A BILL FOR AN ACT

RELATING TO LIABILITY.

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

1	SECTI	ON 1. Section 127A-9, Hawaii Revised Statutes, is
2	amended to	o read as follows:
3	"[+]\$	127A-9 []] Immunities; rights. (a) None of the
4	following:	
5	(1)	The State;
6	(2)	Any county;
7	(3)	Any owner or operator of a public utility or critical
8		infrastructure facility;
9	(4)	Private-sector or nonprofit organizations; or
10	(5)	Except in cases of wilful misconduct, gross
11		negligence, or recklessness, persons engaged in
12		emergency management functions pursuant to this
13		chapter, including volunteers whose services are
14		accepted by any authorized person,
15	shall be c	civilly liable for the death of or injury to persons,
16	or propert	cy damage, as a result of any act or omission in the
17	course of	the employment or duties under this chapter.

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1	(b) A health care provider shall be immune from civil or		
2	criminal liability if the health care provider:		
3	(1) Acts in good faith during a proclamation of a state of		
4	emergency or local state of emergency, as declared by		
5	the governor or mayor, respectively; and		
6	(2) Adheres to crisis standards of care, as reviewed and		
7	approved by the department of health and adopted by		
8	the agency.		
9	For the purposes of this section:		
10	"Crisis standards of care" means a substantial change in		
11	usual health care operations and the level of care it is		
12	possible to deliver, which is made necessary by a pervasive or		
13	catastrophic disaster, such as a pandemic influenza, earthquake,		
14	or hurricane.		
15	"Substantial change in usual health care operations" means		
16	a change in the level of care delivered that is justified by		
17	specific circumstances via a formal declaration by a state or		
18	county government that:		
19	(1) Recognizes that crisis operations will be in effect		
20	for a sustained period; and		

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1	(2)	Enables specific powers and protections for health
2		care providers in the necessary tasks of allocating
3		and using scarce medical resources and implementing
4		alternate care facility operations.

5 [(b)] (c) No act or omission shall be imputed to the owner 6 of any vehicle by reason of the owner's ownership thereof; 7 provided that nothing herein shall preclude recovery by any 8 person for injury or damage sustained from the operation of any 9 vehicle which may be insured under section 41D-8 to the extent 10 of the insurance, and, unless specifically provided, insurance 11 effected under section 41D-8 shall not include coverage of such 12 risk during an emergency period. The governor may insure 13 vehicles owned by the State or in the custody and use of the 14 Hawaii emergency management agency; provided that insurance 15 effected under section 41D-8 on vehicles used for purposes other 16 than emergency management shall not be required to include 17 coverage of the insured vehicle against the risk incurred or 18 which would be incurred under this chapter as a result of the 19 use of the insured vehicle for emergency management.

20 [(c)] (d) Members of the United States Army, Air Force,
21 Navy, Marine Corps, or Coast Guard on any duty or service

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Report Title:

Immunity from Liability; Health Care Provider; State of Emergency; Local State of Emergency; Crisis Standards of Care

Description:

Makes immune from civil or criminal liability a health care provider who acts in good faith during a state of emergency or local state of emergency and adheres to crisis standards of care.

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