

A Bill for an Act Relating to Disclosure by Liquid Fuel Distributors.

*Be It Enacted by the Legislature of the State of Hawaii:*

SECTION 1. Section 486E-3, Hawaii Revised Statutes, is amended to read:

**“Sec. 486E-3 Statements.** Each distributor shall on or before the twenty-first day of each calendar month, file with the director, on forms prescribed, prepared, and furnished by him, a certified statement showing separately for each county and for the islands of Lanai and Molokai within which and whereon liquid fuel is sold or used during the last preceding month of the calendar year, the following:

- (1) The total number of gallons of liquid fuel refined, manufactured, or compounded by the distributor within the State and sold or used by him, and if for ultimate use in another county or on either island, the name of that county or island;
- (2) The total number of gallons of liquid fuel imported by him or sold or used by him, and if for ultimate use in another county or on either island, the name of that county or island;
- (3) The total number of gallons of fuel sold as liquid fuel, aviation fuel, diesel fuel, and such other types of fuel as required by the director; and
- (4) The total number of gallons of liquid fuel and the types thereof sold to: federal, state, and county agencies, ships stores, or base exchanges, commercial agricultural accounts, commercial nonagricultural accounts, retail dealers, and such other customers as required by the director.

In addition to the above reporting for the prior month, each distributor shall on or before the twenty-first day of each calendar month, file with the director, Federal Form FEO-1000 or an equivalent state form to be prescribed, prepared, and furnished by the director, showing the expected supply of liquid fuel products for the coming month, and their intended distribution as categorized by Form FEO-1000 or the equivalent state form. The state form will be supplied in the event that the Federal Mandatory Petroleum Allocation Regulations should expire, be revoked, or be amended to delete or substantially change the reporting requirements provided therein.

All statements submitted to the department of regulatory agencies under this section shall be held confidential.”

**SECTION 2.** Statutory material to be repealed is bracketed. New material is underscored. In printing this act, the revisor of statutes need not include the brackets, the bracketed material or the underscoring.\*

**SECTION 3.** This Act shall take effect upon its approval.

(Approved April 28, 1976.)

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\*Edited accordingly.