanctions and 4 disposition authorized under this subsection shall be 5 separate and in addition to all other remedies either 6 civil or criminal provided by law. The [commission] 7 department may adopt any rules under chapter 91 that 8 may be necessary to fully effectuate this subsection." 9 SECTION 4. Section 271-37, Hawaii Revised Statutes, is 10 amended to read as follows: 11 "[+] §271-37[+] Attorney general; aid in enforcement. Upon 12 written request of the [public utilities commission,] 13 department, the attorney general shall prosecute all violations 14 on behalf of the [commission] department for the enforcement of the provisions of this chapter." 15 SECTION 5. Section 271-38, Hawaii Revised Statutes, is 16 17 amended to read as follows: 18 "§271-38 Enforcement. [At the request of the public

utilities commission, the department of transportation] <u>The</u>
<u>department</u> shall assign a motor vehicle safety officer employed
by the department [of transportation] to assist in the

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1	enforcement of [sections 271-8, 271-12, 271-13, 271-19, and 271-
2	29, through the assessment of civil penalties as provided in
3	section 271 27(h), (i), and (j).] this chapter."
4	SECTION 6. The full transfer of enforcement
5	responsibilities of the motor carrier law from the public
6	utilities commission to the department of transportation
7	pursuant to this Act shall be completed before December 31,
8	2024.
9	SECTION 7. Statutory material to be repealed is bracketed
10	and stricken. New statutory material is underscored.
11	SECTION 8. This Act shall take effect on July 1, 2024.



Report Title: PUC; DOT; Motor Carrier Law; Enforcement; Transfer

Description: Transfers the enforcement of the Motor Carrier Law from the Public Utilities Commission to the Department of Transportation. Makes conforming amendments. (CD1)

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