A BILL FOR AN ACT

RELATING TO FIRE PROTECTION.

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

- 1 SECTION 1. The legislature finds that in the aftermath of
- 2 the 2023 Maui wildfires, the department of the attorney general
- 3 initiated an investigation and retained the independent,
- 4 third-party Fire Safety Research Institute, part of UL Research
- 5 Institutes, to assess the performance of state and county
- 6 agencies in preparing for and responding to the 2023 Maui
- 7 wildfires. The investigation led to three reports -- a
- 8 "Phase 1" comprehensive timeline report, a "Phase 2" incident
- 9 analysis report, and a "Phase 3" forward-looking report.
- 10 The "Phase 3" forward-looking report organized these
- 11 findings and provided a prioritized list of action items of
- 12 changes to be made to improve Hawaii's response to wildfires for
- 13 the State and all counties. The report calls for changes and
- 14 improvements to the office of the state fire marshal, which was
- 15 established by Act 209, Session Laws of Hawaii 2024 among
- 16 them, bolstering statutory authority of the office of the state
- 17 fire marshal to address the wide spectrum of fire safety issues,

- 1 delineating responsibilities and reporting structures between
- 2 the state fire marshal and the state fire council, and creating
- 3 an organizational structure to immediately address the State's
- 4 fire-safety priorities effectively.
- 5 Accordingly, the purpose of this Act is to:
- 6 (1) Effectuate the recommendations of the "Phase 3"
- forward-looking report;
- **8** (2) Establish a state fire marshal selection commission;
- 9 and
- 10 (3) Place the office of the state fire marshal under the
- department of defense.
- 12 SECTION 2. Chapter 132, Hawaii Revised Statutes, is
- 13 amended by designating sections 132-1 to 132-19 as part I and
- 14 inserting a title before section 132-1 to read as follows:
- "PART I. GENERAL PROVISIONS"
- 16 SECTION 3. Chapter 132, Hawaii Revised Statutes, is
- 17 amended by adding a new part to be appropriately designated and
- 18 to read as follows:
- 19 "PART . OFFICE OF THE STATE FIRE MARSHAL
- 20 §132-A Definitions. As used in this part:

- 1 "Defensible space" means a natural or human-made area in
- 2 which material capable of supporting the spread of fire has been
- 3 treated, cleared, or modified to slow the rate and intensity of
- 4 advancing wildfires and allowing space for fire suppression
- 5 operations to occur.
- 6 "Office" means the office of the state fire marshal.
- 7 "Structure hardening" means the installation, replacement,
- 8 or retrofitting of building materials, systems, or assemblies
- 9 used in the exterior design and construction of existing
- 10 structures with the primary purpose of reducing risk to
- 11 structures from wildfire and in compliance with the provisions
- 12 of the state fire code relating to structure or home hardening.
- 13 §132-B Office of the state fire marshal; established. (a)
- 14 The office of the state fire marshal shall be established within
- 15 the department of defense for administrative purposes. The
- 16 office shall be headed by the state fire marshal.
- 17 (b) The state fire marshal may organize and reorganize the
- 18 administrative structure of the office as the state fire marshal
- 19 considers appropriate to properly conduct the work of the
- 20 office.

1	(C)	The state fire marshal may divide the functions of the
2	office int	to administrative divisions. The state fire marshal
3	may appoir	nt an individual to administer each division. Each
4	individual	appointed under this subsection shall be well-
5	qualified	by technical training and experience in the functions
6	to be perf	Formed by the individual.
7	§132-	-C Powers and duties generally. (a) The office
8	shall:	
9	(1)	Review and assess the fire risk of the State;
10	(2)	Coordinate fire protection efforts among local
11		agencies for the State;
12	(3)	Review and propose amendments to the state fire code,
13		in consultation with and in consideration of
14		recommendations provided by the state fire council for
15		the state fire council's consideration in its adoption
16		of or amendments to the state fire code;
17	(4)	Review the emergency resources that are available in
18		the State to be deployed to address fires;
19	(5)	Work with state and county law enforcement agencies
20		for enforcement of the state fire code; provided that

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2		enforcement jurisdiction;
3	(6)	Upon request of a county official having enforcement
4		responsibility and a showing of unusual fire hazard or
5		other special circumstances, investigate and make
6		appropriate recommendations. The state fire marshal
7		may investigate or cause an investigation to be made
8		to determine the probable cause, origin, and
9		circumstances of any fire and shall classify the
10		findings as the state fire marshal may find
11		appropriate to promote fire protection and prevention.
12		The state fire marshal shall coordinate and consult
13		with county authorities in the event that the state
14		fire marshal needs to summon witnesses related to a
15		fire investigation;

law enforcement agencies shall have primary law

18 (8) Oversee the training and certification of fire19 inspectors and investigators in the State; and

to ensure fire safety compliance;

(9) Maintain records of all fires in the State, includingthe causes and circumstances.

(7) Conduct inspections of state buildings and facilities

1	(b)	The office shall adopt rules pursuant to chapter 91
2	necessary	to implement this part.
3	§132	-D Discretionary powers. The office may:
4	(1)	Establish headquarters and county offices of the
5		office at places the office of the governor considers
6		advisable for the protection of the State;
7	(2)	Allow the state fire marshal and deputy state fire
8		marshals to operate authorized emergency vehicles as
9		defined by section 291C-1;
10	(3)	Use land and buildings for the accommodation of office
11		employees and office vehicles and equipment;
12	(4)	Contract or otherwise cooperate with any person or
13		public agency for the procurement of necessary
14		services or property, subject to chapter 103D where
15		applicable, including by entering into lease
16		agreements and taking title to real property as
17		necessary for the performance of the duties of the
18		office;
19	(5)	As an emergency services agency, control and regulate
20		the acquisition, operation, use, maintenance, and

1		disposal of, and access to, motor vehicles and
2		equipment for official state fire business;
3	(6)	Accept and transfer gifts, grants, donations, and
4		funds from any source, including services and
5		property, to carry out the duties of the office;
6	(7)	Provide training, or enter into contracts to obtain
7		training services, in fire suppression and fire safety
8		inspection, to departments and agencies that issue
9		licenses;
10	(8)	Explore additional opportunities to reduce wildfire
11		risk, including engaging with:
12		(A) The insurance commissioner, as defined in section
13		431:2-102, regarding insurance policy coverage
14		provisions, underwriting standards, insurance
15		rates, and any other insurance-related topic
16		relevant to enhancing the protection of property
17		from wildfire at a reasonable cost;
18		(B) Electric utilities regarding further actions to
19		protect public safety, reduce risk to electric
20		company customers, and promote electrical system
21		resilience to wildfire damage; and

1	(C) Federal agencies to expand opportunities for
2	cost-share partnerships for wildfire mitigation
3	and develop strategies for improvements to
4	federal fire management policies applicable to
5	the State; and
6	(9) Perform any other duties necessary to discharge its
7	duties under this part.
8	§132-E Preparation of statistical reports. Every two
9	years, the state fire marshal shall prepare statistical reports
10	on the history and condition of state fire defenses and an
11	analysis of contributing factors of fire causes for the period
12	of the report. The reports shall be posted on the office's
13	website and publicly available upon request, subject to a fee
14	not to exceed the cost of printing and distribution. The
15	reports compiled under this section shall include a compilation
16	or summary of the county fire chiefs' records prepared pursuant
17	to section 132-1(a), in addition to any other sources the state
18	fire marshal deems appropriate.
19	§132-F Powers and duties relating to wildfire readiness.
20	The office shall increase the State's wildfire readiness

1	capacity	to the extent that the office of the governor receives
2	funding f	or the increase, by means including:
3	(1)	Increasing the number of fire prevention personnel and
4		fire administrative support personnel to address
5		planning, communications, training, deployment, and
6		safety;
7	(2)	Implementing innovative technologies and modernizing
8		systems to expedite fire resource deployment in an
9		efficient and safe manner;
10	(3)	Entering into contracts or agreements with federal or
11		state agencies, counties, other states, corporations,
12		and authorities, having jurisdiction for fire
13		prevention, suppression, coordination, and response;
14		and
15	(4)	Coordinating with the Hawaii emergency management
16		agency.
17	§132	-G Utilization of firefighting resources. The state
18	fire mars	hal, in consultation with the Hawaii emergency
19	managemen	t agency, shall provide advice and counsel to the
20	governor	on the most practical utilization of the firefighting
21	resources	of the State

1 §132-H State fire marshal; terms of employment. 2 Until January 1, 2026, the state fire marshal shall be the administrator of the office and shall be appointed by the 3 4 governor from a list of three names submitted by the state fire 5 council. The state fire marshal shall serve for a term of five 6 years. The appointment of the state fire marshal shall be made 7 without regard to chapters 76 and 89, and shall not be subject 8 to the advice and consent of the senate. In the event of a 9 vacancy, the state fire council shall meet expeditiously to 10 submit a list of three names to the governor for a new state 11 fire marshal to serve the remainder of the unexpired term. 12 (b) The state fire marshal shall be qualified to direct 13 the technical and executive work of the office and shall have 14 education or training related to the programs of the office and 15 significant experience in managing fire protection or related 16 programs. 17 **§132-I** Deputies and assistants. The state fire marshal 18 shall appoint two deputy state fire marshals, exempt from 19 chapters 76 and 89, whose duties shall be to assist in 20 implementing this chapter. The office may also employ other

assistants and employees, subject to chapter 76, and incur other

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- 1 expenses as the state fire marshal may deem necessary to
- 2 effectively administer the office. Each deputy state fire
- 3 marshal shall be well-qualified by technical training and
- 4 experience in the functions to be performed by the individual.
- 5 The state fire marshal may remove any deputy state fire marshal
- 6 for cause.
- 7 §132-J Salaries and expenses. Salaries and other expenses
- 8 of the office necessary in the performance of its duties and of
- 9 the state fire marshal shall be paid in the same manner as the
- 10 expenses of other offices of the office of the governor.
- 11 §132-K Recordkeeping. The office shall keep a record of
- 12 all fires occurring in the State and of all facts concerning the
- 13 same, including statistics as to the extent of the fires and the
- 14 damage caused, whether the losses were covered by insurance, and
- 15 if so, in what amount. All the records shall be public, except
- 16 information protected from disclosure pursuant to chapter 92F.
- 17 The records compiled under this section shall be a compilation
- 18 of the county fire chiefs' records prepared pursuant to section
- **19** 132-1(a).

•	3202	e in community fibr feducation program: (a) fine office
2	shall dev	relop and administer a community risk reduction program
3	that:	
4	(1)	Emphasizes education and methods for the prevention of
5		wildfire risk;
6	(2)	Encourages cost-effective hardening and retrofitting
7		of structures that creates fire-resistant homes,
8		businesses, and public buildings; and
9	(3)	Facilitates vegetation management, the creation and
10		maintenance of defensible space, and other fuel
11		modification activities that provide neighborhood or
12		community-wide benefits against wildfire.
13	(b)	The counties may opt into the community risk reduction
14	program t	o provide resources and localized knowledge of the
15	community	•
16	(c)	The office or counties may contract with educational
17	or other	nonprofit entities to assist with the administration of
18	the commu	nity risk reduction program.
19	§132	-M Community risk reduction special fund. (a) There
20	shall be	established within the state treasury the community

- 1 risk reduction special fund, separate and distinct from the
- general fund.
- 3 (b) The office of the state fire marshal shall be the
- 4 agency responsible for administering the community risk
- 5 reduction special fund established in subsection (a).
- 6 (c) The special fund shall consist of all moneys
- 7 appropriated to the fund as provided by law and any gifts,
- 8 grants, donations, endowments, or bequests from any public or
- 9 private source, including individuals and private organizations.
- 10 (d) The moneys in the special fund shall be appropriated
- 11 to the office to carry out community risk reduction, including
- 12 financial assistance for the hardening of structures in zones
- 13 designated as at high risk of wildfires on the statewide
- 14 wildfire hazard map, and the county financial assistance
- 15 identified in section 132-L(b).
- 16 §132-N State fire marshal; biennial report; deadline;
- 17 contents. (a) Beginning with the regular session of 2027, no
- 18 later than twenty days before the convening in each odd-numbered
- 19 year of a regular session, the office shall submit to the
- 20 legislature a report regarding the activities of the state fire
- 21 marshal and the counties in implementing this chapter.

1	(b)	The report shall include, at a minimum:
2	(1)	A status report concerning:
3		(A) Community risk reduction; and
4		(B) The establishment, administration, and
5		enforcement of defensible space requirements;
6	(2)	The amount of moneys expended during the previous
7		fiscal biennium for:
8		(A) Community risk reduction;
9		(B) The establishment, administration, and
10		enforcement of defensible space requirements; and
11		(C) Fire suppression; and
12	(4)	Any recommendations for the state fire marshal for
13		legislative action, including but not limited to
14		current or future resource and funding needs for:
15		(A) Community risk reduction; and
16		(B) The establishment, administration, and
17		enforcement of defensible space requirements.
18	§132	-O Provision of uniforms, response apparatus, motor
19	vehicles,	and all emergency supplies and equipment; uniform
20	design.	(a) The office shall provide office employees with
21	standard	uniforms, response apparatus, motor vehicles, and all

- 1 other emergency supplies and equipment necessary to carry out
- 2 the duties of the office.
- 3 (b) The state fire marshal shall specify a pattern and
- 4 distinctive design for the uniforms described in subsection (a).
- 5 (c) The state fire marshal may enter into agreements with
- 6 other governmental agencies for the purpose of resource sharing
- 7 of response apparatus, motor vehicles, and all other emergency
- 8 supplies and equipment necessary to carry out the fire safety
- 9 and prevention laws of the State.
- 10 §132-P Minimum defensible space requirements; duties of
- 11 the state fire marshal; enforcement powers of the counties;
- 12 assistance to the counties. (a) With regard to minimum
- 13 defensible space requirements, the state fire marshal:
- 14 (1) Shall consult with the state fire council to establish
- minimum defensible space requirements;
- 16 (2) Shall establish requirements that are consistent with
- and do not exceed the standards pertaining to
- 18 defensible space in generally accepted evidence-based

1	(3)	May consider best practices specific to the State and
2		traditional and customary practices relating to
3		defensible space to establish the requirements;
4	(4)	Shall periodically reexamine generally accepted
5		evidence-based codes and standards and update the
6		requirements to reflect the current best practices,
7		which may be conducted in consultation with the state
8		fire council;
9	(5)	Shall enforce the requirements that are applicable to
10		state lands within the jurisdiction of a county;
11	(6)	Shall adopt rules governing administration of the
12		requirements;
13	(7)	May develop, in consultation with the state fire
14		council, a graduated fine structure for the counties'
15		use in assessing civil penalties on property owners
16		for noncompliance with the requirements;
17	(8)	Shall consult with stakeholders, such as the counties
18		on implementation of the requirements; and
19	(9)	May adopt rules concerning requirements by the
20		counties as described in subsection (b).

1	(b) Each county life chief may adopt and enforce local
2	requirements for defensible space that are greater than the
3	minimum defensible space requirements established by the state
4	fire marshal. Any local requirements that a county fire chief
5	adopts for defensible space shall be defensible space standards
6	selected from the framework set forth in generally accepted
7	evidence-based codes or standards or other best practices suited
8	to the State.
9	(c) The office may provide financial, administrative,
10	technical, or other assistance to a county to facilitate the
11	administration and enforcement of the minimum defensible space
12	requirements within the jurisdiction of the county. The county
13	shall expend financial assistance provided by the state fire
14	marshal under this subsection to give priority to the creation
15	of defensible space:
16	(1) On lands where members of socially and economically
17	vulnerable communities, persons with limited
18	proficiency in English, and persons of lower income

(2) For critical or emergency infrastructure; and

reside;

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2		seniors.
3	§132	2-Q Statewide wildfire hazard map. (a) The office
4	shall ove	ersee the development and maintenance of a comprehensive
5	statewide	e wildfire hazard map that displays the wildfire hazard
6	zones des	cribed in subsection (c).
7	(b)	The purposes of the statewide wildfire hazard map
8	shall be	to:
9	(1)	Educate Hawaii residents and property owners about the
10		residents' and property owners' wildfire exposure by
11		providing transparent and science-based information;
12	(2)	Assist in prioritizing fire adaptation and mitigation
13		resources for the most vulnerable locations; and
14	(3)	Identify where defensible space standards and
15		structure hardening codes will apply.
16	(c)	There shall be three statewide wildfire hazard zones:
17	low, mode	rate, and high, which shall be based on weather,

climate, topography, and vegetation. The state fire marshal

shall determine the hazard values for the low, moderate, and

high wildfire hazard zones and shall assign a numerical value

describing the likelihood and intensity of a wildfire, based on

(3) For schools, hospitals, and facilities that serve

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- 1 specific factors or conditions of weather, climate, topography,
- 2 and vegetation, as modeled for a given pixel. The state fire
- 3 marshal's determination shall be determined using a
- 4 statistically objective methodology. The state fire marshal's
- 5 determination shall be publicly posted on the office's website
- 6 and provided on the statewide wildfire hazard map at the time of
- 7 its publication. The state fire marshal's determination shall
- 8 be re-evaluated on an annual basis.
- 9 (d) The office shall ensure that the statewide wildfire
- 10 hazard map is publicly available in electronic form on its
- 11 website and shall be available upon request in electronic form
- 12 at no cost.
- (e) The statewide wildfire hazard map shall:
- 14 (1) Be based on the wildfire hazard zones;
- 15 (2) Be sufficiently detailed to allow the assessment of
- wildfire hazard at the property-ownership level;
- 17 (3) Include a layer that geospatially displays the
- 18 locations of socially and economically vulnerable
- 19 communities;
- 20 (4) Be completed and released expeditiously, following the
- collaboration described in subsection (q); and

1	(3)	be offered in the languages spoken throughout the
2		State, as practicable.
3	(f)	The statewide wildfire hazard map shall be developed:
4	(1)	Using current, peer-reviewed data sets when
5		calculating wildfire hazard;
6	(2)	Calculating wildfire hazard as a combined hazard
7		rating value incorporating annual burn probability and
8		wildfire intensity;
9	(3)	Utilizing the most representative fuel characteristics
10		practical; and
11	(4)	To include a layer that geospatially displays the
12		locations of socially and economically vulnerable
13		communities.
14	(g)	There shall be community engagement in the process of
15	developin	g the statewide wildfire hazard map that:
16	(1)	May include the state fire council, other state
17		agencies, local governments, other public bodies, and
18		any other information sources that the state fire
19		marshal deems appropriate;
20	(2)	Ensures, through the use of clear language, graphics,
21		visuals, and examples, that the underlying criteria

1		for assigning hazard zones are publicly available and
2		comprehensible to a public audience; and
3	(3)	Is interactive and does not consist solely of
4		delivering information in a top-down manner.
5	(h)	When the draft map is developed, it shall be released
6	but befor	e final publication of the map occurs, the office shall
7	accept pu	blic comment on the map for a period not exceeding
8	sixty day	s.
9	(i)	In maintaining the statewide wildfire hazard map, the
10	office sh	all make technical adjustments as needed and update the
11	map consi	stent with the results of appeals as described in
12	subsectio	n (1).
13	(j)	State agencies and the counties shall, as appropriate,
14	use the m	ap layer described in subsection (e)(3) to direct
15	resources	for wildfire hazard reduction and wildfire resiliency
16	to those	most in need and assist with identifying communities
17	for exten	sive, targeted engagement and outreach related to
18	wildfire	hazard reduction and wildfire resiliency.
19	(k)	Using the statewide wildfire hazard map developed

pursuant to this section, the counties shall conduct outreach:

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1	(1)	In partnership with community leaders and community-
2		based organizations;
3	(2)	By using different media;
4	(3)	By disseminating information through local schools,
5		stores, faith-based organizations, and medical
6		offices; and
7	(4)	By offering all information in the languages spoken in
8		the relevant community, as practicable.
9	(1)	The office shall provide notice and information to a
10	property	owner whose property is assigned to the high hazard
11	zone with	in the statewide wildfire hazard map about the fact
12	that the	property has been assigned to the high hazard zone, the
13	effects o	f the assignment, and how the property owner may appeal
14	the assig	nment of the property owner's property to the high
15	hazard zo	ne. The notice and information provided to a property
16	owner sha	ll be on a standard form, as prepared by the office.
17	(m)	The office shall adopt rules, pursuant to chapter 91,
18	that:	
19	(1)	Allow affected property owners and local governments
20		to appeal the assignment of properties to the wildfire
21		hazard zones after the map is developed, after any

1		updates to the map, and within a reasonable time after
2		delivery of the notice and information described in
3		subsection (k); and
4	(2)	Provide that assignments of properties to the high
5		hazard zone may be appealed as a contested case, as
6		described in chapter 91."
7	SECT	ION 4. Chapter 132, Hawaii Revised Statutes, is
8	amended b	y adding a new section to be appropriately designated
9	and to re	ad as follows:
10	"§13	2- State fire marshal selection commission;
11	establish	ed. (a) Beginning January 1, 2026, there is
12	establish	ed the state fire marshal selection commission, which
13	shall be	placed within the department of defense for
14	administr	ative purposes.
15	(b)	The state fire marshal selection commission:
16	(1)	Shall have the authority to appoint and may remove the
17		state fire marshal;
18	(2)	May receive complaints from citizens on the office of
19		the fire marshal and the state fire marshal;
20	(3)	Shall evaluate and conduct an annual performance
21		review of the state fire marshal;

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- 1 (4) Shall post its agenda and minutes on a website;
- (5) Shall be subjected to the state sunshine laws underchapter 92; and
- 4 (6) May adopt rules pursuant to chapter 91.
- 5 (c) The state fire marshal selection commission shall
 6 consist of the following seven members::
- 7 Three members who shall be appointed by the governor 8 subject to advice and consent of the senate and shall 9 be voting members; provided that for the initial year, 10 one member shall serve a one-year term, one member 11 shall serve a two-year term, and one member shall 12 serve a three-year term; provided further that after 13 the initial term, each of the members may serve up to 14 two consecutive terms; for up to eight years with each 15 term being four years each;
 - (2) One member who shall be appointed by the speaker of the house and shall be a voting member; provided that the member shall serve an initial term of four years and may serve; up to two consecutive terms for up to eight years with each term being four years each;

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1	(3)	One member who shall be appointed by the president of
2		the senate and shall be a voting member; provided that
3		this member shall serve an initial term of four years;
4		provided further that this member may serve up to two
5		consecutive terms for up to eight years with each term
6		being four years each;

- (4) The chair of the Hawaii state fire council or the chair's designee, who shall be a non-voting member; and
- 10 (5) The adjutant general of the Hawaii national guard or
 11 the adjutant general's designee, who shall be a non12 voting member.
- (d) All members of the state fire marshal selection
 commission, both voting and non-voting, shall elect a
 chairperson and a vice chairperson of the commission; provided
 that the chairperson is not an ex-officio member.
- 17 (e) Any action taken by the state fire marshal selection
 18 commission shall be approved by a simple majority of its
 19 members; provided that a majority of the members of the
 20 commission shall constitute a quorum to do business.

1	(1)	The members of the state life marshar selection
2	commissio	n shall serve without compensation but shall be
3	reimburse	d for necessary expenses, including travel expenses,
4	reasonabl	y incurred in the performance of their duties."
5	SECT	ION 5. Section 76-16, Hawaii Revised Statutes, is
6	amended b	y amending subsection (b) to read as follows:
7	"(b)	The civil service to which this chapter applies shall
8	comprise	all positions in the State now existing or hereafter
9	establish	ed and embrace all personal services performed for the
10	State, ex	cept the following:
11	(1)	Commissioned and enlisted personnel of the Hawaii
12		National Guard and positions in the Hawaii National
13		Guard that are required by state or federal laws or
14		regulations or orders of the National Guard to be
15		filled from those commissioned or enlisted personnel;
16	(2)	Positions filled by persons employed by contract where
17		the director of human resources development has
18		certified that the service is special or unique or is
19		essential to the public interest and that, because of
20		circumstances surrounding its fulfillment, personnel
21		to perform the service cannot be obtained through

1		normal civil service recruitment procedures. Any
2		contract may be for any period not exceeding one year;
3	(3)	Positions that must be filled without delay to comply
4		with a court order or decree if the director
5		determines that recruitment through normal recruitment
6		civil service procedures would result in delay or
7		noncompliance, such as the Felix-Cayetano consent
8		decree;
9	(4)	Positions filled by the legislature or by either house
10		or any committee thereof;
11	(5)	Employees in the office of the governor and office of
12		the lieutenant governor, and household employees at
13		Washington Place;
14	(6)	Positions filled by popular vote;
15	(7)	Department heads, officers, and members of any board,
16		commission, or other state agency whose appointments
17		are made by the governor or are required by law to be
18		confirmed by the senate;
19	(8)	Judges, referees, receivers, masters, jurors, notaries
20		public, land court examiners, court commissioners, and

1	attorneys	appointed	bу	a	state	court	for	a	special
2	temporary	service;							

One bailiff for the chief justice of the supreme court 3 (9) who shall have the powers and duties of a court 5 officer and bailiff under section 606-14; one secretary or clerk for each justice of the supreme 6 7 court, each judge of the intermediate appellate court, 8 and each judge of the circuit court; one secretary for 9 the judicial council; one deputy administrative 10 director of the courts; three law clerks for the chief 11 justice of the supreme court, two law clerks for each 12 associate justice of the supreme court and each judge 13 of the intermediate appellate court, one law clerk for 14 each judge of the circuit court, two additional law 15 clerks for the civil administrative judge of the 16 circuit court of the first circuit, two additional law 17 clerks for the criminal administrative judge of the 18 circuit court of the first circuit, one additional law 19 clerk for the senior judge of the family court of the 20 first circuit, two additional law clerks for the civil 21 motions judge of the circuit court of the first

1		circuit, two additional law clerks for the criminal
2		motions judge of the circuit court of the first
3		circuit, and two law clerks for the administrative
4		judge of the district court of the first circuit; and
5		one private secretary for the administrative director
6		of the courts, the deputy administrative director of
7		the courts, each department head, each deputy or first
8		assistant, and each additional deputy, or assistant
9		deputy, or assistant defined in paragraph (16);
10	(10)	First deputy and deputy attorneys general, the
11		administrative services manager of the department of
12		the attorney general, one secretary for the
13		administrative services manager, an administrator and
14		any support staff for the criminal and juvenile
15		justice resources coordination functions, and law
16		clerks;
17	(11)	(A) Teachers, principals, vice-principals, complex
18		area superintendents, deputy and assistant
19		superintendents, other certificated personnel,
20		and no more than twenty noncertificated

1		administrative, professional, and technical
2		personnel not engaged in instructional work;
3	(B)	Effective July 1, 2003, teaching assistants,
4		educational assistants, bilingual or bicultural
5		school-home assistants, school psychologists,
6		psychological examiners, speech pathologists,
7		athletic health care trainers, alternative school
8		work study assistants, alternative school
9		educational or supportive services specialists,
10		alternative school project coordinators, and
11		communications aides in the department of
12		education;
13	(C)	The special assistant to the state librarian and
14		one secretary for the special assistant to the
15		state librarian; and
16	(D)	Members of the faculty of the [University]
17		university of Hawaii, including research workers,
18		extension agents, personnel engaged in
19		instructional work, and administrative,
20		professional, and technical personnel of the
21		university;

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1	(12)	Empl	oyees engaged in special, research, or
2		demo	enstration projects approved by the governor;
3	(13)	(A)	Positions filled by inmates, patients of state
4			institutions, and persons with severe physical or
5			mental disabilities participating in the work
6			experience training programs;
7		(B)	Positions filled with students in accordance with
8			guidelines for established state employment
9			programs; and
10		(C)	Positions that provide work experience training
11			or temporary public service employment that are
12			filled by persons entering the workforce or
13			persons transitioning into other careers under
14			programs such as the federal Workforce Investment
15			Act of 1998, as amended, or the Senior Community
16			Service Employment Program of the Employment and
17			Training Administration of the United States
18			Department of Labor, or under other similar state
19			programs;
20	(14)	A cu	stodian or guide at Iolani Palace, the Royal
21		Maus	oleum, and Hulihee Palace;

1	(13)	Positions lilled by persons employed on a ree,
2		contract, or piecework basis, who may lawfully perform
3		their duties concurrently with their private business
4		or profession or other private employment and whose
5		duties require only a portion of their time, if it is
6		impracticable to ascertain or anticipate the portion
7		of time to be devoted to the service of the State;
8	(16)	Positions of first deputies or first assistants of
9		each department head appointed under or in the manner
10		provided in section 6, article V, of the Hawaii State
11		Constitution; three additional deputies or assistants
12		either in charge of the highways, harbors, and
13		airports divisions or other functions within the
14		department of transportation as may be assigned by the
15		director of transportation, with the approval of the
16		governor; one additional deputy in the department of
17		human services either in charge of welfare or other
18		functions within the department as may be assigned by
19		the director of human services; four additional
20		deputies in the department of health, each in charge
21		of one of the following: behavioral health,

1		environmental health, hospitals, and health resources
2		administration, including other functions within the
3		department as may be assigned by the director of
4		health, with the approval of the governor; two
5		additional deputies in charge of the law enforcement
6		programs, administration, or other functions within
7		the department of law enforcement as may be assigned
8		by the director of law enforcement, with the approval
9		of the governor; three additional deputies each in
10		charge of the correctional institutions,
11		rehabilitation services and programs, and
12		administration or other functions within the
13		department of corrections and rehabilitation as may be
14		assigned by the director of corrections and
15		rehabilitation, with the approval of the governor; two
16		administrative assistants to the state librarian; and
17		an administrative assistant to the superintendent of
18		education;
19	(17)	Positions specifically exempted from this part by any
20		other law; provided that:

1		(A) Any exemption created after oury 1, 2014, Shall
2		expire three years after its enactment unless
3		affirmatively extended by an act of the
4		legislature; and
5		(B) All of the positions defined by paragraph (9)
6		shall be included in the position classification
7		plan;
8	(18)	Positions in the state foster grandparent program and
9		positions for temporary employment of senior citizens
10		in occupations in which there is a severe personnel
11		shortage or in special projects;
12	(19)	Household employees at the official residence of the
13		president of the [University] university of Hawaii;
14	(20)	Employees in the department of education engaged in
15		the supervision of students during meal periods in the
16		distribution, collection, and counting of meal
17		tickets, and in the cleaning of classrooms after
18		school hours on a less than half-time basis;
19	(21)	Employees hired under the tenant hire program of the
20		Hawaii public housing authority; provided that no more
21		than twenty-six nor cent of the authority's workforce

1		in any housing project maintained or operated by the
2		authority shall be hired under the tenant hire
3		program;
4	(22)	Positions of the federally funded expanded food and
5		nutrition program of the [University] university of
6		Hawaii that require the hiring of nutrition program
7		assistants who live in the areas they serve;
8	(23)	Positions filled by persons with severe disabilities
9		who are certified by the state vocational
10		rehabilitation office that they are able to perform
11		safely the duties of the positions;
12	(24)	The sheriff;
13	(25)	A gender and other fairness coordinator hired by the
14		judiciary;
15	(26)	Positions in the Hawaii National Guard youth and adult
16		education programs;
17	(27)	In the Hawaii state energy office in the department of
18		business, economic development, and tourism, all
19		energy program managers, energy program specialists,
20		energy program assistants, and energy analysts;

1	(28)	Administrative appears hearing officers in the
2		department of human services;
3	(29)	In the Med-QUEST division of the department of human
4		services, the division administrator, finance officer,
5		health care services branch administrator, medical
6		director, and clinical standards administrator;
7	(30)	In the director's office of the department of human
8		services, the enterprise officer, information security
9		and privacy compliance officer, security and privacy
10		compliance engineer, security and privacy compliance
11		analyst, information technology implementation
12		manager, assistant information technology
13		implementation manager, resource manager, community or
14		project development director, policy director, special
15		assistant to the director, and limited English
16		proficiency project manager or coordinator;
17	(31)	The Alzheimer's disease and related dementia services
18		coordinator in the executive office on aging;
19	(32)	In the Hawaii emergency management agency, the
20		executive officer, public information officer, civil
21		defense administrative officer, branch chiefs, and

1		emergency operations center state warning point
2		personnel; provided that for state warning point
3		personnel, the director shall determine that
4		recruitment through normal civil service recruitment
5		procedures would result in delay or noncompliance;
6	(33)	The executive director and seven full-time
7		administrative positions of the school facilities
8		authority;
9	(34)	Positions in the Mauna Kea stewardship and oversight
10		authority;
11	(35)	In the office of homeland security of the department
12		of law enforcement, the statewide interoperable
13		communications coordinator;
14	(36)	In the social services division of the department of
15		human services, the business technology analyst;
16	(37)	The executive director and staff of the 911 board;
17	[+](38)[+	Senior software developers in the department of
18		taxation;
19	[+](39)[+]In the department of law enforcement, five Commission
20		on Accreditation for Law Enforcement Agencies, Inc.,
21		coordinator positions;

1

2 in the office of the state fire marshal; and 3 [+](41)[+]The administrator for the law enforcement standards 4 board. 5 The director shall determine the applicability of this 6 section to specific positions. 7 Nothing in this section shall be deemed to affect the civil 8 service status of any incumbent as it existed on July 1, 1955." 9 SECTION 6. Section 132-1, Hawaii Revised Statutes, is 10 amended to read as follows: 11 "§132-1 County fire chiefs; powers and duties. (a) Records. The fire chief of each county shall keep in the county 12 13 fire chief's office a record of all fires occurring in the 14 county and of all facts concerning the same, and shall make such 15 compilations and statistical investigations [as the fire chief 16 may deem proper, on an annual basis, all of which shall be kept 17 as permanent records in the fire chief's office. All records 18 shall be public, except that any evidence in any investigation 19 may, in the discretion of the county fire chief, be withheld 20 from the public.

[+](40)[+]The state fire marshal and deputy state fire marshal

1	(b)	Investigations, generally. The fire chief of each
2	county sh	nall:
3	(1)	Investigate the cause, origin, and circumstances of
4		fires;
5	(2)	Supervise and make or cause to be made [periodically]
6		on a biennial basis a thorough inspection record of
7		all property which might constitute a fire hazard
8		within the county pursuant to subsection (c);
9	(3)	Summon and compel the attendance of witnesses and
10		production of evidence and hold hearings and make
11		orders in any matter under the fire chief's
12		jurisdiction; and
13	(4)	Cooperate with any and all other governmental officers
14		or agencies having jurisdiction in the matters.
15	<u>(c)</u>	On January 1 of each year, the fire chief of each
16	county sh	all transmit the records and statistical investigations
17	compiled	pursuant to subsection (a) to the office of the state
18	fire mars	hal. On January 1 of each alternating year, the fire
19	chief of	each county shall transmit the inspection record of
20	property	that may constitute a fire hazard within their county

- 1 compiled pursuant to subsection (b)(2) to the office of the
- 2 state fire marshal."
- 3 SECTION 7. Section 132-4, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "\$132-4 Investigation of fires; criminal prosecutions.
- 6 The fire chief of the county in which any fire occurs shall
- 7 immediately investigate the cause, origin, and circumstances of
- 8 fire by which property has been destroyed or damaged and so far
- 9 as possible determine whether the fire was the result of
- 10 carelessness or design. A county fire chief may request the
- 11 office of the state fire marshal to assist with the
- 12 investigation of a fire as provided in section 132-C.
- 13 If after any investigation the county fire chief is of the
- 14 opinion that the evidence in relation to the fire indicates that
- 15 a crime has been committed, the fire chief shall present the
- 16 evidence to the prosecuting [officer] attorney of the county in
- 17 which the supposed offense was committed, with the request that
- 18 the prosecuting [officer] attorney institute [such] criminal
- 19 proceedings as the evidence may warrant.
- In the event that the office of the state fire marshal is
- 21 of the opinion that the evidence in relation to a fire indicates

- 1 that a crime has been committed, the office of the state fire
- 2 marshal shall coordinate with the relevant county fire chief to
- 3 present the evidence to the prosecuting attorney of the county
- 4 in which the supposed offense was committed."
- 5 SECTION 8. Section 132-4.5, Hawaii Revised Statutes, is
- 6 amended to read as follows:
- 7 "[+]\$132-4.5[+] Investigation of fires; immunity for
- 8 information received from insurers. (a) The fire chief of each
- 9 county or the state fire marshal may require any insurer in
- 10 writing to release information relating to any investigation the
- 11 insurer has made concerning a loss or potential loss due to fire
- 12 of suspicious or incendiary origin which information shall
- 13 include but not be limited to:
- 14 (1) An insurance policy relating to [such] the loss;
- 15 (2) Policy premium records;
- 16 (3) History of previous claims; and
- 17 (4) Other relevant material relating to [such] the loss or
- 18 potential loss.
- 19 (b) If any insurer has reason to suspect that a fire loss
- 20 to its insured's real or personal property was caused by
- 21 incendiary means, the insurer shall furnish the county fire

- 1 chief or state fire marshal with all relevant material acquired
- 2 during its investigation of the fire loss, cooperate with and
- 3 take [such] action as may be required of it by the county fire
- 4 chief $[\tau]$ or state fire marshal, and permit any person ordered by
- 5 the court to inspect any of its records pertaining to the policy
- 6 and the loss. [Such] The insurer may request the county fire
- 7 chief or state fire marshal to release information relating to
- 8 any investigation the fire chief or state fire marshal has made
- 9 concerning any [such] fire loss of suspicious or incendiary
- 10 origin.
- 11 (c) In the absence of fraud, malice, or criminal act, no
- 12 insurer or person who furnishes information on its behalf, shall
- 13 be liable for damages in a civil action or be subject to
- 14 criminal prosecution for any oral or written statement made that
- 15 is necessary to supply information required pursuant to this
- 16 section.
- 17 (d) The county fire chief or state fire marshal receiving
- 18 any information furnished pursuant to this section shall hold
- 19 the information in confidence until [such time as] its release
- 20 is required in furtherance of a criminal or civil proceeding.

1 (e) The county fire chief, in person or by officers or members of the fire chief's fire department, or the state fire 2 3 marshal, in person or by deputies or employees of the office of 4 the state fire marshal, may be required to testify as to any 5 information in the fire chief's or state fire marshal's possession regarding the fire loss of real or personal property 6 7 in any civil action in which any person seeks recovery under a 8 policy against any insurance company for the fire loss." 9 SECTION 9. Section 132-5, Hawaii Revised Statutes, is 10 amended to read as follows: 11 "§132-5 Right of entry for inspection; unlawful to 12 obstruct. The county fire chief [or], the chief's designees, 13 the state fire marshal, or the state fire marshal's designees, 14 at all reasonable hours may enter any buildings, structures, or 15 premises within the fire chief's or state fire marshal's 16 jurisdiction, respectively, except the interior of private **17** dwellings, to make any inspection, investigation, or examination 18 that is authorized to be made under this chapter. The county 19 fire chief [or], the chief's designees, the state fire marshal, 20 or the state fire marshal's designees may enter any private 21 dwelling whenever the fire chief [or], the chief's designees,

- 1 the state fire marshal, or the state fire marshal's designees
- 2 have reason to believe that dangerous conditions creating a fire
- 3 hazard exist in the dwelling. The county fire chief $[\frac{or}{o}]$, the
- 4 chief's designees, the state fire marshal, or the state fire
- 5 marshal's designees may enter any private dwelling when a fire
- 6 has occurred in the dwelling. It shall be unlawful to obstruct,
- 7 hinder, or delay any person having the right to make the
- 8 inspection, investigation, or examination in the performance of
- 9 duty.
- 10 The county fire chief [or], the chief's designees [are
- 11 authorized to], the state fire marshal, or the state fire
- 12 marshal's designees may make an inspection of all buildings and
- 13 facilities, except state-owned airport facilities, the frequency
- 14 of which shall be made in accordance with section 132-6, and
- 15 shall make a report to the authorities responsible for the
- 16 maintenance of any building or facility when it is found that a
- 17 building or facility does not meet minimum standards of fire and
- 18 safety protection."
- 19 SECTION 10. Section 132-6, Hawaii Revised Statutes, is
- 20 amended to read as follows:

1	"§132-6 Duties of county fire chiefs; periodic
2	inspections; orders to remove fire hazards; appeals. (a) Each
3	county fire chief, in person or by officers or members of the
4	fire chief's fire department designated by the fire chief for
5	that purpose, shall inspect all buildings, premises, and public
6	thoroughfares, except the interiors of private dwellings and
7	[state-owned airport] state facilities, for the purpose of
8	ascertaining and causing to be corrected any conditions liable
9	to cause fire or any violation of any law, ordinance, rule, or
10	order relating to fire hazard or to the prevention of fires.
11	(b) The inspection shall be made[:
12	(1) At least once each year at all public schools; and
13	(2) At] at least once every five years, or as often as
14	deemed practicable or necessary by the county fire
15	chief, at all other buildings and premises to provide
16	fire prevention and pre-fire planning within the
17	jurisdiction of the county fire chief.
18	The [State] office of the state fire marshal shall conduct fire
19	and safety inspections at all [state-owned airport] state
20	facilities at least once a year.

- (c) A written report of each inspection shall be kept on
 file in the office of the county fire chief.
- 3 (d) A copy of any report showing a change in the hazard or
- 4 any violation of law, ordinance, rule, or order relating to the
- 5 fire hazard upon any risk, shall be given by the county fire
- 6 chief to any rating bureau making written request of the fire
- 7 chief therefor.
- **8** (e) Each county fire chief [is] shall be vested with the
- 9 power and jurisdiction over, and shall have supervision of,
- 10 every building and premises in the county as may be necessary to
- 11 enforce any law, ordinances, rule, and order relating to
- 12 protection from fire loss; provided that this provision shall
- 13 not in any manner limit the jurisdiction or authority [which]
- 14 that any other county official may have over [such] the building
- 15 or premises under any other law or ordinance. Whenever as a
- 16 result of inspection or upon complaint or otherwise the county
- 17 fire chief determines that a law, ordinance, rule, or order
- 18 relating to protection from fire loss has been violated or that
- 19 a condition exists [which] that creates an unreasonable risk of
- 20 fire loss, the fire chief shall prepare and serve upon the
- 21 owner, occupant, or other person responsible for the building or

- 1 premises a written order setting forth the nature of the alleged
- 2 violation or condition, the law, ordinance, rule, or order
- 3 violated, and the protections, safeguards, or other means or
- 4 methods required to render the building or premises safe as
- 5 required by law, ordinance, or rule. The order shall be
- 6 complied with by the owner or occupant or person responsible for
- 7 the building or premises within the time therein specified
- 8 unless a timely appeal is taken pursuant to subsection (f) [of
- 9 this section].
- 10 (f) Owner's appeal to county fire appeals board. The
- 11 owner or occupant may, within five days, appeal from any order
- 12 made by the county fire chief to the county fire appeals board,
- 13 which shall, within thirty days, and after a hearing pursuant to
- 14 chapter 91, review the order and file its decision thereon,
- 15 modifying, affirming, or revoking the order. Each county shall
- 16 by ordinance establish a county fire appeals board and shall
- 17 provide for its composition.
- 18 (q) Notwithstanding the provisions of subsection (e) [of
- 19 this section where the county fire chief determines that a
- 20 clear and immediate risk of fire loss exists, the fire chief
- 21 may, after notice to the owner or occupant or other person

- 1 responsible for the building or premises, and after a hearing
- 2 pursuant to chapter 91, order [such] the person to take all
- 3 actions reasonably necessary to render the building or premises
- 4 safe from fire loss; provided that no notice or hearing shall be
- 5 required where the county fire chief determines that the risk of
- 6 fire loss is sufficiently immediate that delay would be
- 7 dangerous to the public safety and welfare. If any owner,
- 8 occupant, or other person responsible for the building or
- 9 premises fails to comply with the order of the county fire
- 10 chief, the county fire chief may take [such] action and make
- 11 [such] any expenditure as may be necessary and if the owner,
- 12 occupant, or other person responsible neglects or refuses to pay
- 13 to the county fire chief the expense incurred by the fire chief,
- 14 the county shall have a prior lien on the real property as
- 15 provided for in section 132-7."
- 16 SECTION 11. Section 132-10, Hawaii Revised Statutes, is
- 17 amended to read as follows:
- 18 "\$132-10 Witnesses; fees. The county fire appeals board
- 19 [or], the county fire chief, or the state fire marshal shall in
- 20 all proceedings have the same powers respecting administering
- 21 oaths, compelling the attendance of witnesses and the production

- 1 of documentary evidence, and examining witnesses as are
- 2 possessed by circuit courts. In case of disobedience by any
- 3 person of any order of the county fire appeals board [or], the
- 4 county fire chief, or the state fire marshal or of any subpoena
- 5 issued by [either] any of them or of the refusal of any witness
- 6 to testify to any matter regarding which the witness may be
- 7 questioned lawfully, any circuit judge, on application by the
- 8 county corporation counsel, shall compel obedience as in case of
- 9 disobedience of all requirements of a subpoena issued from a
- 10 circuit court or a refusal to testify therein. The fees and
- 11 traveling expenses of witnesses shall be the same as are allowed
- 12 witnesses in the circuit courts and shall be paid by the
- 13 appropriate county out of any appropriation or funds available
- 14 for the expenses of the county fire chief [-] or, in the case of
- 15 a summons by the state fire marshal, shall be paid out of any
- 16 appropriation or funds available for the expenses of the state
- 17 fire marshal."
- 18 SECTION 12. Section 132-11, Hawaii Revised Statutes, is
- 19 amended to read as follows:
- 20 "\$132-11 Recorded order of county fire chiefs and state
- 21 fire marshal as evidence. A duplicate original of every order

- 1 made by each county fire chief shall be filed in the fire
- 2 chief's office, and [such] a duplicate original of every order
- 3 made by the state fire marshal shall be filed in the office of
- 4 the state fire marshal. A duplicate original shall be
- 5 admissible as evidence in any prosecution for the violation of
- 6 any of its provisions. Unless an appeal has been instituted and
- 7 is pending, the provisions of any order shall be presumed to be
- 8 reasonable and lawful and to fix a reasonable and proper
- 9 standard and requirement of safety from fire loss."
- 10 SECTION 13. Section 132-12, Hawaii Revised Statutes, is
- 11 amended to read as follows:
- 12 "\$132-12 Court aid. Each county fire chief or the state
- 13 fire marshal may invoke the aid of any court of competent
- 14 jurisdiction to enforce any order or action made or taken by the
- 15 fire chief or state fire marshal in pursuance of law."
- 16 SECTION 14. Section 132-13, Hawaii Revised Statutes, is
- 17 amended to read as follows:
- 18 "\$132-13 Penalty. Any owner, occupant, or other person
- 19 having control over or charge of any building, structure, or
- 20 other premises who violates any provision of this chapter or any
- 21 law, ordinance, or rule relating to protection from fire loss or

- 1 who fails or refuses to comply with any order of the county fire
- 2 chief or any order of the state fire marshal shall be fined no
- 3 more than \$2,500 or imprisoned no more than thirty days, or
- 4 both. Each day that a violation exists or continues to exist
- 5 shall constitute a distinct and separate offense for which the
- 6 violator may be punished. Penalties for continuing violations
- 7 shall be assessed from the earliest known date of the violation.
- 8 In addition to the penalty imposed under this section, counties
- 9 may assess and collect civil penalties based on the penalty
- 10 structure set forth by the state fire marshal pursuant to
- 11 section 132-P."
- 12 SECTION 15. Section 132-16, Hawaii Revised Statutes, is
- 13 amended by amending subsections (a) through (c) to read as
- 14 follows:
- "(a) There [is] shall be established a state fire council,
- 16 which shall be placed within the department of labor and
- 17 industrial relations for administrative purposes. The state
- 18 fire council shall consist of the state fire marshal, the fire
- 19 chiefs of the counties, the fire chief of the Hawaii state
- 20 aircraft rescue fire fighting unit, and a representative of the
- 21 division of forestry and wildlife of the department of land and

- 1 natural resources. The state fire council may appoint an
- 2 advisory committee to assist it in carrying out its functions
- 3 under this chapter. The advisory committee may include the
- 4 heads of the various county building departments, a licensed
- 5 architect recommended by the Hawaii Society of the American
- 6 Institute of Architects, a licensed electrical engineer and a
- 7 licensed mechanical engineer recommended by the Consulting
- 8 Engineers Council of Hawaii, a representative of the Hawaii
- 9 Rating Bureau, a representative of the Hawaii Fire Fighters
- 10 Association, representatives of the county fire departments, a
- 11 representative of the Hawaii state aircraft rescue fire fighting
- 12 unit, a representative of the division of forestry and wildlife
- 13 of the department of land and natural resources, and other
- 14 members of the public as the state fire council may determine
- 15 can best assist it. The state fire council shall elect a
- 16 chairperson from among its members.
- 17 (b) In addition to adopting a state fire code pursuant to
- 18 section 132-3, the state fire council shall:
- 19 (1) Administer the requirements for reduced ignition
- propensity cigarettes, in accordance with chapter
- **21** 132C;

1	(2)	Serve as a focal point through which all applications
2		to the federal government for federal grant assistance
3		for fire-related projects shall be made. Upon the
4		receipt of any such federal grants, the state fire
5		council shall administer those federal grants;
6	[(3)	Establish the terms of employment for the position of
7		the state fire marshal; and
8	(4)	Appoint the state fire marshal.
9	(3)	Advise the governor and state fire marshal on fire
10		policy issues and serve in an advisory capacity to the
11		state fire marshal on strategies for the
12		implementation of fire and life safety issues; and
13	(4)	Coordinate with the state building code council on
14		matters pertaining to fire safety.
15	(c)	The state fire council may also:
16	(1)	Appoint advisory committees comprising representatives
17		from each county fire department, a representative of
18		the Hawaii state aircraft rescue fire fighting unit,
19		and a representative of the division of forestry and
20		wildlife of the department of land and natural
21		resources to assist in drafting the state fire code

1		and coordinating statewide training, data collection,
2		and contingency planning needs for firefighters;
3	(2)	Advise and assist the county and state fire
4		departments where appropriate; may prescribe standard
5		procedures and forms relating to inspections,
6		investigations, and reporting of fires; may approve
7		plans for cooperation among the county and state fire
8		departments; and may advise the governor and the
9		legislature with respect to fire prevention and
10		protection, life safety, and any other functions or
11		activities for which the various county and state fire
12		departments are generally responsible; [and]
13	(3)	Establish, in conformance with the adopted state fire
14		code and nationally recognized standards, statewide
15		qualifications and procedures, to be administered by
16		the county fire departments, for testing, certifying,
17		and credentialing individuals who perform maintenance
18		and testing of portable fire extinguishers,
19		water-based fire protection systems, other fire
20		protection systems, private fire hydrants, and fire
21		alarm systems; provided that the county fire

1		departments may establish and charge reasonable
2		certification fees[+];
3	(4)	Review any conflicts that may arise in the adoption,
4		amendment, or implementation of the state fire codes
5		at the state and county levels or in the adoption,
6		amendment, or implementation of rules proposed or
7		adopted by the office or the counties pursuant to this
8		chapter; and
9	(5)	The state fire council may adopt rules pursuant to
10		chapter 91 for purposes of this section."
11	SECT	ION 16. Section 291C-1, Hawaii Revised Statutes, is
12	amended b	y amending the definition of "authorized emergency
13	vehicle"	to read as follows:
14	""Au	thorized emergency vehicle" includes fire department
15	vehicles,	police vehicles, ambulances, ocean safety vehicles,
16	law enfor	cement vehicles, [and] conservation and resources
17	enforceme	nt vehicles, and office of the state fire marshal
18	vehicles	authorized and approved pursuant to section 291-31.5
19	that are p	oublicly owned and other publicly or privately owned
20	vehicles	designated as such by a county council."

1 SECTION 17. Section 132-16.5, Hawaii Revised Statutes, is 2 repealed. 3 ["[\$132-16.5] Office of the state fire marshal; established. (a) There is established the office of the state 4 5 fire marshal within the department of labor and industrial 6 relations. The office shall be headed by a state fire marshal, 7 who shall be appointed by the state fire council to serve for a 8 term of five years. The appointment of the state fire marshal 9 shall be made without regard to chapters 76 and 89, and shall 10 not be subject to the advice and consent of the senate. In the 11 event of a vacancy, the state fire council shall meet 12 expeditiously to select and appoint a new state fire marshal to 13 serve the remainder of the unexpired term. The state fire 14 marshal may hire staff as necessary. 15 (b) The state fire marshal shall have the qualifications, 16 experience, and expertise in fire safety, prevention, and 17 control necessary to successfully perform the duties of the 18 position. 19 (c) The duties of the state fire marshal shall include but not be limited to: 20

1	(1)	Coordinating fire protection efforts between local
2		agencies for the State;
3	(2)	Working with the state fire council on matters
4		relating to fire services in the State;
5	(3)	Working with state and county law enforcement agencies
6		for enforcement of the state fire code;
7	(4)	Reviewing and assessing the fire risk of the State;
8	(5)	Reviewing and proposing amendments to the state fire
9		code and submitting the proposed amendments to the
10		state fire council for the state fire council's
11		consideration in its adoption of or amendments to the
12		state fire code;
13	(6)	Reviewing the emergency resources that are available
14		in the State to be deployed to address fires;
15	(7)	Assessing whether the State would benefit from a
16		statewide public fire safety messaging program;
17	(8)	Assisting in the investigation of fires when requested
18		by-a county;
9	(9)	Conducting inspections of state buildings and
20		facilities to ensure fire safety compliance:

1	(10)	Providing and Coordinating public education and
2		awareness on fire safety;
3	(11) -	Overseeing the training and certification of fire
4		inspectors and investigators in the State;
5	(12)	Maintaining records of all fires in the State,
6		including the causes and circumstances;
7	(13)	Assisting in the disbursement of federal grants for
8		structural fire protection purposes to the counties;
9		and
10	(14)	Performing other duties as necessary or delegated by
11		the state fire council.
12	(d)	In carrying out the duties of this section, the state
13	fire mars	hal may utilize the services of the state fire council,
14	including	its advisory committees and administrative staff, as
15	appropria	te."]
16	SECT	ION 18. There is appropriated out of the general
17	revenues	of the State of Hawaii the sum of \$ or so much
18	thereof a	s may be necessary for fiscal year 2025-2026 and the
19	same sum o	or so much thereof as may be necessary for fiscal year
20	2026-2027	to be deposited into the community risk reduction
21	special fo	und.

- 1 SECTION 19. There is appropriated out of the community
- 2 risk reduction special fund the sum of \$ or so much
- 3 thereof as may be necessary for fiscal year 2025-2026 and the
- 4 same sum or so much thereof as may be necessary for fiscal year
- 5 2026-2027 for the operations and work of the office of the state
- 6 fire marshal.
- 7 The sums appropriated shall be expended by the department
- 8 of defense for the purposes of this Act.
- 9 SECTION 20. In codifying the new sections added by
- 10 section 2 of this Act, the revisor of statutes shall substitute
- 11 appropriate section numbers for the letters used in designating
- 12 the new sections in this Act.
- 13 SECTION 21. Statutory material to be repealed is bracketed
- 14 and stricken. New statutory material is underscored.
- 15 SECTION 22. This Act shall take effect on July 1, 2077.

Report Title:

DOD; State Fire Marshal; State Fire Council; State Fire Codes; State Fire Marshal Selection Commission; Reports; Appropriations

Description:

Effectuates the recommendations of the "Phase 3" Forward-Looking Report by Fire Safety Research Institute on the 2023 Maui wildfires and further clarifies the appointment and role of the State Fire Marshal. Establishes the Office of the State Fire Marshal in the Department of Defense. Establishes the State Fire Marshal Selection Commission. Requires reports to the Legislature. Appropriates funds. Effective 7/1/2077. (SD1)

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