A BILL FOR AN ACT

RELATING TO ESTABLISHMENT OF NATURAL ENERGY LABORATORY OF HAWAII AUTHORITY INNOVATION CORPORATION.

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

1 SECTION 1. The legislature finds that the purpose of the 2 natural energy laboratory of Hawaii authority is to facilitate 3 research, development, and commercialization of natural energy 4 resources and ocean-related research, technology, and industry 5 in Hawaii, and to engage in retail, commercial, or tourism 6 activities that will financially support that research, 7 development, and commercialization. The legislature further 8 finds that the purposes of the natural energy laboratory of 9 Hawaii authority will be more efficiently served by a 10 not-for-profit corporation attached to the agency. 11 The natural energy laboratory of Hawaii authority 12 innovation corporation will be an entity responsible for 13 supporting the natural energy laboratory of Hawaii authority by furnishing the means, methods, and agencies by which management, 14 15 programming, training, investigation, research, and analysis may

be conducted and its resulting benefits made available to the

public. The natural energy laboratory of Hawaii authority

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1 innovation corporation will also be responsible for managing its 2 assets, resources, and funding, planning and implementing its programs, and promoting and marketing Hawaii as a location for 3 4 research and commercial natural energy activity. 5 The purpose of this Act is to establish a not-for-profit 6 natural energy laboratory of Hawaii authority innovation 7 corporation. 8 SECTION 2. Chapter 227D, Hawaii Revised Statutes, is 9 amended by adding a new part to be appropriately designated and 10 to read as follows: 11 "PART . NATURAL ENERGY LABORATORY OF HAWAII AUTHORITY 12 INNOVATION CORPORATION 13 \$227D-Establishment of the natural energy laboratory of 14 Hawaii authority innovation corporation; purpose; duties. (a) 15 There is established, as a body corporate, the natural energy 16 laboratory of Hawaii authority innovation corporation. For the 17 purposes of this part, "corporation" means the natural energy 18 laboratory of Hawaii authority innovation corporation. 19 corporation shall be a private, not-for-profit organization 20 under section 501(c)(3) of the Internal Revenue Code of 1986, as

amended. The corporation shall be attached to the natural

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1 energy laboratory of Hawaii authority for administrative 2 purposes. 3 (b) The purpose of the corporation shall include but not 4 be limited to the facilitation of the growth and prosperity of 5 the State's economy by providing resources for alternative energy research and development. The corporation shall 6 7 implement this purpose by: 8 (1)Furnishing the means, methods, and agencies by which 9 management, programming, training, investigation, research, and analysis may be conducted; 10 11 (2) Other means to make the benefits of programming, 12 training, investigation, research, and analysis 13 available to the public; and 14 (3) Any and all other acts reasonably designed to promote 15 the foregoing purposes in the interest of promoting 16 the general welfare of the people of the State. 17 The corporation's duties shall include but not be (C) 18 limited to: 19 (1)Managing the assets and resources of the corporation, 20 including its land, facilities, and other resources; 21 (2) Planning, creating, and implementing any programs and

projects of the authority that shall be assigned to

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1		the corporation, including federally-funded and state-
2		funded programs, and projects and programs funded by
3		other nonprofit and for-profit organizations;
4	(3)	Identifying and obtaining funding and other resources
5		in support of the purposes of the corporation from
6		agencies and organizations not able to provide
7		resources directly to the authority;
8	(4)	Assisting the authority in the promotion and marketing
9		of Hawaii as a location for research and commercial
10		natural energy activity; and
11	(5)	Assisting the authority in any other strategic or
12		operational manner that supports the State's energy-
13		based economic development activities.
14	The	corporation shall have the sole right to provide the
15	foregoing	services and support to the authority, and the
16	authority	shall use the corporation to provide these services
17	and suppo	rt except when the authority determines that the
18	corporati	on may not or cannot legally or operationally provide
19	these ser	vices and support.
20	§ 227 1	D- Board of directors; composition. (a) The
21	affairs o	f the corporation shall be under the general management
22	and contro	ol of a board of directors consisting of nine members.

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    Four members of the board of directors of the authority shall be
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    ex officio, voting members of the corporation's board, selected
    by the authority's board of directors for terms to be determined
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4
    by the authority's board of directors. The chief executive
    officer of the authority shall serve as an ex officio, nonvoting
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    member of the corporation's board. The remaining four members
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7
    shall be appointed by the governor from lists of nominees
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    provided by the president of the senate and the speaker of the
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    house of representatives. The governor shall appoint two
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    persons from the list submitted by the president of the senate
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    and two persons from the list submitted by the speaker of the
12
    house of representatives. The lists of nominees provided by the
    president of the senate and the speaker of the house of
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14
    representatives shall consist of members of the general public
15
    who were selected on the basis of their knowledge, interest, and
16
    proven expertise in but not limited to one or more of the
17
    following fields:
18
         (1)
              Finance;
19
         (2) Commerce and trade;
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         (3)
              Corporate management;
21
         (4)
              Marketing;
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Economics:

(5)

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1
         (6)
              Engineering;
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              Energy management;
         (7)
3
         (8)
              Real estate development;
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         (9)
              Property management;
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        (10)
              Aquaculture;
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        (11)
              Ocean science;
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        (12)
              Life science; and
8
        (13)
              Other natural energy fields.
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    All the members appointed from the general public shall serve
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    for a term of four years, provided that half of those initially
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    appointed from the public may have reduced terms so as to
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    provide, as nearly as can be, for the expiration of an equal
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    number of terms at intervals of one year, with each term
14
    commencing on July 1 and expiring on June 30.
15
         (b) All members of the corporation's board shall serve
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    without pay, but shall be entitled to reimbursement for
17
    necessary expenses, including travel expenses, while attending
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    meetings and while in the discharge of their duties and
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    responsibilities.
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The members of the corporation's board shall elect the

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chairperson of the board.

1	§227I	Powers of the corporation. The corporation,
2	under the	direction of its board of directors, shall have the
3	following	general powers and duties:
4	(1)	To promote the use of alternative energy and natural
5		resource sites for the purposes provided by law;
6	(2)	To adopt, amend, and repeal bylaws governing the
7		conduct of its business and the exercise of the powers
8		and performance of duties granted to or imposed upon
9		it by law;
10	(3)	To acquire, own, lease, rent, hold, maintain and
11		improve, use, and operate any property, including
12		real, personal, or mixed property, whether tangible or
13		intangible, in accordance with the conditions under
14		which the property was received;
15	(4)	To enter into and perform contracts, leases,
16		cooperative agreements, or other transactions with the
17		authority or any other agency or political subdivision
18		of the State, any private person, firm, partnership,
19		association, company, or corporation, as it may deem
20		necessary in the conduct of its business and on terms
21		as it may deem appropriate; provided that:

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- (A) The corporation shall not obligate any funds of the State except funds that have been appropriated to it by the legislature or transferred or contracted to it by the authority or other agency or department of state government;
- (B) Notwithstanding subparagraph (A), the corporation may enter into and perform contracts, leases, cooperative agreements, or other transactions with any agency or instrumentality of the United States, a foreign nation, a state, a territory, or a possession, or with any political subdivision thereof, whenever the donating or granting agency or instrumentality determines that the natural energy laboratory of Hawaii authority or any other agency of the State cannot as effectively and efficiently accomplish the purposes for which the contracts, leases, cooperative agreements, or other transactions are being entered into; and provided further that the corporation shall not obligate any funds of the

1		State except funds that have been appropriated or
2		transferred or contracted to it; and
3		(C) The corporation shall not contract with the
4		authority for the purposes of providing any
5		services provided by employees of the authority,
6		and the authority's services and employees shall
7		remain under the jurisdiction of the authority;
8	(5)	To receive from private sources, gifts, grants,
9		devises, bequests, or otherwise of any property,
10		including real, personal, or mixed property, whether
11		tangible or intangible, held absolutely or in trust,
12		the principal or income from which may be used and
13		disposed of in accordance with the conditions under
14		which the property was received; provided that no gift
15		to the corporation shall be accepted unless approved
16		or confirmed by its board of directors;
17	(6)	The corporation may receive gifts, grants, or awards
18		from any agency or instrumentality of the United
19		States, a foreign nation, a state, a territory, or a
20		possession, or from any political subdivision thereof,
21		whenever the donating or granting agency or
22		instrumentality determines that the authority or any

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1		other agency of the State cannot as effectively and
2		efficiently accomplish the purposes for which the
3		gifts, grants, or awards are being made; provided that
4		no gift to the corporation shall be accepted unless
5		approved or confirmed by its board of directors;
6	(7)	To have a corporate seal and alter the same at its
7		pleasure;
8	(8)	To sue and be sued in its own name;
9	(9)	To serve as trustee or beneficiary under terms of any
10		gift, indenture, or will;
11	(10)	To apply for, take out, receive by purchase or gift,
12		hold, administer, and dispose of copyrights, patent
13		rights, licenses, assignments of inventions,
14		discoveries, processes, and other property, rights, or
15		interests therein, and the income thereof, absolutely
16		or subject to conditions or trusts as may be attached
17		thereto or be imposed thereon, and to obligate itself
18		to perform and execute any and all conditions or
19		trusts;
20	(11)	To conduct programs, projects, research, studies,
21		experiments, investigations, and tests in all fields
22		of knowledge to:

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1		(A) Promote and develop the scientific and commercial
2		value of inventions, discoveries, and processes;
3		and
4		(B) Make, publish, and distribute the results
5		thereof;
6	(12)	To coordinate and correlate activities and projects of
7		the corporation with the work of state agencies for
8		the purpose of relating research work to the economic
9		development of the State whenever practical or
10		desirable;
11	(13)	To stimulate and promote commercial, energy,
12		aquaculture, and research projects and activities;
13	(14)	To establish and maintain, or to assist in
14		establishing and maintaining, staff positions for the
15		purpose of aiding in energy-based economic development
16		and to enter into agreements or contracts with other
17		corporations, organizations, institutions, or persons
18		for this purpose and to pay the necessary and
19		appropriate expenses therefor;
20	(15)	To prepare, print, or publish any manuscript, research
21		article, report, study, discussion, reference,
22		collection, or any pictorial or schematic

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1		representation or group or collection thereof, whether
2		the same belongs to or is the work of any state agency
3		or its employees, or the corporation or its employees,
4		or a contractor of the authority. The printing or
5		publication may be accomplished through whatever
6		person, company, or agency is deemed most appropriate
7		by the corporation's board of directors; and
8	(16)	To do any or all other acts reasonably necessary to
9		carry out the objectives and purposes of the
10		authority.
11	§227	D- Corporation; exempted from certain state laws.
12	To carry	out the purposes and objectives of this part, the
	corporati	on shall be granted flexibility in hiring its personnel
13	COIPOIACI	
13 14	-	ndling and disbursing moneys by being exempt from the
	and in ha	ndling and disbursing moneys by being exempt from the state laws:
14	and in ha	state laws:
14 15	and in ha	state laws:
14 15 16	and in ha	state laws: Sections 36-27 and 36-30, relating to transfers from
14151617	and in ha	state laws: Sections 36-27 and 36-30, relating to transfers from special funds for central services expenses and
14 15 16 17 18	and in ha	state laws: Sections 36-27 and 36-30, relating to transfers from special funds for central services expenses and special fund reimbursements for departmental
14 15 16 17 18	and in ha following	state laws: Sections 36-27 and 36-30, relating to transfers from special funds for central services expenses and special fund reimbursements for departmental administrative expenses;

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1 (5) Chapter 103D, relating to public procurement. 2 Notwithstanding any other law to the contrary, the 3 corporation shall be authorized to set up private accounts for depositing moneys received from either public or private 4 5 contracts, or from private or public grants, awards, or gifts. 6 All disbursements shall be drawn on these accounts upon checks 7 prepared and signed as approved by the president of the 8 corporation or other person authorized by the board of directors 9 of the corporation. 10 Officers and employees of the corporation. The 11 chief executive officer of the authority shall serve as the president of the corporation. The corporation's president, with 12 13 the agreement of the corporation's board of directors, may also 14 appoint other officers and employees as may be necessary in 15 administering the affairs of the corporation. The corporation's 16 president, with the agreement of the corporation's board of **17** directors, shall set the employees' duties, responsibilities, 18 salaries, holidays, vacation, leave, hours of work, and working 19 conditions, and may grant other benefits the president deems 20 necessary. Employees of the corporation shall not be entitled 21 to any benefits conferred under chapter 76, 78, 88, 89, or any

- 1 public employee collective bargaining agreement, executive
- 2 order, executive directive, or rule.
- 3 §227D- Annual report. The corporation shall submit an
- 4 annual report, not later than twenty days prior to the convening
- 5 of each regular session, to the governor, the president of the
- 6 senate, and the speaker of the house of representatives. The
- 7 report shall include but not be limited to the corporation's
- 8 audited financial statement, total amount of payroll and other
- 9 disbursements made, and progress and accomplishments made during
- 10 the year.
- 11 §227D- Dissolution. If the corporation is dissolved,
- 12 all of its property, including real, personal, and mixed
- 13 property, wherever situated, shall vest immediately and
- 14 absolutely in the authority, and none of its property shall
- 15 inure to the benefit of any officer, director, or member of the
- 16 corporation.
- 17 §227D- Meetings of the board of directors. The meetings
- 18 of the corporation's board of directors shall be open to the
- 19 public as provided in section 92-3, except that when it is
- 20 necessary for the board to receive information that:

1	(1) Is proprietary to a particular enterprise seeking
2	entry into or the use of one of the corporation's
3	facilities; and
4	(2) Might be harmful to the business interest of the
5	enterprise if disclosed,
6	the board may enter into an executive meeting that is closed to
7	the public; provided that the executive meeting shall be limited
8	to discussion or consideration of trade secrets or confidential
9	or proprietary commercial or financial information to the extent
10	that the trade secrets or information fall within the exception
11	to public disclosure under section 92F-13.
12	§227D- Confidentiality of information. Any government
13	record made or received by any member or employee of the
14	corporation shall be subject to segregation and kept
15	confidential to the extent permitted under chapter 92F; provided
16	that the information:
17	(1) Consists of business trade secrets; or
18	(2) Consists of confidential or proprietary commercial or
19	financial information regarding the operation of any
20	business.
21	\$227D- Patents, copyrights, and other rights. Any
22	patents, copyrights, inventions, discoveries, or other rights
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    arising from corporation activities shall belong to the
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    corporation and be subject to policies or rules as the
3
    corporation's board of directors may adopt pursuant to chapter
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    91.
5
         $227D-
                   Contracts with state agencies. Any contract
    between the corporation and any agency, office, department, or
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7
    other administrative subdivision of the executive branch of the
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    State shall include the following:
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         (1)
              The contract's termination date;
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         (2)
              The contract's intent and purpose;
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         (3)
              A statement establishing the full permissible extent
12
              of the contract's applicability; and
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         (4)
              A description of the circumstances under which the
              contract may be amended or extended."
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15
         SECTION 3. Section 26-18, Hawaii Revised Statutes, is
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    amended by amending subsection (b) to read as follows:
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         "(b)
               The following are placed in the department of
    business, economic development, and tourism for administrative
18
19
    purposes as defined by section 26-35: Aloha Tower development
20
    corporation, Hawaii community development authority, high
21
    technology development corporation, land use commission, natural
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energy laboratory of Hawaii authority, natural energy laboratory



- 1 of Hawaii authority innovation corporation, and any other boards
- 2 and commissions as shall be provided by law.
- The department of business, economic development, and
- 4 tourism shall be empowered to establish, modify, or abolish
- 5 statistical boundaries for cities, towns, or villages in the
- 6 State and shall publish, as expeditiously as possible, an up-to-
- 7 date list of cities, towns, and villages after changes to
- 8 statistical boundaries have been made."
- 9 SECTION 4. Chapter 227D, Hawaii Revised Statutes, is
- 10 amended by designating sections 227D-1 to 227D-9 as part I and
- 11 inserting a title before section 227D-1 to read as follows:
- "PART I. GENERAL AND ADMINISTRATIVE PROVISIONS".
- 13 SECTION 5. New statutory material is underscored.
- 14 SECTION 6. This Act shall take effect upon approval.

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INTRODUCED BY:

JAN 1 8 2007

Cindy Evono

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Report Title:

Natural Energy Laboratory; Innovation Corporation

Description:

Establishes the natural energy laboratory of Hawaii innovation corporation.