A BILL FOR AN ACT

RELATING TO FIREWORKS.

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

- 1 SECTION 1. The legislature finds that the widespread use
- 2 of illegal fireworks poses an extreme danger and lethal risk to
- 3 public health and safety, resulting in fires, serious burn
- 4 injuries, and fatalities to innocent bystanders. The cost to
- the community far outweighs any intrinsic benefit, as numerous 5
- 6 lives have been lost over the years from the use of illegal
- fireworks. In addition, the potential for wildfires in this 7
- time of climate change is a real and present danger and is a top 8
- 9 priority for all levels of government.
- 10 Tragedies like the New Year's Eve explosion of 2024 have
- 11 injured or claimed the lives of the elderly, adults, and
- 12 children, seriously impacting entire neighborhoods in the middle
- of urban Honolulu and across the State. 13
- 14 Fireworks also emit excessive smoke and other toxins into
- the air, making breathing difficult for thousands of Hawaii 15
- 16 residents with respiratory ailments. Noise from loud fireworks
- traumatizes many residents, particularly war veterans who may 17



- 1 suffer from post-traumatic stress disorder from being in combat.
- 2 Pets and vulnerable species in their natural habitats also must
- 3 suffer each holiday season when fireworks noise and
- 4 environmental pollution commences.
- 5 With the increase in fireworks-related calls, public safety
- 6 agencies are heavily strained to maintain adequate response
- 7 levels for other critical emergencies, which adds to the cost of
- 8 state and county resources that could be used for natural
- 9 disasters and other emergencies. They are often overwhelmed and
- 10 are not able to stop the thousands of illegal fireworks being
- 11 used, making it a death trap for thousands of innocent lives who
- 12 are not involved in illegal fireworks use.
- 13 The legislature further finds that people in the State
- 14 deserve to live in peace and security without the public safety
- 15 risk and disruptive impact of illegal fireworks. There can be
- 16 no more gray areas when lives are lost while this black market
- 17 flourishes.
- 18 The legislature also finds that improved enforcement of the
- 19 fireworks control laws is necessary, not only to protect
- 20 property from avoidable fire damage, but also to protect the
- 21 community from fire- and explosion-related injuries, respiratory

- 1 distress caused by the air pollution, and recurring trauma to
- 2 afflicted persons due to loud explosions.
- 3 The legislature believes that a more robust continuum of
- 4 enforcement mechanisms must be established to promote compliance
- 5 with the fireworks control laws. This includes implementing
- 6 graduated penalties for repeat or felony-level offenses,
- 7 imposing enhanced penalties for offenses that result in injury
- 8 or death, and adjudicating fireworks infractions under the same
- 9 system used for traffic and emergency period infractions. The
- 10 fireworks infractions system will allow law enforcement agencies
- 11 and the judiciary to quickly and efficiently process low-level
- 12 cases, while also allowing them to prioritize higher-level cases
- 13 as appropriate.
- 14 Accordingly, the purpose of this Act is to:
- 15 (1) Establish various criminal offenses and penalties
- 16 related to fireworks or articles pyrotechnic;
- 17 (2) Amend and establish various definitions and penalties
- for fireworks offenses, including establishing
- 19 heightened penalties under certain circumstances; and

1	(3) Incorporate fireworks infractions into the existing
2	adjudication process for traffic and emergency period
3	infractions.
4	SECTION 2. Chapter 132D, Hawaii Revised Statutes, is
5	amended by adding seven new sections to be appropriately
6	designated and to read as follows:
7	"§132D-A General fireworks or articles pyrotechnic
8	prohibitions in the second degree. (a) A person commits the
9	offense of general fireworks or articles pyrotechnic
10	prohibitions in the second degree if, without a permit issued
11	pursuant to sections 132D-10 and 132D-16, the person
12	intentionally, knowingly, or recklessly:
13	(1) Sets off, ignites, discharges, or otherwise causes to
14	explode any aerial devices, articles pyrotechnic, or
15	display fireworks:
16	(A) Within one thousand feet of any operating
17	hospital, licensed convalescent home, licensed
18	home for the elderly, zoo, licensed animal
19	shelter, or licensed animal hospital;

1		<u>(B)</u>	In any school building, or on any school grounds
2			or yards without first obtaining authorization
3			from appropriate school officials;
4		<u>(C)</u>	On any highway, alley, street, sidewalk, other
5			public way, or public beach;
6		(D)	In any park or officially designated forest or
7			wildlife preserve;
8		(E)	Within fifty feet of a canefield;
9		<u>(F)</u>	Within one thousand feet of any building used for
10			public worship during the periods when services
11			are held; or
12		<u>(G)</u>	Within five hundred feet of any dwelling; or
13	(2)	Thro	ws, catapults, or otherwise manually propels
14		igni	ted aerial devices, articles pyrotechnic, consumer
15		<u>fire</u>	works, or display fireworks.
16	(b)	The	state of mind requirement for the offense under
17	subsectio	n (a)	(1)(A), (E), (F), and (G) shall not be applicable
18	to whethe	r the	person was aware that the person was within the
19	designate	d dis	tance from an operating hospital, licensed
20	convalesc	ent h	ome, licensed home for the elderly, zoo, licensed
21	animal sh	elter	, or licensed animal hospital; canefield; building

- 1 used for public worship; or dwelling. A person shall be
- 2 strictly liable with respect to the attendant circumstance that
- 3 the person was within the designated distance from a prohibited
- 4 place at the time of incident.
- 5 (c) Except as otherwise provided in subsections (d), (e),
- 6 and (f), the offense of general fireworks or articles
- 7 pyrotechnic prohibitions in the second degree shall be a
- 8 misdemeanor.
- 9 (d) The offense of general fireworks or articles
- 10 pyrotechnic prohibitions in the second degree shall be a class C
- 11 felony if the person has been convicted one or more times for
- 12 any offense under this chapter within ten years of the current
- 13 offense.
- (e) The offense of general fireworks or articles
- 15 pyrotechnic prohibitions in the second degree shall be a class B
- 16 felony if any of the aerial devices, articles pyrotechnic, or
- 17 display fireworks set off, ignited, discharged, or otherwise
- 18 caused to explode in the commission of the offense cause
- 19 substantial bodily injury to another person.
- **20** (f) The offense of general fireworks or articles
- 21 pyrotechnic prohibitions in the second degree shall be a class A

- 1 felony if any of the aerial devices, articles pyrotechnic, or
- 2 display fireworks set off, ignited, discharged, or otherwise
- 3 caused to explode in the commission of the offense cause serious
- 4 bodily injury or death to another person.
- 5 (g) The state of mind requirement for subsections (e) and
- 6 (f) shall not be applicable to whether the person was aware the
- 7 aerial devices, articles pyrotechnic, or display fireworks
- 8 caused or would cause the injury or death. A person shall be
- 9 strictly liable with respect to the result that the aerial
- 10 devices, articles pyrotechnic, or display fireworks caused the
- 11 injury or death.
- 12 §132D-B Sending or receiving fireworks or articles
- 13 pyrotechnic by air delivery; prohibited. (a) A person commits
- 14 the offense of sending or receiving fireworks or articles
- 15 pyrotechnic by air delivery if the person intentionally,
- 16 knowingly, or recklessly sends or receives any amount of aerial
- 17 devices, articles pyrotechnic, consumer fireworks, or display
- 18 fireworks via any form of air delivery, including but not
- 19 limited to any private courier, commercial carrier, or mail or
- 20 postal services.

1	(b)_	Except as provided in subsections (c) and (d), the
2	offense c	of sending or receiving fireworks or articles
3	pyrotechn	ic by air delivery shall be a class C felony.
4	<u>(c)</u>	The offense of sending or receiving fireworks or
5	articles	pyrotechnic by air delivery shall be a class B felony
6	<u>if:</u>	
7	(1)	The person has been convicted one or more times for
8		any offense under this chapter within ten years of the
9		current offense; or
10	(2)	The total weight of the aerial devices, articles
11		pyrotechnic, consumer fireworks, and display fireworks
12		sent or received in the commission of the offense is
13		five pounds or more but less than twenty-five pounds.
14	<u>(d)</u>	The offense of sending or receiving fireworks or
15	articles	pyrotechnic by air delivery shall be a class A felony
16	if the to	tal weight of the aerial devices, articles pyrotechnic,
17	consumer	fireworks, and display fireworks sent or received in
18	the commi	ssion of the offense is twenty-five pounds or more.
19	<u>§132</u>	D-C Distributing fireworks or articles pyrotechnic to
20	non-permi	t holder. (a) A person commits the offense of
21	distribut	ing fireworks or articles pyrotechnic to non-permit

- 1 holder when the person, who holds a valid license required
- 2 pursuant to section 132D-7, intentionally, knowingly, or
- 3 recklessly distributes aerial devices, articles pyrotechnic,
- 4 consumer fireworks, or display fireworks to another person who
- 5 does not have a valid permit required pursuant to sections
- 6 132D-10 and 132D-16.
- 7 (b) Except as provided in subsections (c) and (d), the
- 8 offense of distributing fireworks or articles pyrotechnic to
- 9 non-permit holder shall be a class C felony.
- 10 (c) The offense of distributing fireworks or articles
- 11 pyrotechnic to non-permit holder shall be a class B felony if:
- 12 (1) The person has been convicted one or more times for
- any offense under this chapter within ten years of the
- 14 current offense; or
- 15 (2) Any of the aerial devices, articles pyrotechnic,
- 16 consumer fireworks, or display fireworks distributed
- in the commission of the offense cause substantial
- 18 bodily injury to another person.
- 19 (d) The offense of distributing fireworks or articles
- 20 pyrotechnic to non-permit holder shall be a class A felony if
- 21 any of the aerial devices, articles pyrotechnic, consumer

1	fireworks, or display fireworks distributed in the commission of
2	the offense cause serious bodily injury or death to another
3	person.
4	(e) The state of mind requirement for subsections (c)(2)
5	and (d) shall not be applicable to whether the person was aware
6	the aerial devices, articles pyrotechnic, consumer fireworks, or
7	display fireworks caused or would cause the injury or death. A
8	person shall be strictly liable with respect to the result that
9	the aerial devices, articles pyrotechnic, consumer fireworks, or
10	display fireworks caused the injury or death.
11	§132D-D Removal or extraction of pyrotechnic contents;
12	prohibited. Any person who removes or extracts the pyrotechnic
13	contents from any aerial devices, articles pyrotechnic, consumer
14	fireworks, or display fireworks shall be guilty of a class C
15	felony.
16	§132D-E Consumer fireworks prohibitions. (a) It shall be
17	unlawful for any person to:
18	(1) Purchase, possess, set off, ignite, discharge, or
19	otherwise cause to explode any consumer fireworks
20	without a permit required pursuant to section 132D-10;
21	<u>or</u>

1	(2) <u>S</u>	et off, ignite, discharge, or otherwise cause to
2	<u>e</u>	xplode any consumer fireworks at any time not within
3	<u>t</u>	he periods for use prescribed in section 132D-3;
4	provided th	at a person licensed pursuant to sections 132D-7 and
5	132D-8 may	purchase and possess consumer fireworks in accordance
6	with the pe	rson's license.
7	(b) I	t shall be unlawful for any person, other than a
8	licensed wh	olesaler who is distributing consumer fireworks to a
9	licensed re	tailer in accordance with the person's license, to
10	distribute	consumer fireworks:
11	<u>(1)</u> <u>M</u>	ore than five calendar days before the time periods
12	<u>f</u>	or permissible use under section 132D-3; or
13	<u>(2)</u> <u>A</u>	fter 12:01 a.m. on New Year's Day, 6:00 p.m. on
14	<u>C</u> :	hinese New Year's Day, or 8:00 p.m. on the Fourth of
15	<u>J</u>	uly.
16	(c) T	he state of mind requirement for the offense under
17	subsections	(a)(2) and (b) shall not be applicable to whether
18	the person	was aware of the date or time at the time of offense,
19	or whether	the date and time of offense fell within the
20	prohibited	periods. A person shall be strictly liable with
21	respect to	the date and time of any act proven to have occurred,

- 1 and with respect to the attendant circumstance that the date and
- 2 time fell within the prohibited dates and times provided in
- 3 subsections (a)(2) and (b).
- 4 (d) Any person who violates:
- 5 (1) Subsection (a) shall be subject to a \$200 fine;
- 6 (2) Subsection (b) shall be subject to a \$1,000 fine; and
- 7 (3) This section shall be subject to proceedings under
- 8 chapter 291D;
- 9 provided that nothing in this section shall be construed to
- 10 prohibit prosecution under section 132D-7, 132D-8.6, or any
- 11 other provision under this chapter.
- 12 §132D-F Refusal to provide identification. (a) Except as
- 13 provided in subsection (b), any person detained for violating
- 14 this chapter shall provide the person's name and current mailing
- 15 address, or any proof thereof, upon the lawful order or
- 16 direction of any law enforcement officer in the course and scope
- 17 of the officer's duties to enforce this chapter.
- 18 (b) If the law enforcement officer has reasonable grounds
- 19 to believe that the person is being deceptive or misleading in
- 20 providing the person's name or address, the person shall provide

1	proor che	reor, apon the lawful order of direction of the law
2	enforceme	nt officer.
3	<u>(c)</u>	Refusal to provide identification pursuant to this
4	section s	hall be a petty misdemeanor.
5	<u>§132</u>	D-G Requirements of carrier. (a) Any carrier or
6	person sh	ipping aerial devices, articles pyrotechnic, consumer
7	fireworks	, or display fireworks:
8	(1)	Into the State shall notify the appropriate county
9		official and designated state law enforcement agencies
10		at the time the booking is made and, in any case, no
11		later than fourteen days before arrival into the
12		State; or
13	(2)	Interisland within the State shall notify the
14		appropriate county official and designated state law
15		enforcement agencies at the time the booking is made
16		and, in any case, no later than five days before
17		departing from the island of origin;
18	provided	that the notification shall include, when applicable,
19	the conta	iner identification number, manifest, bill of lading,
20	consignee	, freight forwarder, sailing vessel name, route number,
21	date of d	eparture, and estimated date of arrival.

- 1 (b) For a first offense, or any offense not committed
- 2 within five years of a prior judgment for the State under this
- 3 section, the carrier or person shall be subject to a \$1,000
- 4 fine.
- 5 (c) For a second offense committed within five years of a
- 6 prior judgment for the State under this section, the carrier or
- 7 person shall be subject to a \$2,000 fine.
- 8 (d) For a third or subsequent offense committed within
- 9 five years of two or more prior judgements for the State under
- 10 this section, the carrier or person shall be subject to a \$5,000
- 11 fine.
- 12 (e) All violations of this section shall be subject to
- 13 proceedings under chapter 291D. Nothing in this section shall
- 14 be construed to prohibit criminal prosecution under section
- 15 132D-8.6 or any other section of this chapter."
- 16 SECTION 3. Section 132D-2, Hawaii Revised Statutes, is
- 17 amended as follows:
- 18 1. By adding five new definitions to be appropriately
- 19 inserted and to read:

1 ""Carrier" means any shipper or anyone who transports goods, merchandise, property, or people by rail car, aircraft, 2 3 motor vehicle, or vessel. 4 "Distribute" or "distribution" means to sell, transfer, 5 deliver to another, give or deliver to another, or to leave, 6 barter, or exchange with another, or to offer or agree to do the 7 same. "Dwelling" means a building that is used or usually used by 8 9 a person for lodging. 10 "Serious bodily injury" means bodily injury that creates a 11 substantial risk of death or which causes serious, permanent 12 disfigurement, or protracted loss or impairment of the function 13 of any bodily member or organ. "Substantial bodily injury" means bodily injury that causes 14 15 a: 16 (1) Major avulsion, laceration, or penetration of the 17 skin; (2) Burn of at least second degree severity; 18 19 (3) Bone fracture;

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(4) Serious concussion; or

20

1	(5) Tearing, rupture, or corrosive damage to the
2	esophagus, viscera, or other internal organs."
3	2. By amending the definition of "aerial device" to read:
4	""Aerial device" means any fireworks [containing one
5	hundred thirty milligrams or less of explosive materials that
6	produces an audible or visible effect and is designed to rise]
7	that upon ignition, discharge, or otherwise being set off rises
8	more than twelve feet into the air and [explode or detonate]
9	then combusts, explodes, deflagrates, or detonates in the air,
10	shoots or emits flaming balls, or [to fly about above the
11	ground, and that is prohibited for use by any person who does
12	not have a permit for display issued by a county under section
13	132D-16. "Aerial devices"] shoots or emits sparks.
14	Alternatively, "aerial device" may include but is not limited to
15	any device classified as fireworks under UN0336 and UN0337 by
16	the United States Department of Transportation as set forth in
17	[Title] title 49 Code of Federal Regulations [include] that
18	contains one hundred thirty milligrams or less of explosive
19	materials, including firework items commonly known as bottle
20	rockets, sky rockets, missile-type rockets, helicopters,
21	torpedoes, daygo bombs, roman candles, flying pigs, and jumping

- 1 jacks that move about the ground farther than a circle with a
- 2 radius of twelve feet as measured from the point where the item
- 3 was placed and ignited, aerial shells, and mines."
- 4 3. By amending the definition of "consumer fireworks" to
- 5 read:
- 6 ""Consumer fireworks" means any fireworks [designed
- 7 primarily for retail sale to the public during authorized dates
- 8 and times, that [produces] upon ignition, discharge, or
- 9 otherwise being set off, produce visible or audible effects [by
- 10 combustion, and that [is designed to] remain on or near the
- 11 ground and, while stationary or spinning rapidly on or near the
- 12 ground, [emits] emit smoke, a shower of colored sparks,
- 13 whistling effects, flitter sparks, or balls of colored sparks,
- 14 and includes combination items that [contain] produce one or
- 15 more of these effects. ["Consumer] Alternatively, "consumer
- 16 fireworks" [shall comply] may include but is not limited to any
- 17 firework that complies with the construction, chemical
- 18 composition, and labeling regulations of the United States
- 19 Consumer Product Safety Commission as set forth in [Title] title
- 20 16 Code of Federal Regulations and fireworks classified as
- 21 UN0336 and UN0337 by the United States Department of

- 1 Transportation as set forth in [Title] title 49 Code of Federal
- 2 Regulations. "Consumer fireworks" may include but need not be
- 3 limited to firework items commonly known as firecrackers that
- 4 are single paper cylinders not exceeding one and one-half inches
- 5 in length excluding the fuse and one-quarter of an inch in
- 6 diameter [and contain a charge of not more than fifty milligrams
- 7 of pyrotechnic composition], snakes, sparklers, fountains, and
- 8 cylindrical or cone fountains that emit effects up to a height
- 9 [not] no greater than twelve feet above the ground, illuminating
- 10 torches, bamboo cannons, whistles, toy smoke devices, wheels,
- 11 and ground spinners that when ignited remain within a circle
- 12 with a radius of twelve feet as measured from the point where
- 13 the item was placed and ignited, novelty or trick items,
- 14 combination items, and other fireworks of like construction that
- 15 are designed to produce the same or similar effects."
- 4. By amending the definitions of "display fireworks",
- 17 "fireworks", and "import" to read:
- ""Display fireworks" means any fireworks designed primarily
- 19 for exhibition display by producing visible or audible effects
- 20 and classified as display fireworks or contained in the
- 21 regulations of the United States Department of Transportation

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- 1 and designated as UN0333, UN0334, or UN0335, and includes
- 2 salutes containing more than two grains (one hundred and thirty
- 3 milligrams) of explosive materials, aerial shells containing
- 4 more than forty grams of pyrotechnic compositions, and other
- 5 display pieces [which] that exceed the limits of explosive
- 6 materials for classification as "consumer fireworks". [This
- 7 term] "Display fireworks" also includes fused [setpieces] set
- 8 pieces containing components[, which] that together exceed fifty
- 9 milligrams of salute [power.] powder. The use of display
- 10 fireworks shall be prohibited for use by any person who does not
- 11 have a display permit issued by a county.
- "Fireworks" means any combustible or explosive composition,
- 13 or any substance or combination of substances, [or article
- 14 prepared for the purpose of producing] that produces a visible
- 15 or audible effect by combustion, explosion, deflagration, or
- 16 detonation [and that meets the definition of aerial device or
- 17 consumer or display fireworks as defined by this section and
- 18 contained], including but not limited to aerial devices,
- 19 consumer fireworks, or display fireworks as defined by this
- 20 section. "Fireworks" also includes but is not limited to aerial
- 21 devices, consumer fireworks, or display fireworks, as defined in

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- 1 the regulations of the United States Department of
- 2 Transportation as set forth in [Title] title 49 Code of Federal
- 3 Regulations. [The term "fireworks" shall] "Fireworks" does not
- 4 include any explosives or pyrotechnics regulated under chapter
- 5 396 or automotive safety flares, nor shall [the term]
- 6 "fireworks" be construed to include toy pistols, toy cannons,
- 7 toy guns, party poppers, pop-its, or [other] similar devices
- 8 [which contain twenty-five hundredths of a grain or less of
- 9 explosive substance].
- "Import" (and any nounal, verbal, adjectival, adverbial,
- 11 and other equivalent form of the term used interchangeably in
- 12 this chapter) means to bring or attempt to bring [fireworks]
- 13 into the State or to cause [fireworks] to be brought into the
- 14 State $[\tau]$ any aerial devices, articles pyrotechnic, consumer
- 15 fireworks, or display fireworks, as defined in this section or
- 16 as defined by the United States Department of Transportation as
- 17 set forth in title 49 Code of Federal Regulations, and includes
- 18 [fireworks] any aerial devices, articles pyrotechnic, consumer
- 19 fireworks, or display fireworks labeled or designated as
- 20 samples, even if not intended for retail sale."

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- 1 5. By amending the definition of "pyrotechnic composition"
- 2 or "pyrotechnic contents" to read:
- 3 ""Pyrotechnic composition" or "pyrotechnic contents" means
- 4 the combustible or explosive component of aerial devices,
- 5 articles pyrotechnic, consumer fireworks, and display
- 6 fireworks."
- 7 6. By repealing the definition of "law enforcement or fire
- 8 officer".
- 9 [""Law enforcement or fire officer" means any law
- 10 enforcement officer having police power or county fire
- 11 department officer, including firefighters."
- 12 SECTION 4. Section 132D-5, Hawaii Revised Statutes, is
- 13 amended to read as follows:
- 14 "§132D-5 General fireworks or articles pyrotechnic
- 15 prohibitions[-] in the first degree. (a) It shall be unlawful
- 16 for any person [without a permit issued under section 132D-10 by
- 17 a county fire department] to:
- 18 [(1) Remove or extract the pyrotechnic contents from any
- 19 fireworks;

1	(2)]	(1)	Throw, catapult, or otherwise manually propel any
2		igni	ted aerial devices, articles pyrotechnic, consumer
3		fire	works, or display fireworks:
4		(A)	From, at, or into a vehicle;
5		(B)	At a person or an animal; [and] or
6		(C)	From above the first floor of any building; or
7	[-(3)]	(2)	Set off, ignite, discharge, or otherwise cause to
8		expl	ode any aerial devices, articles pyrotechnic,
9		cons	umer fireworks, or display fireworks:
10		(A)	[Above] From above the first floor of any
11			building;
12		(B)	In any vehicle; or
13	I	(-(C)-	At any time not within the periods for use
14			prescribed in section 132D-3;
15		(D)	Within one thousand feet of any operating
16			hospital, licensed convalescent home, licensed
17			home-for the elderly, zoo, licensed animal
18			shelter, or licensed animal hospital;
19		(E)	In any school building, or on any school grounds
20			and yards without first obtaining authorization
21			<pre>from appropriate school officials;</pre>

1	(F) On any highway, alley, street, sidewalk, or other
2	public way; in any park; on any public beach; in
3	any officially designated forest or wildlife
4	preserve; within fifty feet of a canefield; or
5	within one thousand feet of any building used for
6	public worship during the periods when services
7	are held; and
8	(G) Within five hundred feet of any hotel.
9	(b) It shall be unlawful to purchase consumer fireworks
10	more than five calendar days before the time periods for
11	permissible use under section 132D-3.
12	(c) It shall be unlawful to sell consumer fireworks after
13	12:01 a.m. on New Year's Day, 6:00 p.m. on Chinese New Year's
14	Day, and 8:00 p.m. on the Fourth of July.]
15	(C) In any building; provided that firecrackers shall
16	be permitted if used in accordance with sections
17	132D-3 and 132D-10 and all other applicable state
18	and county laws, ordinances, and rules.
19	(b) Except as provided in subsections (c) and (d), the
20	offense of general fireworks or articles pyrotechnic
21	prohibitions in the first degree shall be a class C felony.

1	(c) If in the commission of the offense of general
2	fireworks or articles pyrotechnic prohibitions in the first
3	degree the person negligently causes substantial bodily injury
4	to another person, the person shall be guilty of a class B
5	felony.
6	(d) If in the commission of the offense of general
7	fireworks or articles pyrotechnic prohibitions in the first
8	degree the person negligently causes serious bodily injury or
9	death to another person, the person shall be guilty of a class A
10	felony."
11	SECTION 5. Section 132D-6, Hawaii Revised Statutes, is
12	amended to read as follows:
13	"\$132D-6 Exceptions. The prohibitions in [section]
14	sections 132D-5 [do], 132D-A, and 132D-D shall not apply to:
15	(1) The use of flares, noisemakers, or signals for
16	warning[$_{ au}$] or pest control, or illumination purposes
17	by police and fire departments, utility companies,
18	transportation agencies, and other governmental or
19	private agencies or persons, including agricultural
20	operations, in connection with emergencies, their
21	duties, or business;

1	(2)	The sale or use of blank cartridges for a show or
2		theater, or for signal, commercial, or institutional
3		purposes in athletics or sports;
4	(3)	The purchase and use of aerial devices, articles
5		<pre>pyrotechnic, consumer fireworks, [aerial devices,] or</pre>
6		display fireworks[- or articles pyrotechnic]:
7		(A) In a movie, television production, or theatrical
8		production for which valid permits have been issued
9		by a county pursuant to section 132D-10; and
10		(B) In a movie or television production for which
11		valid permits have been issued by the department
12		of business, economic development, and tourism
13		pursuant to section 201-14, or for which permits
14		have been approved by the authority having
15		jurisdiction; and
16	(4)	The testing, disposal, or destruction of [illegal] any
17		fireworks or articles pyrotechnic by an agency with
18		authority to enforce this chapter."
19	SECT	ION 6. Section 132D-7, Hawaii Revised Statutes, is
20	amended to	o read as follows:
21	"§13	2D-7 License or permit required. A person shall not:

1	(\(\(\)	import, store, [offer to sell, or sell,] <u>or</u>
2		distribute, including at wholesale or retail, any
3		aerial devices, [display fireworks,] articles
4		pyrotechnic, [ex] consumer fireworks, or display
5		<u>fireworks</u> unless the person has a valid license issued
6		[by the county;] pursuant to this chapter; or
7	(2)	Possess <u>any</u> aerial devices, [display fireworks, or]
8		articles pyrotechnic, or display fireworks without a
9		valid license to import, store, or [sell] distribute
10		aerial devices, [display fireworks, or] articles
11		pyrotechnic, or display fireworks, or a valid display
12		permit [as provided for in] issued pursuant to this
13		chapter."
14	SECT	ION 7. Section 132D-8, Hawaii Revised Statutes, is ,
15	amended as	s follows:
16	1. I	By amending subsection (b) to read:
17	"(b)	Each storage, wholesaling, and retailing site shall
18	be require	ed to obtain a separate license. The license shall
19	specify th	ne date of issuance or effect and the date of
20	expiration	n, which shall be March 31 of each year. The
21	application	on shall be made on a form setting forth the date upon

- 1 which the storage [sale, or offers for sale] or distribution
- 2 are to begin, the address of the location of the licensee, and
- 3 the name of the proprietor or, if a partnership, the name of the
- 4 partnership and the names of all partners or, if a corporation,
- 5 the name of the corporation and the names of its officers. Any
- 6 license issued pursuant to this chapter may be revoked by the
- 7 county if the licensee violates any provision of this chapter or
- 8 if the licensee stores or handles the fireworks in a manner that
- 9 presents an unreasonable safety hazard."
- 10 2. By amending subsection (d) to read:
- 11 "(d) It shall be unlawful for any licensee, other than a
- 12 licensed wholesaler who is [selling or transferring]
- 13 distributing fireworks or articles pyrotechnic to a licensed
- 14 retailer[τ] pursuant to the person's license, to [$\frac{\text{sell or offer}}{\text{offer}}$]
- 15 to sell, exchange for consideration, give, transfer, or donate
- 16 distribute any fireworks or articles pyrotechnic at any time to
- 17 any person who does not present a permit duly issued as required
- 18 by [$\frac{\text{section}}{\text{section}}$] sections 132D-10 [$\frac{\text{or}}{\text{or}}$] and 132D-16. The permit
- 19 shall be signed by the seller or transferor at the time of [sale
- 20 or transfer] distribution of the fireworks or articles
- 21 pyrotechnic, and the seller or transferor shall indicate on the

1	permit the amount and type of fireworks or articles pyrotechnic
2	[sold or transferred.] distributed. No person shall [sell or
3	deliver] distribute fireworks to any permittee in any amount in
4	excess of the amount specified in the permit, less the amount
5	shown on the permit to have been previously purchased; provided
6	that no fireworks shall be sold to a permittee holding a permit
7	issued for purposes of section 132D-3, more than five calendar
8	days before the applicable time period under section 132D-3."
9	SECTION 8. Section 132D-8.6, Hawaii Revised Statutes, is
10	amended by amending subsection (a) to read as follows:
11	"(a) Any person who has obtained a license [under]
12	required pursuant to section 132D-7 and ships fireworks or
13	articles pyrotechnic into the State shall:
14	(1) Clearly designate the types of fireworks or articles
15	pyrotechnic in each shipment on the bill of lading or
16	shipping manifest with specificity;
17	(2) Declare on the bill of lading or shipping manifest the
18	gross weight of <u>aerial devices</u> , articles pyrotechnic,
19	consumer fireworks, and display fireworks[, articles
20	pyrotechnic, and aerial devices to be imported in
21	each shipment and the location of the storage

1		facility, if applicable, in which the fireworks or			
2		articles pyrotechnic are to be stored;			
3	(3)	[Prior to] Before shipment and when booking each			
4		shipment of fireworks[, display fireworks,] or			
5		articles pyrotechnic[, or aerial devices] notify the			
6		[appropriate county official as determined by the			
7		<pre>county] state fire marshal regarding whether the</pre>			
8		shipment will be distributed from:			
9		(A) Pier to pier;			
10		(B) Pier to warehouse or storage facility; or			
11		(C) Pier to redistribution;			
12	(4)	[Prior to] Before booking the shipment, provide to the			
13		[applicable county fire chief:] state fire marshal:			
14		(A) Written documentation regarding the proposed			
15		display event or events and related contact			
16		information to allow the [fire chief] state fire			
17		marshal to validate the importation of a three-			
18		month or six-month inventory under section 132D-			
19		8.5; and			
20		(B) An inventory breakdown for each proposed display;			
21		and			

1	(5)	At the time shipping is booked, the importer or	
2	consignee shall notify the [appropriate county		
3	official as determined by the county] state fire		
4	marshal in writing of the expected shipment's landing		
5	date[-]; provided that:		
6		(A) Notifications shall be made through a system	
7		designated by the state fire marshal; and	
8		(B) If a licensee fails to notify the state fire	
9		marshal two or more times within one year of the	
10		issuance of a license, the license may be	
11		revoked."	
12	SECT	ION 9. Section 132D-10, Hawaii Revised Statutes, is	
13	amended to	o read as follows:	
14	"§132	2D-10 Permits. (a) A permit shall be required for	
15	the purcha	ase and use of:	
16	(1)	Any consumer fireworks commonly known as firecrackers	
17		upon payment of a fee of \$25;	
18	(2)	Any aerial devices, [display fireworks, or] articles	
19		pyrotechnic, or display fireworks for the purposes of	
20		section 132D-16 upon payment of a fee of \$110; and	

1	(3) Any consumer rireworks (for the purposes of section
2	132D-5 or] for cultural uses that occur at any time
3	other than during the periods prescribed in section
4	132D-3(1) upon a payment of a fee of \$25.
5	(b) Each person may purchase a maximum of fifty permits
6	per year; provided that this limit shall not apply to permits
7	issued under subsection (a)(2); provided further that nothing in
8	this section shall prohibit a county from enacting ordinances
9	more stringent than this section for permits issued under
10	subsection (a)(1) or (3)."
11	SECTION 10. Section 132D-12, Hawaii Revised Statutes, is
12	amended to read as follows:
13	"§132D-12 [Sale] <u>Distribution</u> to minors; [sale by minors;]
14	<pre>prohibited. (a) It shall be unlawful for any person to [offer</pre>
15	for sale, sell, or give] distribute any aerial devices, articles
16	<pre>pyrotechnic, consumer fireworks, or [articles pyrotechnic]</pre>
17	display fireworks to minors, [and for any minor to possess,
18	purchase, sell, or set off, ignite, or otherwise cause to
19	explode-any-fireworks or articles pyrotechnie, except as
20	provided in section 132D-13.

1	(b) Any person who violates this section shall be guilty			
2	of a class C felony."			
3	SECTION 11. Section 132D-13, Hawaii Revised Statutes, is			
4	amended to read as follows:			
5	"§132D-13 Liability of parents or guardians. [$ ext{$rac{}{$pi $he}$}$			
6	parents, [(a) Except as provided in subsection (b), it shall be			
7	unlawful for a parent, guardian, [and] or other [persons] person			
8	having the custody or control of any minor[, who] to knowingly			
9	permit th	e minor to [possess,]:		
10	(1)	Possess or purchase[, or set] any aerial devices,		
11		articles pyrotechnic, consumer fireworks, or display		
12		fireworks; or		
13	(2)	Set off, ignite, discharge, or otherwise cause to		
14		explode any aerial devices, articles pyrotechnic,		
15		consumer fireworks, or display fireworks [or articles		
16		pyrotechnic, shall be deemed to be in violation of		
17		this chapter and shall be subject to the penalties		
18		thereunder, except that the parents].		
19	(b)	The parent or guardian may allow the minor to use		
20	consumer	fireworks while under the immediate supervision and		

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- 1 control of the parent or quardian, or under the immediate
- 2 supervision and control of another adult.
- 3 (c) Separate and apart from any civil liability that may
- 4 result from this or any related incident, and except as provided
- 5 in subsections (d) and (e), the violation of subsection (a)
- 6 shall be a misdemeanor.
- 7 (d) If any of the aerial devices, articles pyrotechnic,
- 8 consumer fireworks, or display fireworks set off, ignited,
- 9 discharged, or otherwise caused to explode in violation of
- 10 subsection (a)(2) cause substantial bodily injury to another
- 11 person, the violation of subsection (a) shall be a class C
- 12 felony.
- 13 (e) If any of the aerial devices, articles pyrotechnic,
- 14 consumer fireworks, or display fireworks set off, ignited,
- 15 discharged, or otherwise caused to explode in violation of
- 16 subsection (a)(2) cause serious bodily injury or death to
- 17 another person, the violation of subsection (a) shall be a class
- 18 B felony.
- 19 (f) The state of mind requirement for subsections (d) and
- 20 (e) shall not be applicable to whether the person was aware that
- 21 the aerial devices, articles pyrotechnic, consumer fireworks, or

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1	display fireworks caused or would cause the injury or death. A			
2	person shall be strictly liable with respect to the result that			
3	the aerial devices, articles pyrotechnic, consumer fireworks, or			
4	display fireworks caused the injury or death."			
5	SECTION 12. Section 132D-14, Hawaii Revised Statutes, is			
6	amended to read as follows:			
7	"\$132D-14 Penalty. (a) [Any] Except as provided in			
8	subsections (b) and (c), any person:			
9	(1) Importing, storing, or distributing aerial devices,			
10	[display fireworks, or] articles pyrotechnic, consume			
11	fireworks, or display fireworks without having a vali			
12	license [under] as required pursuant to section 132D-			
13	[shall] <u>:</u>			
14	(A) Shall be guilty of a class C felony; and			
15	(B) Notwithstanding subparagraph (A), if the total			
16	weight of the aerial devices, articles			
17	pyrotechnic, consumer fireworks, and display			
18	fireworks is twenty-five pounds or more, shall b			
19	guilty of a class B felony; and			
20	(2) Purchasing, possessing, setting off, igniting, [or]			
21	discharging, or otherwise causing to explode aerial			

1	devi	ces, [display fireworks, or] articles pyrotechnic,		
2	or d	isplay fireworks without a valid permit [under]		
3	required pursuant to sections 132D-10 and 132D-16[, or			
4	stor	ing, selling, or possessing aerial devices,		
5	disp	lay fireworks, or articles pyrotechnic without a		
6	vali	valid license under section 132D-7, or allowing an		
7	individual to possess, set off, ignite, discharge, or			
8	otherwise cause to explode any aerial device in			
9	violation of section 132D-14.5]:			
10	(A)	If the total weight of the aerial devices,		
11		articles pyrotechnic, and display fireworks is		
12		fifty pounds or more, shall be guilty of a class		
13		<pre>B felony;</pre>		
14	[-(A)-]	(B) If the total weight of the aerial devices,		
15		[display fireworks, or] articles pyrotechnic, and		
16		display fireworks is twenty-five pounds or more,		
17		shall be guilty of a class C felony; [or		
18	-(B) -]	(C) If the total weight of the aerial devices,		
19		[display fireworks, or] articles pyrotechnic, and		
20		display fireworks is [less than twenty-five		

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1			pounds, j five pounds or more, shall be guilty of
2			a misdemeanor; and
3		(D)	If the total weight of the aerial devices,
4			articles pyrotechnic, and display fireworks is
5			less than five pounds or if the total weight
6			cannot be determined, shall be fined \$300 and
7			subject to proceedings under chapter 291D.
8	[- (3) -	Who-	transfers or sells aerial devices, display
9		fire	works, or articles pyrotechnic to a person who
10		does	not have a valid permit under sections 132D-10
11		and :	132D-16, shall be guilty of a class-C felony; and
12	-(4)-	Who :	removes or extracts the pyrotechnic contents from
13		any :	fireworks or articles pyrotechnic and uses the
14		cont	ents to construct fireworks, articles pyrotechnic,
15		or a	fireworks or articles pyrotechnic related device
16		shal:	l be guilty of a misdemeanor.]
17	(b)	Any p	person who would otherwise be subject to
18	sentencin	g for	a criminal offense under subsection (a) shall be
19	guilty of	an o	ffense one class or grade higher, as the case may
20	be, than	that p	provided in subsection (a) if:

1	(1)	The person has been convicted one or more times for
2		any offense under this chapter within ten years of the
3		instant offense; or
4	(2)	Any of the aerial devices, articles pyrotechnic,
5		consumer fireworks, or display fireworks imported,
6		stored, distributed, purchased, possessed, set off,
7		ignited, discharged, or otherwise caused to explode in
8		the commission of the offense under subsection (a)
9		cause substantial bodily injury to another person.
10	<u>(c)</u>	Any person who would otherwise be subject to
11	sentencin	g for a criminal offense under subsection (a) shall be
12	guilty of	an offense two classes or grades higher, as the case
13	may be, t	han that provided in subsection (a) if any of the
14	aerial de	vices, articles pyrotechnic, consumer fireworks, or
15	display f	ireworks imported, stored, distributed, purchased,
16	possessed	, set off, ignited, discharged, or otherwise caused to
17	explode i	n the commission of the offense under subsection (a)
18	cause ser	ious bodily injury or death to another person; provided
19	that for	an offense already classified as a class B felony, the
20	person sha	all be guilty of a class A felony.

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1 (d) The state of mind requirement for subsections (b) and 2 (c) shall not be applicable to whether the person was aware that 3 any of the aerial devices, articles pyrotechnic, consumer 4 fireworks, or display fireworks caused or would cause the injury 5 or death. A person shall be strictly liable with respect to the 6 attendant circumstance that the aerial devices, articles 7 pyrotechnic, consumer fireworks, or display fireworks caused the 8 injury or death. 9 [(b)] (e) Except as provided in subsection (a), (b), or 10 (c), or as otherwise specifically provided for in this chapter, 11 any person violating any other provision of this chapter, shall 12 be guilty of a violation and fined no less than \$500 and no more 13 than \$5,000 for each violation. [Notwithstanding any provision to the contrary in this section, any person violating section 14 15 132D-14.5 shall be fined at least \$500 and no more than \$5,000. 16 [(c)] (f) The court shall collect the fines imposed in 17 subsections (a) [and], (b), (c), and (e), for violating this 18 chapter and, of the fines collected, shall pay twenty per cent 19 to the State and eighty per cent to the county in which the fine 20 was imposed, which shall be expended by the county for law 21 enforcement purposes.

1	[-(d) -	[<u>(g)</u>	Notwithstanding any penalty set forth herein,
2	violation	s of s	subsection (a)(1) [or (3)] may be subject to
3	nuisance	abatem	ment proceedings provided in part V of chapter
4	712.		
5	[-(e)	For	the purposes of this section:
6	(1)	Each	type of prohibited firework imported, purchased,
7		sold,	- possessed, set-off, ignited, or discharged shall
8		const	titute a separate violation for each unopened
9		packa	age; and
10	(2)	Each	separate firework imported, purchased, sold,
11		posse	essed, set off, ignited, or discharged shall be a
12		separ	rate violation if the package is opened or the
13		firew	vork is not in a package.
14	(£)	For t	the purposes of this section, "package":
15	(1)	Means	any aerial device, display firework, or article
16		pyrot	echnic:
17		-(A)-	Enclosed in a container or wrapped in any manner
18			in advance of wholesale or retail sale; and
19		(B)	With a weight or measure determined in advance of
20			wholesale or retail sale; and
21	(2)	Does	not mean:

1	(A)	Inner wrappings not intended to be individually
2		sold to the customer;
3	(B)	Shipping containers or wrapping used solely for
4		the transportation of any commodities in bulk or
5		in-quantity;
6	(C)	Auxiliary containers or outer wrappings used to
7		deliver commodities if the containers or
8		wrappings bear no printed matter pertaining to
9		any particular aerial device, display firework,
10		or article-pyrotechnic;
11	(D)	Containers used for retail tray pack displays
12		when the container itself is not intended to be
13		sold; or
14	(E) -	Open carriers and transparent wrappers or
15		carriers for containers when the wrappers or
16		carriers do not bear printed matter pertaining to
17		any particular aerial devices, display fireworks,
18		or articles pyrotechnic.]"
19	SECTION 13	3. Section 132D-14.5, Hawaii Revised Statutes, is
20	amended to read	d as follows:

1	"[+]	§132D-14.5[] Liability of homeowner, renter, or
2	person ot	therwise responsible for real property. [A] (a) Except
3	as provid	led in subsections (b) and (c), a homeowner, renter, or
4	person ot	herwise responsible for [the] real property who
5	intention	ally, knowingly, [or] recklessly [allows], or
6	negligent	ly:
7	(1)	Allows an individual, while on the real property, to
8		possess, set off, ignite, discharge, or otherwise
9		cause to explode any aerial [device] devices, articles
10		pyrotechnic, or display fireworks without a permit
11		issued pursuant to this chapter shall be [deemed to be
12		in violation of this chapter and shall be subject to
13		the penalties specified in section 132D-14(a)(2) and
14		(b).] guilty of a petty misdemeanor;
15	(2)	Allows any aerial devices, articles pyrotechnic,
16		display fireworks, or pyrotechnic composition to be
17		stored in the real property without a license issued
18		pursuant to this chapter shall be guilty of a
19		misdemeanor; and
20	(3)	Notwithstanding paragraph (2), allows any aerial
21		devices, articles pyrotechnic, display fireworks, or

1		pyrotechnic composition to be stored in the real
2		property, if the total weight of the aerial devices,
3		articles pyrotechnic, display fireworks, and
4		pyrotechnic composition is twenty-five pounds or more
5		without a license issued pursuant to this chapter,
6		shall be guilty of a class C felony.
7	(b)	Any person who would otherwise be subject to
8	sentencin	g under subsection (a) shall be guilty of an offense
9	one class	or grade higher, as the case may be, than that
10	provided	in subsection (a) if:
11	(1)	The person has been convicted one or more times for
12		any offense under this chapter within ten years of the
13		instant offense; or
14	(2)	Any of the aerial devices, articles pyrotechnic,
15		display fireworks, or pyrotechnic composition
16		possessed, set off, ignited, discharged, otherwise
17		caused to explode, or stored in violation of
18		subsection (a) cause substantial bodily injury to
19		another person.
20	(c)	Any person who would otherwise be subject to
21	sentencin	g under subsection (a) shall be guilty of an offense

- 1 two classes or grades higher, as the case may be, than that
- 2 provided in subsection (a) if any of the aerial devices,
- 3 articles pyrotechnic, display fireworks, or pyrotechnic
- 4 composition possessed, set off, ignited, discharged, otherwise
- 5 caused to explode, or stored in violation of subsection (a)
- 6 cause serious bodily injury or death to another person.
- 7 (d) The state of mind requirement for subsections (b) and
- 8 (c) shall not be applicable to whether the person was aware that
- 9 any of the aerial devices, articles pyrotechnic, display
- 10 fireworks, or pyrotechnic composition caused or would cause the
- 11 injury or death. A person shall be strictly liable with respect
- 12 to the attendant circumstance that the aerial devices, articles
- 13 pyrotechnic, display fireworks, or pyrotechnic composition
- 14 caused the injury or death."
- 15 SECTION 14. Section 132D-15, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- "[f] \$132D-15[f] Notice requirements. Each licensed retail
- 18 outlet shall post adequate notice that clearly cautions each
- 19 person purchasing consumer fireworks of the prohibitions,
- 20 liabilities, and penalties incorporated in sections 132D-12,
- 21 132D-13, [and] 132D-14[-], and 132D-E."

- 1 SECTION 15. Section 132D-17.5, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "[+]\$132D-17.5[+] County ordinances. (a) Nothing in this
- 4 chapter shall be construed to supersede or in any manner affect
- 5 a county fireworks ordinance; provided that the ordinance is at
- 6 least as stringent in the control or prohibition of aerial
- 7 devices, articles pyrotechnic, consumer fireworks, and display
- 8 fireworks as the law under this chapter.
- 9 (b) Nothing in this chapter shall prohibit a county from
- 10 enacting ordinances that are more stringent in the control or
- 11 prohibition of aerial devices, articles pyrotechnic, consumer
- 12 fireworks, and display fireworks than this chapter."
- 13 SECTION 16. Section 132D-21, Hawaii Revised Statutes, is
- 14 amended to read as follows:
- 15 "§132D-21 Health care facilities; report of fireworks and
- 16 articles pyrotechnic incidents. (a) Health care facilities in
- 17 this State shall report all incidents of serious injuries and
- 18 fatalities caused by legal and illegal aerial devices, articles
- 19 pyrotechnic, consumer fireworks, or display fireworks [or
- 20 articles pyrotechnie] to the department of health and the police
- 21 department of the county in which the person was attended or

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- 1 treated. All reports shall be in writing or in the manner
- 2 specified by the department of health.
- 3 (b) As used in this section, "health care facilities"
- 4 includes any outpatient clinic, emergency room, or physician's
- 5 office, private or public, whether organized for profit or not,
- 6 used, operated, or designed to provide medical diagnosis,
- 7 treatment, nursing, rehabilitative, or preventive care to any
- 8 person or persons. [The term] "Health care facilities" includes
- 9 but is not limited to health care facilities that are commonly
- 10 referred to as hospitals, extended care and rehabilitation
- 11 centers, nursing homes, skilled nursing facilities, intermediate
- 12 care facilities, hospices for the terminally ill that require
- 13 licensure or certification by the department of health, kidney
- 14 disease treatment centers, including freestanding hemodialysis
- 15 units, outpatient clinics, organized ambulatory health care
- 16 facilities, emergency care facilities and centers, home health
- 17 agencies, health maintenance organizations, and others providing
- 18 similarly organized services regardless of nomenclature."
- 19 SECTION 17. Section 132D-22, Hawaii Revised Statutes, is
- 20 amended to read as follows:

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- 1 "[{]\$132D-22[{}] Entry onto premises; inspection of 2 premises, books, and records; obstructing [law enforcement or 3 fire department] inspector operations; penalty. (a) Any [law 4 enforcement or fire officer] inspector may, at reasonable hours, 5 enter and inspect the premises of a licensee or permittee and 6 any relevant books or records therein to verify compliance with 7 this chapter and the conditions of the license or permit. 8 Upon a request by any [law enforcement or fire (b) 9 officer] inspector to enter and inspect the premises of a 10 licensee or permittee at reasonable hours, the licensee, the 11 permittee, or an employee of the licensee or permittee shall 12 make [available for immediate inspection and examination] the 13 premises and all relevant books and records therein[-] available
- (c) Any licensee or permittee who refuses the [law enforcement or fire officer] inspector entry or access to the premises, books, or records shall be in violation of the conditions of the license or permit. After a hearing, the issuing department shall suspend or revoke the license or permit for refusing entry or access or for violations of any other requirement or condition of the license or permit or any

for immediate inspection and examination.

1	provision of this chapter or rule adopted pursuant to this
2	chapter. The issuing department shall provide the licensee or
3	permittee with a written notice and order describing the basis
4	for the suspension or revocation. Any person aggrieved by the
5	suspension or revocation determination may request a contested
6	case hearing pursuant to chapter 91. To request a contested
7	case hearing, the person shall submit a written request to the
8	issuing department within thirty calendar days of the date of
9	the notice and order of the suspension or revocation. Appeal to
10	the circuit court under section 91-14, or any other applicable
11	statute, shall only be taken from the issuing department's final
12	order pursuant to a contested case.

- (d) Any licensee, permittee, employee of a licensee or permittee, or other person who:
- 15 (1) Threatens with the use of violence, force, or physical

 16 interference or obstacle, or hinders, obstructs, or

 17 prevents any [law enforcement or fire officer,]

 18 inspector, or any person assisting [a law enforcement

 19 or fire officer,] an inspector, from entering into the

 20 premises of the licensee or permittee; or

1 (2) Opposes, obstructs, or molests [a-law enforcement or 2 fire officer] an inspector in the [officer's] 3 inspector's enforcement of this chapter, 4 shall be guilty of a misdemeanor, punishable by a fine of no 5 more than \$2,000 or imprisonment for no more than one year, or 6 both. 7 If any [law enforcement or fire officer,] inspector 8 having demanded admittance onto the premises of a licensee or 9 permittee and declared the [officer's] inspector's name and 10 office, is not admitted by the licensee, permittee, or person in 11 charge of the premises, the [officer] inspector may use force to 12 enter the premises. 13 For purposes of this section[, "premises]: 14 "Inspector" means any county fire department officer, 15 including firefighters. 16 "Premises of a licensee or permittee" does not include the 17 licensee's or permittee's private residence or a dwelling that

is considered to be the person's [home,] dwelling, including a

[single-family] single-family house, apartment unit,

condominium, townhouse, or cooperative unit."

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- 1 SECTION 18. Section 291D-1, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "\$291D-1 Purpose. (a) Act 222, Session Laws of Hawaii
- 4 1978, began the process of decriminalizing certain traffic
- 5 offenses, not of a serious nature, to the status of violations.
- 6 In response to a request by the legislature, the judiciary
- 7 prepared a report in 1987 that recommended, among other things,
- 8 further decriminalization of traffic offenses, elimination of
- 9 most traffic arraignments, disposition of uncontested violations
- 10 by mail, and informal hearings where the violation or the
- 11 proposed penalty is questioned. The legislature finds that
- 12 further decriminalization of certain traffic offenses and
- 13 streamlining of the handling of those traffic cases will achieve
- 14 a more expeditious system for the judicial processing of traffic
- 15 infractions. The system of processing traffic infractions
- 16 established by this chapter will:
- 17 (1) Eliminate the long and tedious arraignment proceeding
- for a majority of traffic matters;
- 19 (2) Facilitate and encourage the resolution of many
- traffic infractions through the payment of a monetary
- 21 assessment;

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1	(3)	speed the disposition of contested cases through a
2		hearing, similar to small claims proceedings, in which
3		the rules of evidence will not apply and the court
4		will consider as evidence the notice of traffic
5		infraction, applicable police reports, or other
6		written statements by the police officer who issued
7		the notice, any other relevant written material, and
8		any evidence or statements by the person contesting
9		the notice of traffic infraction;
10	(4)	Dispense in most cases with the need for witnesses,
11		including law enforcement officers, to be present and
12		for the participation of the prosecuting attorney;
13	(5)	Allow judicial, prosecutorial, and law enforcement
14		resources to be used more efficiently and effectively;
15		and
16	(6)	Save the taxpayers money and reduce their frustration
17		with the judicial system by simplifying the traffic
18		court process.
19	The legis:	lature further finds that this chapter will not require
20	expansion	of the current traffic division of the district

- 1 courts, but will achieve greater efficiency through more
- 2 effective use of existing resources of the district courts.
- 3 (b) The legislature finds that the pandemic related to the
- 4 coronavirus disease 2019 necessitated the imposition of
- 5 emergency period rules in an attempt to control the spread of
- $\mathbf{6}$ the disease in the State. The thousands of violations of the
- 7 emergency period rules caused an examination of the ability to
- 8 impose infractions for lesser offenses as an alternative to
- 9 using the Penal Code and to allow for more efficient use of the
- 10 judicial system. The system of processing traffic infractions
- 11 under this chapter was enacted in 1993 and has provided a useful
- 12 mechanism for handling offenses deemed as infractions and is
- 13 well-suited to certain types of violations of emergency period
- 14 rules that are designated infractions by the governor or mayor
- 15 under the state's emergency management laws.
- 16 (c) The legislature further finds that the illegal use of
- 17 fireworks poses a serious public health and safety hazard. Due
- 18 to the high number of fireworks being set off throughout the
- 19 State, an expeditious adjudication system for fireworks
- 20 infractions, such as the system for processing traffic
- 21 infractions, will allow the judiciary to expediently process

- 1 violations of the fireworks control law. This system will allow
- 2 the judiciary to reserve resources for cases that require more
- 3 resources."
- 4 SECTION 19. Section 291D-2, Hawaii Revised Statutes, is
- 5 amended as follows:
- 6 1. By adding a new definition to be appropriately inserted
- 7 and to read:
- 8 ""Fireworks infraction" means any violation of chapter 132D
- 9 that is not explicitly classified as a felony or misdemeanor,
- 10 any rule adopted pursuant to chapter 132D, or any county
- 11 ordinance or rule enacted pursuant to chapter 132D."
- 12 2. By amending the definition of "concurrent trial" to
- 13 read:
- ""Concurrent trial" means a trial proceeding held in the
- 15 district or family court in which the defendant is tried
- 16 simultaneously in a civil case for any charged traffic
- 17 infraction [or], emergency period infraction, or fireworks
- 18 infraction and in a criminal case for any related criminal
- 19 offense, with trials to be held in one court on the same date
- 20 and at the same time."
- 21 3. By amending the definition of "hearing" to read:

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- 1 ""Hearing" means a proceeding conducted by the district
- 2 court pursuant to section 291D-8 at which the person to whom a
- 3 notice of traffic infraction $[\frac{or}{L}]_L$ notice of emergency period
- 4 infraction, or notice of fireworks infraction was issued either
- 5 admits to the infraction, contests the notice of traffic
- 6 infraction [or], notice of emergency period infraction, or
- 7 notice of fireworks infraction, or admits to the traffic
- 8 infraction [or], emergency period infraction, or fireworks
- 9 infraction but offers an explanation to mitigate the monetary
- 10 assessment imposed."
- 4. By amending the definition of "related criminal
- 12 offense" to read:
- ""Related criminal offense" means any criminal violation or
- 14 crime, committed in the same course of conduct as a traffic
- 15 infraction [or], emergency period infraction, or fireworks
- 16 infraction, for which the defendant is arrested or charged."
- 17 SECTION 20. Section 291D-3, Hawaii Revised Statutes, is
- 18 amended by amending subsections (a) through (e) to read as
- 19 follows:
- 20 "(a) Notwithstanding any other provision of law to the
- 21 contrary, all traffic infractions [and], emergency period

- 1 infractions, and fireworks infractions, including infractions
- 2 committed by minors, shall be adjudicated pursuant to this
- 3 chapter, except as provided in subsection (b). This chapter
- 4 shall be applied uniformly throughout the State and in all
- 5 counties. No penal sanction that includes imprisonment shall
- 6 apply to a violation of a state statute or rule, or county
- 7 ordinance or rule, that would constitute a traffic infraction
- 8 [or], an emergency period infraction, or a fireworks infraction
- 9 under this chapter. No traffic infraction [or], emergency
- 10 period infraction, or fireworks infraction shall be classified
- 11 as a criminal offense.
- 12 (b) Where a defendant is charged with a traffic infraction
- 13 [or], an emergency period infraction, or a fireworks infraction
- 14 and the infraction is committed in the same course of conduct as
- 15 a criminal offense for which the offender is arrested or
- 16 charged, the traffic infraction [or], emergency period
- 17 infraction, or fireworks infraction shall be adjudicated
- 18 pursuant to this chapter; provided that the court may schedule
- 19 any initial appearance, hearing, or trial on the traffic
- 20 infraction [orderightarrow respective of <math>[orderightarrow respective of forderight of the second of the secon

- 1 infraction at the same date, time, and place as the arraignment,
- 2 hearing, or trial on the related criminal offense.
- 3 Notwithstanding this subsection and subsection (c), the
- 4 court shall not schedule any initial appearance, hearing, or
- 5 trial on the traffic infraction $[\frac{\partial r}{\partial x}]$, emergency period
- 6 infraction, or fireworks infraction at the same date, time, and
- 7 place as the arraignment, hearing, or trial on the related
- 8 criminal offense where the related criminal offense is a felony
- 9 or is a misdemeanor for which the defendant has demanded a jury
- 10 trial.
- 11 (c) If the defendant requests a trial pursuant to section
- 12 291D-13, the trial shall be held in the district court of the
- 13 circuit in which the traffic infraction [or], emergency period
- 14 infraction, or fireworks infraction was committed. If the court
- 15 schedules a concurrent trial pursuant to paragraph (1), the
- 16 concurrent trial shall be held in the appropriate district or
- 17 family court of the circuit in which the traffic infraction
- 18 [or], emergency period infraction, or fireworks infraction was
- 19 committed, whichever has jurisdiction over the related criminal
- 20 offense charged pursuant to the applicable statute or rule of
- 21 court; provided that:

1	(\(\(\) \)	The district or lamily court, for the purpose of
2		trial, may schedule a civil trial on the traffic
3		infraction [or], emergency period infraction, or
4		fireworks infraction on the same date and at the same
5		time as a criminal trial on the related criminal
6		offense charged. The court shall enter a civil
7		judgment as to the traffic infraction [ex], emergency
8		period infraction, or fireworks infraction and a
9		judgment of conviction or acquittal as to the related
10		criminal offense following [such] the concurrent
11		trial; and
12	(2)	If trial on the traffic infraction $[\Theta T]_{\underline{I}}$ emergency
13		period infraction, or fireworks infraction is held
14		separately from and before trial on any related
15		criminal offense, the following shall be inadmissible
16		in the prosecution or trial of the related criminal
17		offense, except as expressly provided by the Hawaii
18		rules of evidence:
19		(A) Any written or oral statement made by the
20		defendant in proceedings conducted pursuant to
21		section 291D-7(b); and

Ţ	(B) Any testimony given by the defendant in the trial
2	on the traffic infraction $[\frac{\partial \mathbf{r}}{\mathbf{r}}]_{\underline{\prime}}$ emergency period
3	infraction[-], or fireworks infraction.
4	[Such] These statements or testimony shall not be
5	deemed a waiver of the defendant's privilege against
6	self-incrimination in connection with any related
7	criminal offense.
8	(d) In no event shall section 701-109 preclude prosecution
9	for a related criminal offense where a traffic infraction [or].
10	an emergency period infraction, or a fireworks infraction
11	committed in the same course of conduct has been adjudicated
12	pursuant to this chapter.
13	(e) If the defendant fails to appear at any scheduled
14	court date before the date of trial or concurrent trial and:
15	(1) The defendant's civil liability for the traffic
16	infraction $[\frac{\partial r}{\partial t}]$ emergency period infraction, or
17	fireworks infraction has not yet been adjudicated
18	pursuant to section 291D-8, the court shall enter a
19	judgment by default in favor of the State for the
20	traffic infraction $[\frac{\partial r}{\partial t}]_{\underline{r}}$ emergency period infraction \underline{r}
21	or fireworks infraction unless the court determines

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1		that good cause or excusable neglect exists for the
2		defendant's failure to appear; or
3	(2)	The defendant's civil liability for the traffic
4		infraction [or], emergency period infraction, or
5		fireworks infraction has been adjudicated previously
6		pursuant to section 291D-8, the judgment earlier
7		entered in favor of the State shall stand unless the
8		court determines that good cause or excusable neglect
9		exists for the defendant's failure to appear."
10	SECT	ION 21. Section 291D-4, Hawaii Revised Statutes, is
11	amended to	o read as follows:
12	"§29:	1D-4 Venue and jurisdiction. (a) All violations of
13	state law,	, ordinances, or rules designated as traffic
14	infraction	ns [er], emergency period infractions, or fireworks
15	infraction	\underline{ns} in this chapter shall be adjudicated in the district
16	and circu:	it where the alleged infraction occurred, except as
17	otherwise	provided by law.
18	(b)	Except as otherwise provided by law, jurisdiction is
19	in the dia	strict court of the circuit where the alleged traffic
20	infraction	n [or], emergency period infraction, or fireworks
21	infraction	n occurred. Except as otherwise provided in this

- 1 chapter, district court judges shall adjudicate traffic
- 2 infractions [and], emergency period infractions[-], and
- 3 fireworks infractions."
- 4 SECTION 22. Section 291D-5, Hawaii Revised Statutes, is
- 5 amended by amending subsections (a) through (d) to read as
- 6 follows:
- 7 "(a) The notice of traffic infraction for moving
- 8 violations, [and] the notice of emergency period infraction, and
- 9 the notice of fireworks infraction shall include the summons for
- 10 the purposes of this chapter. Whenever a notice of traffic
- 11 infraction [or], notice of emergency period infraction, or
- 12 notice of fireworks infraction is issued, the person's
- 13 signature, driver's license number or state identification
- 14 number, electronic mail address, and current address shall be
- 15 noted on the notice. If the person refuses to sign the notice
- 16 of traffic infraction [or], notice of emergency period
- 17 infraction, or notice of fireworks infraction, the officer shall
- 18 record this refusal on the notice and issue the notice to the
- 19 person. Anyone to whom a notice of traffic infraction $[\Theta r]$,
- 20 notice of emergency period infraction, or notice of fireworks

- 1 infraction is issued under this chapter need not be arraigned
- 2 before the court, unless required by rule of the supreme court.
- 3 (b) The forms for the notice of traffic infraction [and],
- 4 notice of emergency period infraction, and notice of fireworks
- 5 infraction shall be prescribed by rules of the district court,
- 6 which shall be uniform throughout the State; provided that each
- 7 judicial circuit may include differing statutory, rule, or
- 8 ordinance provisions on its respective notice of traffic
- 9 infraction $[ext{or}]$, notice of emergency period infraction[-], or
- 10 notice of fireworks infraction.
- 11 (c) A notice of traffic infraction [or], notice of
- 12 emergency period infraction, or notice of fireworks infraction
- 13 that is generated by the use of electronic equipment or that
- 14 bears the electronically stored image of any person's signature,
- 15 or both, shall be valid under this chapter.
- 16 (d) The notice of traffic infraction [or], notice of
- 17 emergency period infraction, or notice of fireworks infraction
- 18 shall include the following:
- 19 (1) A statement of the specific infraction for which the

1	(2)	Except in the case of parking-related traffic
2		infractions, a brief statement of the facts;
3	(3)	A statement of the total amount to be paid for each
4		infraction, which amount shall include any fee,
5		surcharge, or cost required by statute, ordinance, or
6		rule, and any monetary assessment, established for the
7		particular infraction pursuant to section 291D-9, to
8		be paid by the person to whom the notice was issued,
9		which shall be uniform throughout the State;
10	(4)	A statement of the options provided in section
11		291D-6(b) for answering the notice and the procedures
12		necessary to exercise the options;
13	(5)	A statement that the person to whom the notice is
14		issued shall answer, choosing one of the options
15		specified in section 291D-6(b), within twenty-one days
16		of issuance of the notice;
17	(6)	A statement that failure to answer the notice within
18		twenty-one days of issuance shall result in the entry
19		of judgment by default for the State and may result in
20		the assessment of a late penalty;

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1	(7)	A statement that, at a hearing requested to contest
2		the notice, pursuant to section 291D-8, no officer
3		shall be present unless the person to whom the notice
4		was issued timely requests the court to have the
5		officer present, and that the standard of proof to be
6		applied by the court is whether a preponderance of the
7		evidence proves that the specified infraction was
8		committed;
9	(8)	A statement that, at a hearing requested for the
10		purpose of explaining mitigating circumstances
11		surrounding the commission of the infraction or in
12		consideration of a written request for mitigation, the
13		person shall be considered to have committed the
14		infraction;
15	(9)	A space in which the signature of the person to whom
16		the notice was issued may be affixed; and
17	(10)	The date, time, and place at which the person to whom
18		the notice was issued shall appear in court, if the
19		person is required by the notice to appear in person
20		at the hearing."

- 1 SECTION 23. Section 291D-6, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "\$291D-6 Answer required. (a) A person who receives a
- 4 notice of traffic infraction [or], notice of emergency period
- 5 infraction, or notice of fireworks infraction shall answer the
- 6 notice within twenty-one days of the date of issuance of the
- 7 notice. There shall be included with the notice of traffic
- 8 infraction [or], notice of emergency period infraction, or
- 9 notice of fireworks infraction a preaddressed envelope directed
- 10 to the traffic [and], emergency period, and fireworks violations
- 11 bureau of the applicable district court.
- 12 (b) Provided that the notice of traffic infraction [or],
- 13 notice of emergency period infraction, or notice of fireworks
- 14 infraction does not require an appearance in person at a hearing
- 15 as set forth in section 291D-5(d)(10), in answering a notice of
- 16 traffic infraction [or], notice of emergency period infraction,
- 17 or notice of fireworks infraction, a person shall have the
- 18 following options:
- 19 (1) Admit the commission of the infraction in one of the
- following ways:

1	(A)	By mail or in person, by completing the
2		appropriate portion of the notice of traffic
3		infraction, notice of emergency period
4		infraction, notice of fireworks infraction, or
5		preaddressed envelope and submitting it to the
6		authority specified on the notice together with
7		payment of the total amount stated on the notice
8		of traffic infraction $[\frac{\partial r}{\partial t}]_{\underline{t}}$ notice of emergency
9		period infraction[+], or notice of fireworks
10		infraction. Payment by mail shall be in the form
11		of a check, money order, or by an approved credit
12		or debit card. Payment in person shall be in the
13		form of United States currency, check, money
14		order, or by an approved credit or debit card; or
15	(B)	Via the Internet or by telephone, by submitting
16		payment of the total amount stated on the notice
17		of traffic infraction [or], notice of emergency
18		period infraction[-], or notice of fireworks
19		infraction. Payment via the Internet or by
20		telephone shall be by an approved credit or debit
21		card;

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1	(2)	Deny the commission of the infraction and request a
2		hearing to contest the infraction by completing the
3		appropriate portion of the notice of traffic
4		infraction, notice of emergency period infraction,
5		notice of fireworks infraction, or preaddressed
6		envelope and submitting it, either by mail or in
7		person, to the authority specified on the notice. In
8		lieu of appearing in person at a hearing, the person
9		may submit a written statement of grounds on which the
10		person contests the notice of traffic infraction [or],
11		notice of emergency period infraction, or notice of
12		fireworks infraction, which shall be considered by the
13		court as a statement given in court pursuant to
14		section 291D-8(a); or
15	(3)	Admit the commission of the infraction and request a
16		hearing to explain circumstances mitigating the
17		infraction by completing the appropriate portion of
18		the notice of traffic infraction, notice of emergency

period infraction, notice of fireworks infraction, or

preaddressed envelope and submitting it, either by

mail or in person, to the authority specified on the

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1	notice. In lieu of appearing in person at a hearing,
2	the person may submit a written explanation of the
3	mitigating circumstances, which shall be considered by
4	the court as a statement given in court pursuant to
5	section 291D-8(b).
6	(c) When answering the notice of traffic infraction $[\frac{\Theta r}{r}]_{\underline{r}}$
7	notice of emergency period infraction, or notice of fireworks
8	infraction, the person shall affix the person's signature to the
9	answer and shall state the address at which the person will
10	accept future mailings from the court. No other response shall
11	constitute an answer for purposes of this chapter."
12	SECTION 24. Section 291D-7, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"§291D-7 Court action after answer or failure to answer.
15	(a) When an admitting answer is received, the court shall enter
16	judgment in favor of the State in the total amount specified in
17	the notice of traffic infraction $[\frac{\partial r}{\partial t}]_{\underline{r}}$ notice of emergency
18	period infraction[-], or notice of fireworks infraction.
19	(b) When a denying answer is received, the court shall
20	proceed as follows:

(1)	In the case of a traffic infraction [or], emergency
	period infraction, or fireworks infraction where the
	person requests a hearing at which the person will
	appear in person to contest the infraction, the court
	shall notify the person in writing of the date, time,
	and place of hearing to contest the notice of traffic
	infraction [er], notice of emergency period
	infraction[-], or notice of fireworks infraction. The
	notice of hearing shall be mailed to the address
	stated in the denying answer[$_{7}$] or $_{\underline{\prime}}$ if none is given,
	to the address stated on the notice of traffic
	infraction [er], notice of emergency period
	infraction[-], or notice of fireworks infraction. An
	electronic copy of the notice of hearing may be sent
	to the electronic mail address stated on the notice of
	infraction. The notification also shall advise the
	person that, if the person fails to appear at the
	hearing, the court shall enter judgment by default in
	favor of the State, as of the date of the scheduled
	hearing, and that the total amount specified in the

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is determined that the infraction was committed and judgment is entered in favor of the State, that the person has the right, within thirty days of entry of judgment, to request a trial and shall specify the procedures for doing so. The notice of entry of judgment shall also notify the person, if an amount is assessed by the court for monetary assessments, fees, surcharges, or costs, that if the person does not request a trial within the time specified in this paragraph, the total amount assessed shall be paid within thirty days of entry of judgment.

- (c) When an answer admitting commission of the infraction but seeking to explain mitigating circumstances is received, the court shall proceed as follows:
- 15 (1) In the case of a traffic infraction [ex], emergency
 16 period infraction, or fireworks infraction where the
 17 person requests a hearing at which the person will
 18 appear in person to explain mitigating circumstances,
 19 the court shall notify the person in writing of the
 20 date, time, and place of hearing to explain mitigating
 21 circumstances. The notice of hearing shall be mailed

1		to the address stated in the answer[$_{7}$] or $_{\underline{\prime}}$ if none is
2		given, to the address stated on the notice of traffic
3		infraction [er], notice of emergency period
4		infraction[-], or notice of fireworks infraction. An
5		electronic copy of the notice of hearing may be sent
6		to the electronic mail address stated on the notice of
7		infraction. The notification also shall advise the
8		person that, if the person fails to appear at the
9		hearing, the court shall enter judgment by default in
10		favor of the State, as of the date of the scheduled
11		hearing, and that the total amount stated in the
12		default judgment shall be paid within thirty days of
13		entry of default judgment; and
14	(2)	If a written explanation is included with an answer
15		admitting commission of the infraction, the court
16		shall enter judgment for the State and, after
17		reviewing the explanation, determine the total amount
18		of the monetary assessments, fees, surcharges, or
19		costs to be assessed, if any. The court shall then
20		notify the person of the total amount to be paid for
21		the infraction, if any. There shall be no appeal from

1	the judgment. If the court assesses an amount for
2	monetary assessments, fees, surcharges, or costs, the
3	court shall also notify the person that the total
4	amount shall be paid within thirty days of entry of
5	judgment.

- 6 (d) If the person fails to answer within twenty-one days
 7 of issuance of the notice of traffic infraction [ex], notice of
 8 emergency period infraction, or notice of fireworks infraction,
 9 the court shall take action as provided in subsection (e).
- 10 Whenever judgment by default is entered in favor of 11 the State [is entered], the court shall mail a notice of entry 12 of default judgment to the address provided by the person when 13 the notice of traffic infraction [or], notice of emergency 14 period infraction, or notice of fireworks infraction was issued 15 or, in the case of parking infractions, to the address stated in 16 the answer, if any, or the address at which the vehicle is 17 registered. An electronic copy of the notice of entry of 18 default judgment may be sent to the electronic mail address 19 stated on the notice of infraction. The notice of entry of 20 default judgment shall advise the person that the total amount 21 specified in the default judgment shall be paid within thirty

- 1 days of entry of default judgment and shall explain the
- 2 procedure for setting aside a default judgment. Judgment by
- 3 default entered for the State [entered] pursuant to this chapter
- 4 may be set aside pending final disposition of the traffic
- 5 infraction [or], emergency period infraction, or fireworks
- 6 infraction upon written application of the person and posting of
- 7 an appearance bond equal to the amount of the total amount
- 8 specified in the default judgment and any other assessment
- 9 imposed pursuant to section 291D-9. The application shall show
- 10 good cause or excusable neglect for the person's failure to take
- 11 action necessary to prevent entry of judgment by default.
- 12 Thereafter, the court shall determine whether good cause or
- 13 excusable neglect exists for the person's failure to take action
- 14 necessary to prevent entry of judgment by default. If so, the
- 15 application to set aside default judgment shall be granted, the
- 16 default judgment shall be set aside, and the notice of traffic
- 17 infraction [ex], notice of emergency period infraction, or
- 18 notice of fireworks infraction shall be disposed of pursuant to
- 19 this chapter. If not, the application to set aside default
- 20 judgment shall be denied, the appearance bond shall be forfeited
- 21 and applied to satisfy amounts due under the default judgment,

- 1 and the notice of traffic infraction [or], notice of emergency
- 2 period infraction, or notice of fireworks infraction shall be
- 3 finally disposed. In either case, the court shall determine the
- 4 existence of good cause or excusable neglect and notify the
- 5 person of its decision on the application in writing."
- 6 SECTION 25. Section 291D-8, Hawaii Revised Statutes, is
- 7 amended to read as follows:
- 8 "\$291D-8 Hearings. (a) In proceedings to contest a
- 9 notice of traffic infraction [or], notice of emergency period
- 10 infraction, or notice of fireworks infraction where the person
- 11 to whom the notice was issued has timely requested a hearing and
- 12 appears at [such] the hearing:
- 13 (1) In lieu of the personal appearance by the officer who
- issued the notice of traffic infraction [or], notice
- of emergency period infraction, or notice of fireworks
- infraction, the court shall consider the notice of
- 17 traffic infraction [or], notice of emergency period
- infraction, or notice of fireworks infraction, and any
- other written report made by the officer, if provided
- 20 to the court by the officer, together with any oral or
- 21 written statement by the person to whom the notice of

1		infraction was issued, or in the case of traffic
2		infractions involving parking or equipment, the
3		operator or registered owner of the motor vehicle;
4	(2)	The court may compel by subpoena the attendance of the
5		officer who issued the notice of traffic infraction
6		[er], notice of emergency period infraction, or notice
7		of fireworks infraction, and other witnesses from whom
8		it may wish to hear;
9	(3)	The standard of proof to be applied by the court shall
10		be whether, by a preponderance of the evidence, the
11		court finds that the traffic infraction [or],
12		emergency period infraction, or fireworks infraction
13		was committed; and
14	(4)	After due consideration of the evidence and arguments,
15		if any, the court shall determine whether commission
16		of the traffic infraction $[\frac{\partial \mathbf{r}}{\partial t}]_{\underline{r}}$ emergency period
17		infraction, or fireworks infraction has been
18		established. Where the commission of the traffic
19		infraction [er], emergency period infraction, or
20		fireworks infraction has not been established,
21		judgment in favor of the defendant, dismissing the

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notice of traffic infraction $[0r]_{\underline{r}}$ notice of emergency
period infraction, or notice of fireworks infraction
or any count therein with prejudice, shall be entered
in the record. Where it has been established that the
traffic infraction $[\frac{\partial \mathbf{r}}{\partial t}]_{\underline{t}}$ emergency period infraction \underline{t}
or fireworks infraction was committed, the court shall
enter judgment in favor of the State and shall assess
a monetary assessment pursuant to section 291D-9,
together with any fees, surcharges, or costs. The
court also shall inform the person of the right to
request a trial pursuant to section 291D-13. If the
person requests a trial at the time of the hearing,
the court shall provide the person with the trial date
as soon as practicable.

- 15 (b) In proceedings to explain mitigating circumstances
 16 where the person to whom the notice of traffic infraction [\text{\text{or}}]_{\begin{subarray}{c} \equiv \text{or} \text{or}
- 20 (1) The procedure shall be limited to the issue of21 mitigating circumstances. A person who requests to

		explain the circumstances shall not be permitted to
2		contest the notice of traffic infraction $[\frac{\Theta r}{L}]_{\underline{r}}$ notice
3		of emergency period infraction[+], or notice of
4		fireworks infraction;
5	(2)	After the court has received the explanation, the
6		court shall enter judgment in favor of the State and
7		may assess a monetary assessment pursuant to section
8		291D-9, together with any fees, surcharges, or costs;
9	(3)	The court, after receiving the explanation, may vacate
10		the admission and enter judgment in favor of the
11		defendant, dismissing the notice of traffic
12		infraction, notice of emergency period infraction,
13		notice of fireworks infraction, or any count therein
14		with prejudice, where the explanation establishes that
15		the infraction was not committed; and
16	(4)	There shall be no appeal from the judgment.
17	(c)	If a person for whom a hearing has been scheduled, to
18	contest th	ne notice of traffic infraction $\left[rac{f or}{m c} ight]_{m L}$ notice of
19	emergency	period infraction, or notice of fireworks infraction,
20	or to exp.	lain mitigating circumstances, fails to appear at the

- 1 hearing, the court shall enter judgment by default for the State
- 2 and take action as provided in section 291D-7(e)."
- 3 SECTION 26. Section 291D-9, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "\$291D-9 Monetary assessments. (a) A person found to
- 6 have committed a traffic infraction [or], emergency period
- 7 infraction, or fireworks infraction shall be assessed a monetary
- 8 assessment not to exceed the maximum fine specified in the law
- 9 or rule defining the traffic infraction $[\frac{\partial r}{\partial r}]$, emergency period
- 10 infraction[\div], or fireworks infraction. The court shall
- 11 consider a person's financial circumstances, if disclosed, in
- 12 determining the monetary assessment.
- 13 (b) Notwithstanding section 291C-161 or any other law to
- 14 the contrary, the district court of each circuit shall prescribe
- 15 a schedule of monetary assessments for all traffic infractions
- 16 [and], emergency period infractions, and fireworks infractions,
- 17 and any additional assessments to be imposed pursuant to
- 18 subsection (c). The particular assessment to be entered on the
- 19 notice of traffic infraction [or], notice of emergency period
- 20 infraction, or notice of fireworks infraction pursuant to
- 21 section 291D-5 shall correspond to the schedule prescribed by

- 1 the district court. Except after proceedings conducted pursuant
- 2 to section 291D-8 or a trial conducted pursuant to section 291D-
- 3 13, monetary assessments assessed pursuant to this chapter shall
- 4 not vary from the schedule prescribed by the district court
- 5 having jurisdiction over the traffic infraction [or], emergency
- 6 period infraction[-], or fireworks infraction.
- 7 (c) In addition to any monetary assessment imposed for a
- 8 traffic infraction $[\frac{\partial r}{\partial r}]_{r}$ an emergency period infraction, or a
- 9 fireworks infraction, the court may impose additional
- 10 assessments for:
- 11 (1) Failure to pay a monetary assessment by the scheduled
- date of payment; or
- 13 (2) The cost of service of a penal summons issued pursuant
- 14 to this chapter.
- (d) In addition to any monetary assessment imposed for a
- 16 fireworks infraction, the court shall impose an administrative
- 17 fee of \$20 for each fireworks infraction in which judgment is
- 18 entered in favor of the State. The clerk of the district court
- 19 shall deposit the administrative fees collected into the
- 20 judiciary computer system special fund pursuant to section
- **21** 601-3.7.



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1 [-(d)] (e) Upon request of a person claiming inability to 2 pay a monetary assessment, the court may grant an extension of 3 the period in which the monetary assessment shall be paid or may 4 impose community service in lieu thereof. 5 [(e)] (f) At any point before full payment of a monetary 6 assessment, any person who suffers a change in financial 7 circumstances may request a hearing to modify the monetary 8 assessment or to request community service in lieu thereof." SECTION 27. Section 291D-12, Hawaii Revised Statutes, is 9 10 amended to read as follows: 11 "§291D-12 Powers of the district court judge sitting in 12 the traffic [and], emergency period, and fireworks division. 13 A district court judge sitting in the traffic [and], 14 emergency period, and fireworks division and hearing cases 15 pursuant to this chapter shall have all the powers of a district 16 court judge under chapter 604, including the [following powers:] 17 power to: 18 (1)[To conduct] Conduct traffic infraction [and], 19 emergency period infraction, and fireworks infraction 20 hearings and [to] impose monetary assessments;

1	(2)	[10 permite] remite deferral of monecary assessment of
2		impose community service in lieu thereof;
3	(3)	[To dismiss] Dismiss a notice of traffic infraction
4		[er], notice of emergency period infraction, or notice
5		of fireworks infraction, with or without prejudice, or
6		[to] set aside a judgment for the State;
7	(4)	[To order] <u>Order</u> temporary driver's license suspension
8		or driver's license reinstatement;
9	(5)	[To approve] Approve the issuance or renewal of a
10		driver's license or instruction permit pursuant to
11		section 286-109(c);
12	(6)	[To issue] Issue penal summonses and bench warrants
13		and initiate contempt of court proceedings in
14		proceedings conducted pursuant to section 291D-13;
15	(7)	[To issue] Issue penal summonses and bench warrants
16		and initiate failure to appear proceedings in
17		proceedings conducted pursuant to section 291D-
18		5(d)(10); and
19	(8)	[To exercise] <u>Exercise</u> other powers the court finds
20		necessary and appropriate to carry out the purposes of
21		this chapter.

- 1 (b) A district court judge sitting in the traffic [and],
- 2 emergency period, and fireworks division and hearing cases
- 3 pursuant to this chapter shall not order the director of finance
- 4 to withhold issuing or renewing the driver's license, or
- 5 registering, renewing the registration of, or issuing the title
- 6 to a motor vehicle, of any person who has not paid a monetary
- 7 assessment, has not performed community service in lieu thereof,
- 8 or has not otherwise satisfied a judgment for the State entered
- 9 pursuant to this chapter."
- 10 SECTION 28. Section 291D-13, Hawaii Revised Statutes, is
- 11 amended by amending subsections (a) through (c) to read as
- 12 follows:
- "(a) There shall be no right to trial unless the defendant
- 14 contests the notice of traffic infraction [or], notice of
- 15 emergency period infraction, or notice of fireworks infraction
- 16 pursuant to section 291D-8. If, after proceedings to contest
- 17 the notice of traffic infraction [or], notice of emergency
- 18 period infraction, or notice of fireworks infraction, a
- 19 determination is made that the defendant committed the traffic
- 20 infraction [or], emergency period infraction, or fireworks
- 21 infraction, judgment shall enter in favor of the State. The

- 1 defendant may request a trial pursuant to the Hawaii rules of
- 2 evidence and the rules of the district court; provided that any
- 3 request for trial shall be made within thirty days of entry of
- 4 judgment. If, after appearing in person at a hearing to contest
- 5 the notice of traffic infraction $[\Theta r]_{\underline{r}}$ notice of emergency
- 6 period infraction, or notice of fireworks infraction, the person
- 7 requests a trial at the conclusion of the hearing, the court
- 8 shall provide the person with the trial date as soon as
- 9 practicable.
- 10 (b) At the time of trial, the State shall be represented
- 11 by a prosecuting attorney of the county in which the infraction
- 12 occurred. The prosecuting attorney shall orally recite the
- 13 charged civil traffic infraction [or], emergency period
- 14 infraction, or fireworks infraction in court before commencement
- 15 of the trial. Proof of the defendant's commission of the
- 16 traffic infraction [or], emergency period infraction, or
- 17 fireworks infraction shall be by a preponderance of the
- 18 evidence.
- 19 (c) If trial on the traffic infraction [or], emergency
- 20 period infraction, or fireworks infraction is held before trial
- 21 on any related criminal offense, the following shall be

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- 1 inadmissible in the subsequent prosecution or trial of the
- 2 related criminal offense:
- 3 (1) Any written or oral statement made by the defendant in
- 4 proceedings conducted pursuant to section 291D-7(b);
- 5 and
- 6 (2) Any testimony given by the defendant in the traffic
- 7 infraction [er], emergency period infraction, or
- fireworks infraction trial.
- 9 The statement or testimony, or both, shall not be deemed a
- 10 waiver of the defendant's privilege against self-incrimination
- 11 in connection with any related criminal offense."
- 12 SECTION 29. Section 291D-14, Hawaii Revised Statutes, is
- 13 amended by amending subsections (c) and (d) to read as follows:
- 14 "(c) Notwithstanding section 604-17, while the court is
- 15 sitting in any matter pursuant to this chapter, the court shall
- 16 not be required to preserve the testimony or proceedings, except
- 17 proceedings conducted pursuant to section 291D-13 and
- 18 proceedings in which the traffic infraction [ex], emergency
- 19 period infraction, or fireworks infraction is heard on the same
- 20 date and time as any related criminal offense.

- 1 (d) The prosecuting attorney shall not participate in
- 2 traffic infraction [or], emergency period infraction, or
- 3 fireworks infraction proceedings conducted pursuant to this
- 4 chapter, except proceedings pursuant to section 291D-13 and
- 5 proceedings in which a related criminal offense is scheduled for
- 6 arraignment, hearing, or concurrent trial."
- 7 SECTION 30. Section 571-41, Hawaii Revised Statutes, is
- 8 amended by amending subsection (f) to read as follows:
- 9 "(f) The judge, or the senior judge if there is more than
- 10 one, may by order confer concurrent jurisdiction on a district
- 11 court created under chapter 604 to hear and dispose of cases of
- 12 violation of traffic laws, traffic ordinances, [or] emergency
- 13 period rules, or fireworks infractions established pursuant to
- 14 chapter 291D, by children, provision to the contrary in section
- 15 571-11 or elsewhere notwithstanding. The exercise of
- 16 jurisdiction over children by district courts shall,
- 17 nevertheless, be considered noncriminal in procedure and result
- 18 in the same manner as though the matter had been adjudicated and
- 19 disposed of by a family court."
- 20 SECTION 31. Section 601-3.7, Hawaii Revised Statutes, is
- 21 amended by amending subsection (a) to read as follows:

1	"(a)	There [is] shall be established in the state treasury
2	a special	fund to be known as the judiciary computer system
3	special f	und, which shall contain the following:
4	(1)	Moneys collected from administrative fees pursuant to
5		section 287-3(a);
6	(2)	Fees prescribed by the supreme court by rule of court
7		for electronic document certification, electronic
8		copies of documents, and for providing bulk access to
9		electronic court records and compilations of data; and
10	(3)	Fees pursuant to sections $\underline{291D-9(d)}$, $607-4(b)(10)$, and
11		607-5(c)(32)."
12	SECT	ION 32. Section 712-1270, Hawaii Revised Statutes, is
13	amended t	o read as follows:
14	"§71	2-1270 Places used to commit offenses against public
15	health an	d morals or other offenses, a nuisance. Every
16	building,	premises, or place used for the purpose of violating:
17	(1)	Those laws pertaining to offenses against public
18		health and morals contained in this chapter, except
19		offenses under part IV that do not involve the
20		manufacture or distribution of drugs and activities

1		under part III that involve only social gambling as
2		defined in section 712-1231(a);
3	(2)	Section 132D-14(a)(1) [or (3)]; or
4	(3)	Any offense under part II of chapter 708 that involves
5		a person unlawfully residing on or otherwise occupying
6		real property to which the person has no title, lease,
7		or other legal claim,
8	and every	building, premises, or place in or upon which
9	violation	s of any of the laws set forth in paragraph (1), (2),
10	or (3) ar	e held or occur, is a nuisance that shall be enjoined,
11	abated, a	nd prevented, regardless of whether it is a public or
12	private n	uisance."
13	SECT	ION 33. Section 712-1270.3, Hawaii Revised Statutes,
14	is amende	d to read as follows:
15	"§71	2-1270.3 Citizen's rights. Any citizen who brings a
16	nuisance	abatement suit against a place used for the purpose of
17	committin	g:
18	(1)	[Fireworks related] Fireworks-related offenses
19		contained in section $132D-14(a)(1) [or (3)];$ or
20	(2)	Drug offenses under part IV of this chapter or who
21		files a complaint with the local police or drug

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- 1 nuisance abatement unit of the department of the
- attorney general,
- 3 shall be entitled to the same rights and protections of victims
- 4 and witnesses in criminal proceedings in accordance with chapter
- **5** 801D."
- 6 SECTION 34. Section 712-1281, Hawaii Revised Statutes, is
- 7 amended to read as follows:
- 8 "[+]\$712-1281 Forfeiture; fireworks.[+] In addition to
- 9 any other penalty that may be imposed for violation of section
- 10 132D-14(a)(1) [or (3)], any property used or intended for use in
- 11 the commission of, attempt to commit, or conspiracy to commit an
- 12 offense under section 132D-14(a)(1) [or (3)], or that
- 13 facilitated or assisted such activity, and any proceeds or other
- 14 property acquired or maintained with the proceeds from violation
- 15 of section 132D-14(a)(1) [or (3)] may be subject to forfeiture
- 16 pursuant to chapter 712A."
- 17 SECTION 35. Sections 286-109, 286-245, 287-3, 291C-225,
- 18 and 431:10C-117, Hawaii Revised Statutes, are amended by
- 19 substituting the phrase "traffic, emergency period, and
- 20 fireworks violations bureau", or similar phrase, wherever the

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- 1 phrase "traffic and emergency period violations bureau", or
- 2 similar phrase, appears, as the context requires.
- 3 SECTION 36. In codifying the new sections added by
- 4 section 2 of this Act, the revisor of statutes shall substitute
- 5 appropriate section numbers for the letters used in designating
- 6 the new sections in this Act.
- 7 SECTION 37. This Act does not affect rights and duties
- 8 that matured, penalties that were incurred, and proceedings that
- 9 were begun before its effective date.
- 10 SECTION 38. Statutory material to be repealed is bracketed
- 11 and stricken. New statutory material is underscored.
- 12 SECTION 39. This Act shall take effect upon its approval.

Report Title:

Fireworks; Criminal Offenses; Penalties; Infractions; Adjudication

Description:

Establishes various criminal offenses and penalties related to fireworks or articles pyrotechnic. Amends multiple definitions and penalties for fireworks offenses, including heightened penalties if another person suffers substantial bodily injury, serious bodily injury, or death as a result of the fireworks offenses. Adds fireworks infractions to the existing adjudication of infractions process for traffic and emergency period infractions. (CD1)

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