A BILL FOR AN ACT

RELATING TO TRANSPORTATION.

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

- 1 SECTION 1. Section 286-26, Hawaii Revised Statutes, is
- 2 amended as follows:
- 3 1. By amending subsection (e) to read:
- 4 "(e) Upon application for a certificate of inspection to
- 5 be issued for a vehicle or moped, an inspection as prescribed by
- 6 the director under subsection (g) shall be conducted on the
- 7 vehicle or moped $[\frac{1}{1}]$ and $\frac{1}{1}$ $[\frac{1}{1}]$ the vehicle or moped is found to
- 8 be in [a] safe operating condition, including adhering to head
- 9 lamp requirements and specifications pursuant to section 291-
- 10 25(a), as applicable, and is not equipped with a muffler or
- 11 exhaust system that fails to comply with section 291-24 or
- 12 291-24.5, as applicable, a certificate of inspection shall be
- 13 issued upon payment of a fee to be determined by the director.
- 14 The certificate shall state the effective date, [the]
- 15 termination date, [the] name of the issuing insurance carrier,
- 16 [the] policy number of the motor vehicle insurance
- 17 identification card for the inspected motor vehicle as specified



- 1 by section 431:10C-107 or state the information contained in the
- 2 proof of insurance card as specified by section 431:10G-106, and
- 3 the odometer reading of the vehicle on the date of inspection.
- 4 A sticker, authorized by the director, shall be affixed to the
- 5 vehicle or moped at the time a certificate of inspection is
- 6 issued. An inspection sticker that has been lost, stolen, or
- 7 destroyed shall be replaced without reinspection by the
- 8 inspection station that issued the original inspection sticker
- 9 upon presentation of the current certificate of inspection;
- 10 provided that the current certificate of inspection and
- 11 inspection sticker shall not have expired at the time the
- 12 replacement is requested. The director shall adopt rules to
- 13 determine the fee for replacement of lost, stolen, or destroyed
- 14 inspection stickers."
- 15 2. By amending subsection (g) to read:
- 16 "(g) The director of transportation shall adopt necessary
- 17 rules for the administration of inspections and the issuance of
- 18 certificates of inspection; provided that the rules shall
- 19 [include]:
- 20 (1) At a minimum, require inspections to ensure that a
- vehicle or moped is not equipped with a muffler or

S.B. NO. 5.D. 1 H.D. 2

1		exhaust system that fairs to comply with section 291-
2		24 or 291-24.5, as applicable; and
3	(2)	Include head lamp requirements that adhere to the
4		specifications pursuant to section 291-25(a), as
5		applicable."
6	SECT	ION 2. Section 286-211, Hawaii Revised Statutes, is
7	amended t	o read as follows:
8	"[+]	§286-211[]- Permits to operate official inspection
9	stations.	(a) The director shall issue permits for and furnish
10	instructi	ons and all forms to official inspection stations. The
11	stations	shall operate pursuant to standards established by the
12	director.	
13	(b)	Application for an official inspection station permit
14	shall be	made upon an official form and shall be granted only
15	when the	director is satisfied that the station is properly
16	equipped	and has competent personnel to make the required
17	inspectio	ns. Before issuing a permit, the director shall
18	require t	he applicant to file proof that the applicant has, in
19	effect, a	liability insurance policy, issued to the applicant by
20	an insura	nce company, authorized to do business in the State,
21	insuring	against the liability of the applicant and any of the

- 1 applicant's employees, in minimum amounts as follows:
- 2 comprehensive public liability insurance in the amount of
- 3 \$10,000 for one person and \$20,000 for one accident and
- 4 comprehensive property damage insurance of $\$5,000[_{\tau}]$; provided
- 5 that the director may, by rules [and regulations], set higher
- 6 limits; provided further that the proof of insurance need not be
- 7 filed by an applicant who inspects only vehicles owned by the
- 8 applicant; [and] provided further that the proof of insurance
- 9 need not be filed by instrumentalities of the United States.
- 10 (c) A permit for an official inspection station shall not
- 11 be assigned or transferred or used at any location other than
- 12 that designated by the director and every permit shall be posted
- 13 in a conspicuous place at the location so designated.
- 14 (d) A permit for an official inspection station shall be
- 15 suspended or revoked, or renewal thereof shall be refused by the
- 16 director, upon a third or subsequent wilful violation within a
- 17 period of eighteen months of any rule requiring an official
- 18 inspection station to ensure a vehicle or moped is not equipped
- 19 with a muffler or exhaust system that fails to comply with
- 20 section 291-24 or 291-24.5, as applicable."

- 1 SECTION 3. Section 291-24, Hawaii Revised Statutes, is
- 2 amended by amending subsection (c) to read as follows:
- 3 "(c) Whoever violates this section shall be fined [not] no
- 4 more than [\$100."
- 5 SECTION 4. Section 291-24.5, Hawaii Revised Statutes, is
- 6 amended to read as follows:
- 7 "\$291-24.5 Motor vehicle muffler. (a) No person shall
- 8 use on a public highway, sell, offer for sale, alter, or install
- 9 a muffler, including but not limited to a cut-out, bypass, or
- 10 similar device, that will noticeably increase the noise emitted
- 11 by a motor vehicle above that emitted by the vehicle as equipped
- 12 from the factory[-]; provided that this subsection shall not
- 13 apply to motorcycles and mopeds that do not exceed United States
- 14 Environmental Protection Agency regulations under title 40 Code
- 15 of Federal Regulations section 205.152.
- 16 (b) Except as provided in section 291-24.4, any violation
- 17 of this section shall [constitute a violation and shall] be
- 18 enforceable by police officers. Violation of this section shall
- 19 subject the violator to the following penalties:
- 20 (1) For a first violation, or any violation not preceded
- within a three-year period for a violation under this

1		<u>section</u> , the person shall be fined [not] no more than		
2		[\$100;] <u>\$150;</u>		
3	(2)	For a second violation committed within three years of		
4		any other violation under this section, the person		
5		shall be fined [not] no more than [$\$300$; and		
6	(3)	For a violation of a third or subsequent offense		
7		committed within [five] three years of any other		
8		violation under this section, the person shall be		
9		fined [not] no more than [\$900.] \$950.		
10	Any person who violates the provisions of this section may be			
11	issued a summons or citation for the violation."			
12	SECTION 5. Section 437B-11, Hawaii Revised Statutes, is			
13	amended t	o read as follows:		
14	"§ 4 3	7B-11 Prohibited practices. In addition to any other		
15	grounds f	or disciplinary action authorized by law, the following		
16	acts or o	missions related to the repair of motor vehicles shall		
17	be ground	s for invoking the enforcement procedures of section		
18	437B-12:			
19	(1)	Making or authorizing, in any manner or by any means		
20		whatever, any [statement] written or oral [which]		
21		statement that is untrue or misleading, and [which]		

1216

•						1210	,
5		Н		Ν	} _	S.D.	1
	•		•		*	H.D.	2

1		that is known, or [which] that by the exercise of
2		reasonable care should be known, to be untrue or
3		misleading;
4	(2)	Causing or allowing a customer to sign any work order
5		that does not state the repairs requested by the
6		customer or the automobile's odometer reading at the
7		time of repair;
8	(3)	Failing or refusing to give to a customer a copy of
9		any document requiring the customer's signature, as
10		soon as the customer signs the document;
11	(4)	Any other conduct that constitutes fraud;
12	(5)	Conduct constituting gross negligence;
13	(6)	Failure to comply with this chapter or rules adopted
14		pursuant to it;
15	(7)	Any wilful departure from or disregard of accepted
16		practices or professional standards;
17	(8)	Making false promises of a character likely to
18		influence, persuade, or induce a customer to authorize
19		the repair, service, or maintenance of a motor
20		vehicle;

S.B. NO. 5.D. 1 H.D. 2

1	(9)	Having repair work subcontracted without the knowledge
2		or consent of the customer unless the motor vehicle
3		repair dealer, mechanic, or apprentice demonstrates
4		that the customer could not reasonably have been
5		notified;
6	(10)	Conducting the business of motor vehicle repair in a
7		place other than stated on the license [except];
8		provided that mobile repair facilities may be
9		permitted if the license so indicates;
10	(11)	Rebuilding or restoring of rebuilt vehicles as defined
11		in section 286-2 in $[such]$ a manner that $[it]$ does not
12		conform to the original vehicle manufacturer's
13		established repair procedures or specifications and
14		allowable tolerances for the particular model and
15		year;
16	(12)	Subcontracting, recommending, or referring motor
17		vehicle repair work to, or in any way assisting, a
18		motor vehicle repair dealer or mechanic whose license
19		or certification is not in full compliance with this
20		chapter;

S.B. NO. 5.D. 1 H.D. 2

1	(13)	Failure to directly supervise a motor vehicle mechanic
2		[apprentice/trainee] apprentice or trainee or motor
3		vehicle mechanic helper;
4	(14)	Servicing mobile air conditioners without using
5		refrigerant recovery and recycling equipment that is
6		certified by Underwriters Laboratories, Incorporated
7		or was in use by the motor vehicle repair industry
8		[prior to] before December 31, 1989;
9	(15)	Performing service on any motor vehicle or mobile air
10		conditioner after January 1, 1994, without successful
11		completion of an appropriate training course in the
12		recovery and recycling of CFC and HCFC refrigerants,
13		which included instruction in the proper use of
14		refrigerant recovery and recycling equipment that is
15		certified by Underwriters Laboratories, Incorporated;
16		[and]
17	(16)	Violating chapter 342C[+]; and
18	(17)	Repairing or installing a muffler or exhaust system
19		that fails to comply with section 291-24 or 291-24.5,
20		as applicable."

- 1 SECTION 6. This Act does not affect rights and duties that
- 2 matured, penalties that were incurred, and proceedings that were
- 3 begun before its effective date.
- 4 SECTION 7. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 8. This Act shall take effect on July 1, 3000.

Report Title:

Mufflers; Exhaust Systems; Mopeds; Motor Vehicles; Motorcycles; Certificate of Inspection; Motor Vehicle Repair; Penalties

Description:

Conditions the issuance of a certificate of inspection upon a vehicle or moped not being equipped with a noisy muffler or exhaust system. Requires rules regarding safety check inspections to ensure that a vehicle or moped is not equipped with a noisy muffler or exhaust system. Suspends, revokes, or refuses renewal of a permit for an official inspection station for repeatedly violating any rule regarding inspecting a noisy muffler or exhaust system within a certain period. Clarifies the types of mufflers that are prohibited, except for certain motorcycles and mopeds. Increases the maximum fine for motor vehicle owners that violate noisy muffler laws. Includes repairing or installing a noisy muffler or exhaust system as a prohibited practice for motor vehicle repair laws. Effective 7/1/3000. (HD2)

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