A BILL FOR AN ACT

RELATING TO ENERGY.

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

1	SECTION 1. The legislature finds that the purpose of			
2	Act 122, Session Laws of Hawaii 2019 (Act 122), was to transfer			
3	the duties and responsibilities of the state energy resources			
4	coordinator, the functions of the renewable energy facilitator,			
5	and the then existing state energy office to a newly created			
6	Hawaii state energy office and chief energy officer. However,			
7	Act 122 did not amend certain sections of the Hawaii Revised			
8	Statutes pertaining to the reporting of certain energy matters			
9	to the legislature.			
10	Accordingly, the purpose of this Act is to amend those			
11	sections to clarify that the chief energy officer of the Hawaii			
12	state energy office is responsible for supporting the renewable			
13	portfolio standards and reporting on certain energy matters.			
14	SECTION 2. Section 196-10.5, Hawaii Revised Statutes, is			
15	amended by amending subsection (c) to read as follows:			
16	"(c) The [department of business, economic development,			
17	and tourism] chief energy officer shall submit a report to the			

1	legislature no later than twenty days prior to the convening of	
2	each regular session on the status and progress of new and	
3	existing clean energy initiatives. The report shall also	
4	include:	
5	(1) The spending plan of the Hawaii clean energy	
6	initiative program;	
7	(2) All expenditures of energy security special fund	
8	moneys; and	
9	(3) The targeted markets of the expenditures, including	
10	reasons for selecting those markets, the persons to be	
11	served, specific objectives of the program, and	
12	program expenditures, including measurable outcomes."	
13	SECTION 3. Section 196-41, Hawaii Revised Statutes, is	
14	amended by amending subsection (c) to read as follows:	
15	"(c) The [department of business, economic development,	
16	and tourism] chief energy officer shall:	
17	(1) Develop a program to maximize the use of renewable	
18	energy and cost-effective conservation measures by	
19	state government agencies;	
20	(2) Work with federal agencies to develop as much	
21	research, development and demonstration funding, and	

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1		technical assistance as possible to support Hawaii in	
2		its efforts to achieve its renewable portfolio	
3		standards; and	
4	(3)	Biennially, beginning in January 2006, issue a	
5		progress report to the governor and legislature."	
6	SECT	ION 4. Section 201-12.8, Hawaii Revised Statutes, is	
7	amended b	y amending subsection (c) to read as follows:	
8	"(c)	The [department of business, economic development,	
9	and touri	sm] chief energy officer shall submit a report to the	
10	legislature, no later than twenty days prior to the convening of		
11	each regular session, on the status and progress of existing		
12	programs	and activities and the status of new programs and	
13	activitie	s funded by the energy security special fund. The	
14	report sh	all also include:	
15	(1)	The spending plan of the energy security special fund;	
16	(2)	All expenditures of energy security special fund	
17		moneys; and	
18	(3)	The targeted markets of the expenditures, including	
19		the reason for selecting those markets; the persons to	
20		be served; and the specific objectives of the	
21		expenditures, including measurable outcomes."	

- 1 SECTION 5. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 6. This Act shall take effect on July 1, 3000.

Report Title:

Chief Energy Officer; Hawaii State Energy Office; Reports

Description:

Clarifies that the Chief Energy Officer is responsible for supporting the renewable portfolio standards and reporting on certain energy matters. Effective 7/1/3000. (HD1)

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