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A BILL FOR AN ACT

RELATING TO BOILER AND ELEVATOR SAFETY LAW.

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

SECTION 1. Section 397-3, Hawaii Revised Statutes, is
 amended to read as follows:

3 "[+]§397-3[+] Definitions. As used in this chapter:
4 "Appeals board" means the [department of] labor and

5 industrial relations appeals board[-] established by section 6 371-4.

7 "Boiler" means a closed vessel in which water or other 8 liquid is heated, steam or vapor is generated, steam or vapor is 9 superheated, or any combination thereof under pressure for use 10 external to itself, by the direct application of [heat. The 11 term "boiler" includes fired units for heating or vaporizing 12 liquids other than water where these units are separate from processing systems and complete within themselves.] energy from 13 the combustion of fuels, or from electricity or solar energy. 14 15 "Contractor" means any person, firm, or corporation 16 installing, repairing, or servicing and responsible for the safe operation of any boiler, pressure system, amusement ride, [and] 17



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<u>or</u> elevator and kindred equipment or structure inspected
 pursuant to this chapter.

3 "Department" means the department of labor and industrial4 relations.

5 "Director" means the director of labor and industrial6 relations.

7 "Division" means the division of occupational safety and 8 health.

9 "Elevator" means a hoisting and lowering mechanism 10 permanently installed in a structure, designed to carry 11 passengers or authorized personnel, equipped with a car or 12 platform which moves in fixed guides and serves two or more 13 fixed landings.

14 "Elevators and kindred equipment" [as used in this chapter] 15 means elevators, escalators, dumbwaiters, moving walks, stage 16 lifts, [mechanized parking elevators, manlifts,] inclined lifts, 17 personnel hoists, [aerial tramways,] permanently installed 18 material lifts, [personal automatic trains] and any other 19 similar mechanized equipment used to convey people in places 20 other than a public right-of-way.

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"National Board" means the National Board of Boiler and
 Pressure Vessel Inspectors [, 1055 Crupper Avenue, Columbus, Ohio
 43229].

"Owner" means any person, firm, or corporation with legal
title to any boiler, pressure system, amusement ride, [and] or
elevator and kindred equipment inspected pursuant to this
chapter who may or may not be the user.

8 "Pressure piping" means piping systems specified in the 9 [American National Standard Code for Pressure Piping developed 10 and promulgated by the] American Society of Mechanical

11 Engineers [-] Power Piping Code B31.1.

12 "Pressure [systems"] system" means [both] either a pressure 13 [vessels and] vessel or pressure piping as defined in this 14 section.

15 "Pressure vessel" means a closed vessel in which pressure 16 is obtained from an external source or by the direct application 17 of heat from a direct or indirect source.

18 "User" means any person, firm, or corporation legally in 19 possession and responsible for the safe operation of any boiler, 20 pressure system, amusement ride, [and] or elevator and kindred 21 equipment inspected pursuant to this chapter.



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1	"Vendor" means any person, firm <u>,</u> or corporation that sells
2	or distributes any boiler, pressure system, amusement ride,
3	[and] <u>or</u> elevator and kindred equipment required to be inspected
4	pursuant to this chapter."
5	SECTION 2. Section 397-4, Hawaii Revised Statutes, is
6	amended to read as follows:
7	"§397-4 Powers and duties. (a) Administration.
8	(1) The department shall establish a boiler and elevator
9	inspection branch for the enforcement of the rules
10	adopted under this chapter and other duties as
11	assigned;
12	(2) The department shall:
13	(A) Implement and enforce the requirements of this
14	chapter; and
15	(B) Keep adequate and complete records of the type,
16	size, location, identification data, and
17	inspection findings for boilers, pressure
18	systems, amusement rides, and elevators and
19	kindred equipment required to be inspected
20	pursuant to this chapter;

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1	(3)	The department shall formulate definitions and adopt
2		and enforce standards and rules pursuant to chapter 91
3		that may be necessary for carrying out this chapter[-
4		Definitions and rules adopted in accordance with
5		chapter 91 under the authority of chapter 396, prior
6		to the adoption of this chapter that pertain to
7		boilers, pressure systems, amusement rides, and
8		elevators and kindred equipment required to be
9		inspected pursuant to this chapter, shall be continued
10		in force under the authority of this chapter];
11	(4)	Emergency temporary standards may be adopted without
12		conforming to chapter 91 and without hearings to take
13		immediate effect upon giving public notice of the
14		emergency temporary standards or upon another date
15		that may be specified in the notice. An emergency
16		temporary standard may be adopted, if the director
17		determines:
18		(A) That the public or individuals are exposed to
19		grave danger from exposure to hazardous
20		conditions or circumstances; and

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1		(B) That the emergency temporary standard is
2		necessary to protect the public or individuals
3		from danger.
4		Emergency temporary standards shall be effective until
5		superseded by a standard adopted under chapter 91, but
6		[in any case] shall <u>not</u> be effective [no] longer than
7		six months;
8	(5)	Variances from standards adopted under this chapter
9		may be granted upon application of an owner, user,
10		contractor, or vendor. Application for variances
11		shall correspond to procedures set forth in the rules
12		adopted pursuant to this chapter. The director may
13		issue an order for variance, if the director
14		determines that the proponent of the variance has
15		demonstrated that the conditions, practices, means,
16		methods, operations, or processes used or proposed to
17		be used will provide substantially equivalent safety
18		as that provided by the standards;
19	(6)	Permits.
20		(A) The department shall issue a "permit to operate"
21		regarding any boiler, pressure system, amusement



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1		ride, or elevator and kindred equipment if found
2		to be safe in accordance with rules adopted
3		pursuant to chapter 91;
4	(B)	The department may immediately revoke any "permit
5		to operate" of any boiler, pressure system,
6		amusement ride, or elevator and kindred equipment
7		found to be in an unsafe condition or where a
8		user, owner, or contractor ignores prior
9		department orders to correct specific defects or
10		hazards and continues to use or operate the
11		[above mentioned] aforementioned apparatus
12		without abating the hazards or defects;
13	(C)	The department shall reissue a "permit to
14		operate" to any user, owner, or contractor who
15		demonstrates that the user, owner, or contractor
16		is proceeding in good faith to abate all
17		nonconforming conditions mentioned in department
18		orders and the boilers, pressure systems,
19		amusement rides, and elevators and kindred
20		equipment are safe to operate; and

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1 The department shall establish criteria for the (D) 2 periodic reinspection and renewal of the permits 3 to operate, and may provide for the issuance of 4 temporary permits to operate while any 5 noncomplying boiler, pressure system, amusement 6 ride, and elevator and kindred equipment are 7 being brought into full compliance with the 8 applicable standards and rules adopted pursuant 9 to this chapter; provided that the period between 10 an initial safety inspection or the inspection 11 used as a basis for the issuance of a permit to 12 operate, and any subsequent inspection of 13 elevators and kindred equipment shall not exceed 14 one year; 15 (7) No person shall operate a boiler, pressure system, 16 amusement ride, or elevator and kindred equipment 17 [which] that are required to be inspected by this 18 chapter or by any rule adopted pursuant to this 19 chapter [shall be operated], except as necessary to 20 install, repair, or test, unless a permit to operate

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1		has been authorized or issued by the department and
2		remains valid; and
3	(8)	The department, upon the application of any owner,
4		[or] user <u>,</u> or other person affected thereby, may grant
5		time that may reasonably be necessary for compliance
6		with any order. Any person affected by an order may
7		for cause petition the department for an extension of
8		time.
9	(b)	Inspection and investigation.
10	(1)	Authorized representatives of the director shall have
11		the right to enter without delay during regular
12		working hours and at other reasonable times any place,
13		establishment, or premises in which are located
14		boilers, pressure systems, amusement rides, [and] <u>or</u>
15		elevators and kindred equipment requiring inspection
16		pursuant to this chapter $[-]$;
17	(2)	The department shall inspect for the purpose of
18		[insuring] <u>ensuring</u> compliance with the purposes and
19		provisions of this chapter any activity related to the
20		erection, construction, alteration, demolition, or
21		maintenance of buildings, structures, bridges,



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1		highways, roadways, dams, tunnels, sewers, underground
2		buildings or structures, underground pipelines or
3		ducts, and other construction projects or
4		facilities[-];
5	(3)	The department shall review plans and make
6		inspections, and investigations of boilers $[-,]$ and
7		pressure systems, and the premises appurtenant to each
8		at times and at intervals determined by the director
9		for the purpose of [insuring] <u>ensuring</u> compliance with
10		the [purpose] purposes and provisions of this chapter.
11		This [section] paragraph shall not apply to single
12		family dwellings or multiple dwelling units of less
13		than six living units [-];
14	(4)	The department shall review plans and make
15		inspections, and investigations of elevators and
16		kindred equipment and the premises appurtenant to each
17		at times and at intervals determined by the director
18		for the purpose of [insuring] <u>ensuring</u> compliance with
19		the purposes and provisions of this chapter. This
20		[section] paragraph shall not apply to single family
21		dwellings[-] <u>;</u>



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1 The department shall inspect, at least semi-annually, (5) 2 all mechanically or electrically operated devices 3 considered as major rides and used as amusement rides at a carnival, circus, fair, or amusement park for the 4 5 purpose of protecting the safety of the [general] 6 public. This [section] paragraph shall not apply to 7 any coin operated ride or mechanically or electrically 8 operated devices considered or known in the amusement 9 trade as kiddie rides [-;];

10 (6) The department may investigate accidents involving
11 boilers, pressure systems, amusement rides, and
12 elevators and kindred equipment inspected under this
13 chapter and may issue orders and recommendations with
14 respect to the elimination and control of the cause
15 factors [-];

16 (7) The department shall have the right to question any
17 employer, owner, operator, agent, or employee in
18 investigation, enforcement, and inspection activities
19 covered by this chapter [-]; and

20 (8) Any employee of the State acting within the scope of
21 the employee's office, employment, or authority under



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1		this chapter shall not be liable in or made a party to
2		any civil action [growing] <u>arising</u> out of the
3		administration and enforcement of this chapter.
4	(c)	Education and training.
5	(1)	The department may disseminate through exhibitions,
6		pictures, lectures, pamphlets, letters, notices, and
7		any other method of publicity, to owners, users,
8		vendors, architects, contractors, employees, and the
9		[general] public information regarding boilers,
10		pressure systems, amusement rides, and elevators and
11		kindred equipment required to be inspected pursuant to
12		this chapter [-]; and
13	(2)	Where appropriate, the department may undertake
14		programs in training and consultation with owners,
15		users, property management firms, vendors, architects,
16		contractors, employees, and the [general] public
17		regarding the safety requirements of this chapter and
18		the rules [and regulations.] adopted pursuant to this
19		chapter.
20	(-1)	

20 (d) Enforcement.

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1 (1)Whenever right of entry to a place to inspect any 2 boiler, pressure system, amusement ride, or elevator 3 and kindred equipment required by this chapter to be 4 inspected is refused to an authorized representative 5 of the director, the department may apply to the 6 circuit court where [such] the place [exists] is 7 located for a search warrant providing on its face 8 that the wilful interference with its lawful execution 9 may be punished as a contempt of court [-]; 10 (2)Whenever the department finds that the construction of 11 or the operation of any boiler, pressure system, 12 amusement ride, or elevator and kindred equipment 13 required to be inspected by this chapter is not safe, 14 or that any practice, means, method, operation, or 15 process employed or used is unsafe or is not in 16 conformance with the rules [and regulations 17 promulgated] adopted pursuant to this chapter, the 18 department shall issue an order to render the 19 construction or operation safe or in conformance with 20 this chapter or the rules [and regulations] and deliver the [same] order to the contractor, owner, or 21



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1 Each order shall be in writing and may be user. 2 delivered by mail or in person. The department may in the order direct that, in the manner and within a time 3 4 specified [such], any additions, repairs, 5 improvements, or changes be made and [such] safety 6 devices and safeguards be furnished, provided, and 7 used as are reasonably required to [insure] ensure 8 compliance with the purposes and provisions of this 9 chapter. The owner, [or] user, or contractor shall 10 obey and observe all orders issued by the department 11 or be subject to appropriate civil penalties [-]; 12 (3) Whenever in the opinion of the department the 13 condition [of,] or [the] operation of boilers, 14 pressure systems, amusement rides, or elevators and 15 kindred equipment required to be inspected by this 16 chapter, or any practice, means, method, operation, or 17 process employed or used, is unsafe, or is not properly guarded or is dangerously placed, the use 18 19 thereof may be prohibited by the department $[_{T}]$ and an 20 order to that effect shall be posted prominently on 21 the equipment, or near the place or condition referred



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1 to in the order. The order shall be removed when a 2 determination has been made by an authorized 3 representative of the department that the boilers, 4 pressure systems, amusement rides, or elevators and 5 kindred equipment are safe and the required safequards 6 or safety devices are provided [-]; 7 (4)When in the opinion of the department the operation of 8 boilers, pressure systems, amusement rides, or 9 elevators and kindred equipment [-7] required to be 10 inspected by this chapter or any practice, means, 11 method, operation, or process employed or used 12 constitutes an imminent hazard to the life or safety 13 of any person $[\tau]$ or [to] property, the department may 14 apply to the circuit court of the circuit in which 15 [such] the boilers, pressure systems, amusement rides, 16 or elevators and kindred equipment are [situated] 17 located or [such] the practice, means, method, 18 operation, or process is employed for an injunction 19 restraining the use or operation until the use or 20 operation is made safe. The application to the 21 circuit court accompanied by an affidavit showing that



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1 the use or operation exists in violation of a 2 standard, rule, [regulation,] variance, or order of 3 the department and constitutes an imminent hazard to the life or safety of any person or [to] property and 4 5 accompanied by a copy of the standard, rule, 6 [regulation,] variance, or applicable order, shall 7 warrant, in the discretion of the court, the immediate 8 granting of a temporary restraining order. No bond 9 shall be required from the department as a 10 prerequisite to the granting of a restraining 11 order [-]; 12 The director and the director's authorized (5)13 representative shall have the same powers respecting 14 the administering of oaths, compelling the attendance 15 of witnesses, the production of documentary evidence, 16 and examining or causing to be examined witnesses as 17 are possessed by the court and may take depositions and certify to official acts. The circuit court of 18 19 any circuit, upon application by the director, shall

have the power to enforce by proper proceedings the

attendance and testimony of any witness so subpoenaed.

21

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1 Subpoena and witness fees and mileage in such cases 2 shall be the same as in criminal cases in the circuit 3 courts. Necessary expenses of, or in connection with, 4 [such] the hearings or investigations shall be payable 5 from the funds appropriated for expenses of 6 administration of the department. No person shall be 7 excused from attending or testifying or producing 8 materials, books, papers, correspondences, memoranda, 9 and other records before the director or in obedience 10 to subpoena on the grounds that the testimony or 11 evidence, documentary or otherwise, required of the 12 person may tend to incriminate the person or subject 13 the person to a penalty or forfeiture; but no 14 individual shall be prosecuted or subjected to any 15 penalty or forfeiture for or on account of any 16 transaction, matter, or thing concerning which the 17 individual is compelled, after having claimed the 18 individual's privilege against self-incrimination, to 19 testify or produce evidence, documentary, or 20 otherwise, except that [such] the individuals [so] 21 testifying shall not be exempt from prosecution and



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1		punishment for perjury committed [in so] <u>while</u>
2		testifying[+];
3 (6	6)	Where a condition or practice involving any boiler,
4		pressure system, amusement ride, or elevator and
5		kindred equipment required to be inspected by this
6		chapter could reasonably be expected to cause death or
7		serious physical harm, the department shall have the
8		right, independent of any other enforcement powers
9		under this chapter, to:
10		(A) Immediately take steps to obtain abatement by
11		informing the owners, users, contractors, and all
12		persons in harms way of [such] <u>the</u> hazard by
13		meeting, posted notice, or otherwise;
14		(B) Take steps to immediately obtain abatement
15		through direct control or elimination of the
16		hazard if after reasonable search, the user,
17		owner, or contractor or their representative is
18		not available;
19		(C) Take steps to obtain immediate abatement when the
20		nature and imminency of the danger or hazard does

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1		not permit a search for the owner, user, or
2		contractor; and
3	(D)	Where appropriate, initiate necessary legal
4		proceedings to require abatement by the owner,
5		user, or contractor[-]; and
6	(7) The	department may prosecute, defend, and maintain
7	acti	ons in the name of the department for the
8	enfo	prcement of the provisions of this chapter,
9	incl	luding the enforcement of any order issued by it,
10	the	appeal of any administrative or court decision,
11	and	other actions necessary to enforce this chapter."
12	SECTION 3	3. Section 397-5, Hawaii Revised Statutes, is
13	amended by ame	ending subsections (b) and (c) to read as follows:
14	"(b) All	fees received by the department pursuant to this
15	section shall	be paid into the boiler and elevator [special]
16	revolving fund	1.
17	(c) Effe	ective July 1, 2012, the fees for inspections,
18	permits, and e	examinations of boilers, pressure systems,
19	elevators, kir	ndred equipment, and amusement rides shall be as
20	prescribed by	the schedules in this section; provided that the

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1	director	may adopt rules pursuant to chapter 91 to ame	nd the
2	fees spec	ified in this section.	
3		SCHEDULE A: Boiler and Pressure System Fees	5
4	Inst	allation, Repair, and Alteration Permit Fees:	
5	(1)	Power boilers (shall pass a hydrostatic test	unless
6		indicated otherwise):	
7		Miniature electric (no hydrostatic test	
8		required)	\$190
9		Less than 500 square feet of heating	
10		surface	\$250
11		Greater than or equal to 500 and less	
12		than or equal to 3,000 square feet of	
13		heating surface	\$400
14		Greater than 3,000 square feet of heating	
15		surface	\$750
16	(2)	Heating boiler	\$190
17		Retrofit	\$160
18	(3)	Pressure vessel	\$175
19		Retrofit	\$130
20	(4)	Sterilizers and steam kettles	\$150
21		Retrofit	\$110



1	(5)	Repair application fee	\$200
2	(6)	Alteration application fee	\$500
3	Exam	nination and License Fees:	
4	(1)	Boiler inspectors certificate of competency	
5		examination fee	\$300
6	(2)	Review of shops and facilities for the	
7		issuance of National Board or American	
8		Society of Mechanical Engineers	
9		certificate of authorization	\$1,500
10	(3)	Review of shops and facilities for the	
11		issuance of Non-Boiler External Piping	
12		certificate of authorization	\$750
13	(4)	Boiler inspector's Hawaii commission,	
14		initial and renewal	\$75
15	Inte	ernal and External Inspection Fees:	
16	(1)	Power boilers:	
17		Without manholes	\$150
18		With manholes but less than or equal to	
19		3,000 square feet of heating surface	\$180
20		With manholes greater than 3,000 and less	
21		than or equal to 10,000 square feet of	



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1		heating surface	\$260
2		With manholes and over 10,000 square	
3		feet of heating surface	\$450
4	(2)	Heating boilers:	
5		Hot water supply	\$130
6		Steam and water heating without manholes	\$110
7		Steam, over 100 square feet but not over	
8		500 square feet of heating surface	\$140
9		All with manholes and steam over 500	
10		square feet of heating surface	\$170
11	(3)	Pressure vessels:	
12		Routine inspections	\$65
13		Internal for air or water service	\$130
14		Ultrasonic testing	\$130
15	(4)	For all other types of inspections	
16		an hourly fee is assessed	\$100
17	(5)	Hydrostatic test	\$300
18	(6)	School "specials" (non-code objects)	\$10
19	Repo	orts and Permit Processing Fees:	
20	(1)	Report and permit	\$25
21	(2)	Permit reprint	\$20



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1	(3)	Signed permit card (old issue)	\$10
2	(4)	Owner portal	\$5
3	C C	CHEDULE B: Elevator and Kindred Equipment Fe	es
4	Inst	allation and Alteration Permits:	
5	(1)	Alteration involving only the replacement of	
6		up to two parts (such as a valve, a jack,	
7		or a cylinder)	\$150
8	(2)	Alteration involving only cosmetic changes	
9		(such as car interior modernizations)	\$300
10	(3)	Alterations of more than two parts, [or]	
11		components, [and/or] or subsystems:	
12		1 - 3 floors	\$600
13		4 - 9 floors	\$650
14		10 - 19 floors	\$700
15		20 - 29 floors	\$750
16		30 - 39 floors	\$800
17		40 or more floors	\$900
18	(4)	Where alterations to four or more units at	
19		the same location are identical, the fee for	
20		each additional alteration permit shall be	
21		reduced by fifty per cent. The applications	



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1		must be submitted at the same time to qualify	У
2	·	for the fee reduction.	
3	(5)	Installation of new elevators (including mate	erial
4		lifts) and kindred equipment:	
5		Dumbwaiter	\$500
6		Escalator, moving walk, or moving ramp	\$500
7		Hand elevator[, manlift,] or stage lift	\$500
8		Wheelchair or stairway lifts	\$500
9		Elevator, 1 - 3 floors	\$600
10		Elevator, 4 - 9 floors	\$650
11		Elevator, 10 - 19 floors	\$700
12		Elevator, 20 - 29 floors	\$750
13		Elevator, 30 - 39 floors	\$800
14		Elevator, 40 or more floors	\$900
15		[Aerial tramways	\$900]
16		Personnel hoists	\$250
17		Inclined tunnel lifts	\$500
18		(For elevators, such as observation or deep	
19		well elevators, which have considerable rise	
20		but few openings, each ten feet of vertical	
21		rise shall be considered one floor for the	



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1		purpose of determining installation or	
2		alteration permit fees.)	
3	(6)	Temporary use permits (construction car)	\$450
4	(7)	For each valid alteration or installation	
5		permit, the department shall provide one	
6		inspection per unit.	
7	(8)	The fee for each additional inspection or	
8		witnessing of tests, or both, shall be \$300	
9		per day for up to two hours and \$600 per day	
10		for more than two hours if during the normal	
11		workday. Fees for overtime hours shall	
12		be \$600 per day for up to two hours and	
13		\$1,200 per day for more than two hours.	
14	(9)	Each installation or alteration permit	
15		shall be valid for up to one year from date	
16		of issuance.	
17	Insp	ection Fees:	
18	(1)	Permit renewal inspection fees:	
19		Dumbwaiter	\$140
20		Escalator, moving walk, or moving ramp	\$150
21		Hand elevator[, manlift,] or stage lift	\$150



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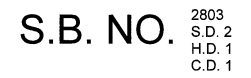
1		Wheelchair or stairway lifts	\$150
2		Hydraulic elevator - holed	\$150
3		Hydraulic elevator – holeless	\$200
4		Traction elevator:	
5		1 - 3 floor rise	\$225
6		4 - 9 floor rise	\$250
7		10 - 19 floor rise	\$275
8		20 - 29 floor rise	\$325
9		30 - 39 floor rise	\$400
10		40 or more floor rise	\$475
11		[Aerial tramways	\$400]
12		Personnel hoists	\$175
13		Inclined tunnel lifts	\$220
14	(2)	Safety, load or internal test (witness fees)	:
15		3-year safety test	\$200
16		5-year safety test	\$300
17		Escalator internal	\$100
18	(3)	Permit renewal and witness fees are per	
19		inspection, which may constitute one day or	
20		part of the day. If the inspector is require	ed
21		to return on another day or at another time	



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1		on the same day, additional fees shall be
2		assessed at the rate of \$300 per day for up
3		to two hours and \$600 per day for more than
4		two hours. Fees for overtime hours shall be
5		\$600 per day for up to two hours and \$1,200
6		per day for more than two hours.
7		Schedule C: Amusement Ride Fees
8	Insp	ection Fees:
9	(1)	Permit renewal inspection fees:
10		Amusement ride \$100
11	(2)	Permit renewal fees are per inspection,
12		which may constitute one day or part of the
13		day. If the inspector has to return on
14		another day or at another time within the
15		same day, additional fees shall be assessed
16		at the rate of \$300 per day for up to two hours
17		and \$600 per day for more than two hours. Fees
18		for overtime hours shall be \$600 per day for up
19		to two hours and \$1,200 per day for more than
20		two hours."

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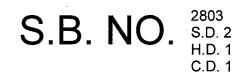
SECTION 4. Section 397-6, Hawaii Revised Statutes, is 1 2 amended by amending subsection (b) to read as follows: 3 "(b) A qualified boiler inspector is a person eligible for 4 or in possession of a valid commission issued by the National 5 Board of Boiler and Pressure Vessel Inspectors, who has 6 satisfied the requirements established by the department, and 7 who has received from the director or the director's authorized 8 agent briefings and instructions regarding the rules [and 9 regulations] pertaining to boilers and pressure systems in this 10 State." 11 SECTION 5. Section 397-13, Hawaii Revised Statutes, is 12 amended to read as follows: 13 "[+]§397-13[+] Boiler and elevator [special] revolving 14 fund; establishment; [purposes.] purpose. (a) There is 15 established in the state treasury the boiler and elevator 16 [special] revolving fund, into which shall be deposited all fees 17 collected pursuant to section 397-5 and any appropriation from 18 the legislature. All interest and investment moneys earned on 19 any moneys in the [special] revolving fund shall become part of 20 the [special] revolving fund.

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1	(b)	The purpose of the [special] <u>revolving</u> fund is to
2	provide f	or sufficient operating costs to carry out the purposes
3	of this c	hapter. Moneys in the fund may be expended for:
4	(1)	Personnel and operating expenses;
5	(2)	Staff training and staff certification fees and
6		expenses;
7	(3)	Preparation and dissemination of public information on
8		safe installation and use of equipment regulated by
9		this chapter;
10	(4)	Preparation of annual reports to the legislature as
11		required by this chapter; and
12	(5)	Reimbursement to the general fund as required by this
13		section.
14	(c)	The director shall submit a report to the legislature
15	on the st	atus of the boiler and elevator [special] <u>revolving</u>
16	fund, inc	luding expenditures and program results, not less than
17	twenty da	ys prior to the convening of each regular session.
18	(d)	No later than [five] <u>ten</u> years from the date of the
19	establish	ment of the [special] <u>revolving</u> fund, the director
20	shall rei	mburse the general fund for the amount of any initial

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1 appropriation that was made by the general revenues of the State to the [special] revolving fund." 2 3 SECTION 6. This Act does not affect the rights and duties 4 that matured, penalties that were incurred, and proceedings that 5 were begun before its effective date. 6 SECTION 7. Statutory material to be repealed is bracketed 7 and stricken. New statutory material is underscored. 8 SECTION 8. This Act shall take effect on July 1, 2018.





Report Title:

Boiler and Elevator Safety Law; Boiler and Elevator Revolving Fund

Description:

Makes housekeeping amendments to the Boiler and Elevator Safety Law. Changes the name of the Boiler and Elevator Special Fund to the Boiler and Elevator Revolving Fund. Extends the time from five to ten years for the Director of Labor and Industrial Relations to reimburse the general fund from the Boiler and Elevator Revolving Fund. (CD1)

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

