A BILL FOR AN ACT

RELATING TO HEALTH.

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

- 1 SECTION 1. Chapter 323D, Hawaii Revised Statutes, is 2 amended by adding a new section to be appropriately designated 3 and to read as follows: 4 "§323D- Acute care facility proposals; long-term care 5 The state agency shall require and establish criteria for the inclusion of an adequate number of long-term care beds in 6 7 any certificate of need application submitted by an acute care 8 facility, to ensure the facility contributes to the long-term 9 care needs of the community it will serve." SECTION 2. Section 321-225, Hawaii Revised Statutes, is
- 10 amended by amending subsection (a) to read as follows: 11
- 12 There is established within the department of health for administrative purposes only the state emergency medical 13 14 services advisory committee, which shall sit in an advisory 15 capacity to the department of health on all matters relating to the state system. The advisory committee may advise the 16
- department of health upon request of the department or upon its 17

1	own initia	ative with regard to the state system. The advisory
2	committee	shall:
3	(1)	Monitor, review, and evaluate on an ongoing basis the
4		operations, administration, and efficacy of the state
5		system, or any components thereof, to determine
6		conformity with and maximum implementation of this
7		part[-];
8	(2)	Prepare and submit periodic assessments, reports, and
9		other documents relating to the state system to ensure
10		the implementation of this part, as deemed necessary
11		or desirable in the discretion of the advisory
12		committee[+];
13	(3)	Seek the input of the public in relation to the state
14		system to ensure adequate fulfillment of the emergency
15		medical services needs of the State consistent with
16		this part[+];
17	(4)	Participate in any planning or other policymaking with
18		regard to the state system, and seek the participation
19		of the public, including [subarea health planning]
20		regional councils in its consideration of plans and
21		policies relating to the state system[-];

1	(5)	Perform other functions, and have other duties
2		necessary to ensuring the fullest implementation and
3		maintenance of the state system[+]; and
4	(6)	Advise the department of health in formulating a
5		master plan for emergency medical services, including
6		medicom, the "911" system, and other components
7		necessary to meet the emergency medical needs of the
8		people of the State which shall be submitted to the
9		legislature."
10	SECT	ION 3. Chapter 323D, Hawaii Revised Statutes, is
11	amended b	y amending its title of part III to read:
12	"PAR	T III. [SUBAREA HEALTH PLANNING] REGIONAL COUNCILS"
13	SECT	ION 4. Section 323D-2, Hawaii Revised Statutes, is
14	amended a	s follows:
15	1.	By amending the definitions of "state health services
16	and facil	ities plan", "subarea", and "subarea council" to read:
17	""St	ate health services and facilities plan" means the
18	comprehen	sive plan for the economical delivery of health
19	services	in the [State] state prepared by the [statewide
20	council.]	state agency.

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["Subarea"] "Region" means one of the geographic [subareas]
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2
    regions designated by the state agency pursuant to section 323D-
    21.
3
         ["Subarea council"] "Regional council" means a [subarea
4
5
    health planning | regional council established pursuant to
    section 323D-21."
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7
         2. By repealing the definitions of "review panel" and
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    "statewide council".
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         [""Review panel" means the panel established pursuant to
10
    section 323D-42.
         "Statewide council" means the statewide health coordinating
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12
    council established in section 323D-13."]
         SECTION 5. Section 323D-12, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "§323D-12 Health planning and development functions; state
16
    agency. (a) The state agency shall:
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         (1)
              Have as a principal function the responsibility for
18
              promoting accessibility for all the people of the
19
              [State] state to quality health care services at
20
              reasonable cost. The state agency shall conduct such
21
              studies and investigations as may be necessary as to
22
              the causes of health care costs including inflation [-]
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1		and reimbursements to health care providers. The
2		state agency may contract for services to implement
3		this paragraph. The certificate of need program
4		mandated under part V shall serve this function. The
5		state agency shall promote the sharing of facilities
6		or services by health care providers whenever possible
7		to achieve economies [and shall restrict unusual or
8		unusually costly services to individual facilities or
9		providers where appropriate;
10	(2)	[Serve as staff to and provide technical assistance
11		and advice to the statewide council and the subarea
12		councils in the preparation, review, and revision of]
13		Prepare, review, and revise the state health services
14		and facilities plan;
15	(3)	Conduct the health planning activities of the State in
16		coordination with the [subarea] regional councils,
17		implement the state health services and facilities
18		plan, and determine the statewide health needs of the
19		[State] state after consulting with the [statewide
20		council; regional councils; and
21	(4)	Administer the state certificate of need program
22		pursuant to part V.

1	(b)	The	stat	e	age	ency	may:	
2	(1)	Prem	oare	su	ch	repo	orts	

- (1) Prepare such reports and recommendations on Hawaii's health care costs and public or private efforts to reduce or control costs and health care quality as it deems necessary. The report may include[7] but not be limited to[7] a review of health insurance plans, the availability of various kinds of health insurance and malpractice insurance to consumers, and strategies for increasing competition in the health insurance field[7];
- (2) Prepare and revise as necessary the state health services and facilities plan[-];
- (3) Prepare, review, and revise the annual implementation plan[-];
 - (4) Assist the [statewide council] regional councils in the performance of [its] their functions [+];
- (5) Determine the need for new health services proposed to be offered within the [State.] state;
- (6) Assess existing health care services and facilities to determine whether there are redundant, excessive, or inappropriate services or facilities and make public findings of any that are found to be so. The state

1		agency shall weigh the costs of the health care
2		services or facilities against the benefits the
3		services or facilities provide and there shall be a
4		negative presumption against marginal services $[-]$;
5	(7)	Provide technical assistance to persons, public or
6		private, in obtaining and filling out the necessary
7		forms for the development of projects and programs $[\div]$
8	(8)	Prepare reports, studies, and recommendations on
9		emerging health issues, such as medical ethics, health
10		care rationing, involuntary care, care for the
11		indigent, provider reimbursements, and standards for
12		research and development of biotechnology and genetic
13		engineering[-]; and
14	(9)	Conduct such other activities as are necessary to meet
15		the purposes of this chapter."
16	SECT	ION 6. Section 323D-13.5, Hawaii Revised Statutes, is
17	amended to	o read as follows:
18	"[+]	§323D-13.5[+] Disqualification from position or
19	membershi	p. The chairpersons of the [statewide council, the
20	subarea h	ealth planning] regional councils [and the review
21	panel,] s	hall not be employed by or married to health care
22	providers	."

1 SECTION 7. Section 323D-15, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "\$323D-15 State health services and facilities plan. [There shall be a] The state agency shall prepare a state health 4 5 services and facilities plan which shall address the health care needs of the [State,] state, including inpatient care, health 6 7 care facilities, critical access hospitals, and special needs. The plan shall depict the most economical and efficient system 8 9 of care commensurate with adequate quality of care, and shall 10 include standards for [utilization] use of health care 11 facilities and major medical equipment. The plan shall provide for the reduction or elimination of [underutilized,] underused, 12 13 redundant, or inappropriate health care facilities and health 14 care services [-] and shall be presented to the legislature by the state agency on a bi-annual basis not less than twenty days 15 prior to the beginning of the regular session, beginning with 16 the regular session of 2011." 17 18 SECTION 8. Section 323D-17, Hawaii Revised Statutes, is 19 amended to read as follows: 20 "\$323D-17 Public hearings required. In the preparation of the state health services and facilities plan or amendments to 21 the state health services and facilities plan, the state agency 22

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- 1 and the [statewide council] regional councils shall conduct [a]
- 2 public hearing on the proposed plan or the amendments and shall
- 3 comply with the provisions for notice of public hearings in
- 4 chapters 91 and 92."
- 5 SECTION 9. Section 323D-21, Hawaii Revised Statutes, is
- 6 amended to read as follows:
- 7 "\$323D-21 [Subarea health planning] Regional councils,
- 8 established. There are established, [subarea health planning]
- 9 regional councils for geographical areas which shall be
- 10 designated by the state agency [in consultation with the
- 11 statewide council]. Each county shall have at least one
- 12 [subarea health planning] regional council. The [subarea health
- 13 planning regional councils shall be placed within the state
- 14 agency for administrative purposes."
- 15 SECTION 10. Section 323D-22, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- 17 "\$323D-22 [Subarea health planning] Regional councils,
- 18 functions, quorum and number of members necessary to take valid
- 19 action. (a) Each [subarea health planning] regional council
- 20 shall review, seek public input, and make recommendations
- 21 relating to health planning for the geographical [subarea]

1	<u>region</u> it	serves. In addition, [the subarea health planning]
2	regional	councils shall:
3	(1)	Identify and recommend to the state agency [and the
4		council] the data needs and special concerns of the
5		respective [subareas] regions with respect to the
6		preparation of the state $plan[-]$;
7	(2)	Provide specific recommendations to the state agency
8		[and the council] regarding the highest priorities for
9		health services and resources development [-];
10	(3)	Review the state health services and facilities plan
11		as it relates to the respective [subareas] regions and
12	se.	make recommendations to the state agency [and the
13		council.];
14	(4)	Advise the state agency in the administration of the
15		certificate of need program for their respective
16		[subareas.] regions;
17	(5)	Advise the state agency on the cost of reimbursable
18		expenses incurred in the performance of their
19		functions for inclusion in the state agency budget $[-]$
20	(6)	Advise the state agency in the performance of its
21		specific functions[-]; and

	(7) refrom other such runctions as agreed upon by the
2	state agency and the respective [subarea] regional
3	councils.
4	[(8) Each subarea health planning council shall recommend
5	for gubernatorial appointment at least one person from
6	its membership to be on the statewide council.
7	(b) The number of members necessary to constitute a quorum
8	to do business shall consist of a majority of all the members
9	who have accepted nomination to the $\underline{\text{regional}}$ council, and have
10	been confirmed and qualified as members of the <u>regional</u> council.
11	When a quorum is in attendance, the concurrence of a majority of
12	the members in attendance shall make any action of the <u>regional</u>
13	council valid."
14	SECTION 11. Section 323D-23, Hawaii Revised Statutes, is
15	amended to read as follows:
16	"§323D-23 [Subarea health planning] Regional councils,
17	composition, appointment. Members of [subarea health planning]
18	regional councils shall be appointed by the governor, subject to
19	section 26-34. Nominations for appointment shall be solicited
20	from health-related and other interested organizations, and
21	agencies, including health planning councils, providers of
22	health care within the appropriate [subarea,] region, and other
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- 1 interested persons. The members of the [subarea health
- 2 planning regional councils shall not be compensated for their
- 3 services but shall be reimbursed for reasonable expenses
- 4 necessary to the performance of their function."
- 5 SECTION 12. Section 323D-43, Hawaii Revised Statutes, is
- 6 amended to read as follows:
- 7 "\$323D-43 Certificates of need. (a) No person, public or
- 8 private, nonprofit or for profit, shall:
- 9 (1) Construct, expand, alter, convert, develop, initiate,
- or modify a health care facility or health care
- 11 services in the [State] state that requires a total
- 12 capital expenditure in excess of the expenditure
- minimum; [or]
- 14 (2) Substantially modify or increase the scope or type of
- health service rendered; or
- 16 (3) Increase, decrease, or change the class of usage of
- the bed complement of a health care facility, or
- 18 relocate beds from one physical facility or site to
- 19 another,
- 20 unless a certificate of need therefor has first been issued by
- 21 the state agency.

1	[(b) No certificate of need shall be issued unless the
2	state agency has determined that:
3	(1) There is a public need for the facility or the
4	service; and
5	(2) The cost of the facility or service will not be
6	unreasonable in the light of the benefits it will
7	provide and its impact on health care costs.
8	(c) The state agency may adopt criteria for
9	certificate of need review [which] that are consistent with this
10	section. Such criteria may include but are not limited to need,
11	cost, quality, accessibility, availability, and acceptability.
12	Each decision of the state agency to issue a certificate of
13	need shall, except in an emergency situation that poses a threat
14	to public health, be consistent with the state health services
15	and facilities plan in effect under section 323D-15. Each
16	certificate of need issued shall be valid for a period of one
17	year from the date of issuance unless the period is extended for
18	good cause by the state agency and expenditures for the project
19	shall not exceed the maximum amount of the expenditures approved
20	in the certificate of need."
21	SECTION 13. Section 323D-44, Hawaii Revised Statutes, is
22	amended by amending subsection (a) to read as follows:

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         "(a) An applicant for a certificate of need shall file an
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    application with the state agency. The state agency shall
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    provide technical assistance to the applicant in the preparation
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    and filing of the application.
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         Each application shall include a statement evaluating the
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    facility's or service's probable impact on health care costs and
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    providing additional data as required by rule. The statement
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    shall include cost projections for at least the first and third
9
    years after its approval.
10
         The state agency shall not accept an application for review
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    until the application is complete and includes all necessary
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    information required by the state agency. The state agency
    shall determine if the application is complete within thirty
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    days of receipt of the application. If the state agency
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    determines that the application is incomplete, the state agency
16
    shall inform the applicant of the additional information that is
    required to complete the application. When the state agency
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18
    determines that the application is complete, the period for
19
    agency review described in subsection (b) shall begin, and the
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    state agency shall transmit the completed application to the
    appropriate [subarea] regional councils, [the review panel, the
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22
    statewide council, appropriate individuals, and appropriate
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- 1 public agencies. The state agency may require the applicant to
- 2 provide copies of the application to the state agency, the
- 3 appropriate [subarea] regional councils, [the review panel, the
- 4 statewide council, appropriate individuals, and appropriate
- 5 public agencies. If, during the period for agency review, the
- 6 state agency requires the applicant to submit information
- 7 respecting the subject of the review, the period for agency
- 8 review shall, at the request of the applicant, be extended
- 9 fifteen days."
- 10 SECTION 14. Section 323D-44.6, Hawaii Revised Statutes, is
- 11 amended to read as follows:
- "[+]\$323D-44.6[+] Review of certain applications for
- 13 certificate of need; waiver. The [subarea council, the review
- 14 panel, and the statewide council] regional councils may, at
- 15 their discretion, choose to waive their respective prerogatives
- 16 of review of any certificate of need application."
- 17 SECTION 15. Section 323D-44.7, Hawaii Revised Statutes, is
- 18 amended to read as follows:
- "[+] \$323D-44.7[+] Monitoring of approved certificates of
- 20 need. The state agency [may] shall monitor implementation of
- 21 approved certificates of need granted by the agency."

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SECTION 16. Section 323D-45, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "§323D-45 [Subarea council, review panel, and statewide
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    council Regional council recommendations for issuance or denial
5
    of certificates of need. (a) Except for an administrative
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    review as provided in section 323D-44.5, or in an emergency
    situation or other unusual circumstances as provided in section
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8
    323D-44(c), the state agency shall refer every application for a
    certificate of need to the appropriate [subarea] regional
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10
    council or [councils, the review panel, and the statewide
11
    council.] councils. The [subarea] regional council [and the
12
    review panel] shall consider all relevant data and information
    submitted by the state agency, [subarea councils,] other
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    areawide or local bodies, and the applicant, and may request
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15
    from them additional data and information. The [review panel]
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    regional council or councils to which the application is
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    referred shall consider each application at a public meeting and
    shall submit its recommendations with findings to the [statewide
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19
    council. The statewide council shall consider the
20
    recommendation of the review panel at a public meeting and shall
21
    submit its recommendations to the state agency within such time
    as the state agency prescribes. The statewide council and the
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- 1 review panel may join together to hear or consider
- 2 simultaneously information related to an application for a
- 3 certificate of need.] state agency within such time as the state
- 4 agency prescribes.
- 5 (b) At a public meeting in which a [subarea] regional
- 6 council [or the review panel] considers an application for a
- 7 certificate of need, any person shall have the right to be
- 8 represented by counsel and to present oral or written arguments
- 9 and evidence relevant to the application; any person directly
- 10 affected by the application may conduct reasonable questioning
- 11 of persons who make factual allegations relevant to the
- 12 application; any staff member of the state agency may conduct
- 13 reasonable questioning of persons who make factual allegations
- 14 relevant to the application; and a record of the meeting shall
- 15 be kept."
- 16 SECTION 17. Section 323D-47, Hawaii Revised Statutes, is
- 17 amended to read as follows:
- 18 "\$323D-47 Request for reconsideration. The state agency
- 19 may provide by rules adopted in conformity with chapter 91 for a
- 20 procedure by which any person may, for good cause shown, request
- 21 in writing a public hearing before a reconsideration committee
- 22 for purposes of reconsideration of the agency's decision. The



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- ${f 1}$ reconsideration committee shall consist of the administrator of
- 2 the state agency and the [chairpersons of the statewide council,
- 3 the review panel, the plan development committee of the
- 4 statewide council, and the appropriate [subarea health planning
- 5 council. regional council or councils. The administrator shall
- 6 be the chairperson of the reconsideration committee. A request
- 7 for a public hearing shall be deemed by the reconsideration
- 8 committee to have shown good cause, if:
- 9 (1) It presents significant, relevant information not
 10 previously considered by the state agency;
- 11 (2) It demonstrates that there have been significant

 12 changes in factors or circumstances relied upon by the

 13 state agency in reaching its decision;
 - (3) It demonstrates that the state agency has materially failed to follow its adopted procedures in reaching its decision;
- 17 (4) It provides such other bases for a public hearing as
 18 the state agency determines constitutes good causes;
 19 or
- 20 (5) The decision of the administrator differs from the
 21 recommendation of the [statewide council.] appropriate
 22 regional council or councils.

To be effective, a request for such a hearing shall be received 1 2 within ten working days of the state agency decision. A decision of the reconsideration committee following a public 3 4 hearing under this section shall be considered a decision of the state agency for purposes of section 323D-44." 5 6 SECTION 18. Section 323D-54, Hawaii Revised Statutes, is amended to read as follows: 7 "§323D-54 Exemptions from certificate of need 8 9 requirements. Nothing in this part or rules with respect to the 10 requirement for certificates of need applies to: 11 (1) Offices of physicians, dentists, or other 12 practitioners of the healing arts in private practice as distinguished from organized ambulatory health care 13 facilities, except in any case of purchase or 14 acquisition of equipment attendant to the delivery of 15 16 health care service and the instruction or supervision 17 for any private office or clinic involving a total expenditure in excess of the expenditure minimum; 18 Laboratories, as defined in section 321-11(12), except 19 (2)20 in any case of purchase or acquisition of equipment

attendant to the delivery of health care service and

the instruction or supervision for any laboratory

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1		involving a total expenditure in excess of the
2		expenditure minimum;
3	(3)	Dispensaries and [first aid] first-aid stations
4		located within business or industrial establishments
5		and maintained solely for the use of employees;
6		provided such facilities do not regularly provide
7		inpatient or resident beds for patients or employees
8	2 Section 1 4	on a daily twenty-four-hour basis;
9	(4)	Dispensaries or infirmaries in correctional or
10		educational facilities;
11	(5)	Dwelling establishments, such as hotels, motels, and
12		rooming or boarding houses that do not regularly
13		provide health care facilities or health care
14		services;
15	(6)	Any home or institution conducted only for those who,
16		pursuant to the teachings, faith, or belief of any
17		group, depend for healing upon prayer or other
18		spiritual means;
19	(7)	Dental clinics;
20	(8)	Nonpatient areas of care facilities such as parking
21		garages and administrative offices;

2		existing licensed bed types, whichever is less, of a
3		facility's total existing licensed beds within a two-
4		year period;
5	(10)	Projects that are wholly dedicated to meeting the
6		State's obligations under court orders, including
7		consent decrees, that have already determined that
8		need for the projects exists;
9	(11)	Replacement of existing equipment with its modern-day
10		equivalent;
11	(12)	Primary care clinics under the expenditure thresholds
12		referenced in section 323D-2;
13	(13)	Equipment and services related to that equipment, that
14		are primarily invented and used for research purposes
15		as opposed to usual and customary diagnostic and
16		therapeutic care;
17	(14)	Capital expenditures that are required:
18		(A) To eliminate or prevent imminent safety hazards
19		as defined by federal, state, or county fire,
20		building, or life safety codes or regulations;
21		(B) To comply with state licensure standards; and

(9) Bed changes that involve ten per cent or ten beds of

1	((To comply with accreditation standards,
2		compliance with which is required to receive
3		reimbursements under Title XVIII of the Social
4		Security Act or payments under a state plan for
5		medical assistance approved under Title XIX of
6		such Act;
7	(15) Ez	xtended care adult residential care homes and
8	as	ssisted living facilities; or
9	(16) Őt	ther facilities or services that the agency [through
10	ŧł	ne statewide council] chooses to exempt, by rules
11	pı	ursuant to section 323D-62."
12	SECTION	N 19. Section 323D-62, Hawaii Revised Statutes, is
13	amended to	read as follows:
14	"§323D-	-62 Rules. The state agency and the [statewide
15	health coord	dinating council] regional councils may adopt
16	necessary ru	ules for the purposes of this chapter in accordance
17	with chapter	r 91."
18	SECTION	N 20. Section 323D-74, Hawaii Revised Statutes, is
19	amended by a	amending subsection (a) to read as follows:
20	"(a) 5	The agency, after consultation with the attorney
21	general, sha	all, if appropriate, hold a public hearing during the
22	course of re	eview, which hearing may be held jointly with the
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    [certificate of need review panel or the statewide health
    coordinating council, appropriate regional council or councils
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    and in which any person may file written comments and exhibits
3
    or appear and make a statement. The agency or the attorney
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5
    general may subpoena additional information or witnesses,
    require and administer oaths, require sworn statements, take
6
7
    depositions, and use related discovery procedures for purposes
    of the hearing and at any time prior to making a decision on the
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9
    application."
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         SECTION 21. Section 323D-13, Hawaii Revised Statutes, is
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    repealed.
         ["\footnotesia 323D-13 Statewide health coordinating council. (a)
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    There is established a statewide health coordinating council
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14
    which shall be advisory to the state agency and the membership
    of which as appointed by the governor shall not exceed twenty
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16
    members.
         (b) The members of the statewide council shall be
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    appointed by the governor in accordance with section 26-34,
    provided that a nonvoting, ex officio member who is the
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    representative of the Veterans' Administration shall be
    designated by the Veterans' Administration. The membership of
21
    the statewide council shall be broadly representative of the
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1	age, sex, ethnic, income, and other groups that make up the
2	population of the State and shall include representation from
3	the subarea councils, business, labor, and health care
4	providers. A majority but not more than eleven of the members
5	shall be consumers of health care who are not also providers of
6	health care.
7	(c) The statewide council shall select a chairperson from
8	among its members. The members of the statewide council shall
9	not be compensated but shall be reimbursed for necessary
10	expenses incurred in the performance of their duties.
11	(d) The number of members necessary to constitute a quorum
12	to do business shall consist of a majority of all members who
13	have accepted nomination to the council, and have been confirmed
14	and qualified as members of the council. When a quorum is in
15	attendance, the concurrence of a majority of the members in
16	attendance shall make any action of the council valid.
17	(e) No member of the statewide council shall, in the
18	exercise of any function of the statewide council described in
19	section 323D-14(3), vote on any matter before the statewide
20	council respecting any individual or entity with which the
21	member has or, within the twelve months preceding the vote, had
22	any substantial ownership, employment, medical staff, fiduciary,

1	contractual, creditor, or consultative relationship. The
2	statewide council shall require each of its members who has or
3	has had such a relationship with an individual or entity
4	involved in any matter before the statewide council to make a
5	written disclosure of the relationship before any action is
6	taken by the statewide council with respect to the matter in the
7	exercise of any function described in section 323D-14 and to
8	make the relationship public in any meeting in which the action
9	is to be taken."]
10	SECTION 22. Section 323D-14, Hawaii Revised Statutes, is
11	repealed.
12	["\$323D-14 Functions; statewide health coordinating
13	council. The statewide council shall:
14	(1) Prepare and revise as necessary the state health
15	services and facilities plan;
16	(2) Advise the state agency on actions under section 323D-
17	12;
18	(3) Appoint the review panel pursuant to section 323D-42;
19	and
20	(4) Review and comment upon the following actions by the
21	state agency before such actions are made final:

1	(A) The making of findings as to applications for
2	certificate of need; and
3	(B) The making of findings as to the appropriateness
4	of those institutional and noninstitutional
5	health services offered in the State."]
6	SECTION 23. Section 323D-42, Hawaii Revised Statutes, is
7	repealed.
8	["\$323D-42 Review panel. There is established a review
9	panel for the purposes of reviewing applications for
10	certificates of need. The review panel shall be appointed by
11	the statewide council. The review panel shall include at least
12	one member from each county and a majority of the members shall
13	be consumers. Membership on the statewide council shall not
14	preclude membership on the review panel established in this
15	section."]
16	SECTION 24. This Act does not affect rights and duties
17	that matured, penalties that were incurred, and proceedings that
18	were begun, before its effective date.
19	SECTION 25. Statutory material to be repealed is bracketed
20	and stricken. New statutory material is underscored.

1 SECTION 26. This Act shall take effect on January 1, 2050.

Report Title:

Regional Councils; Certificate of Need

Description:

Establishes regional councils in place of subarea councils, the statewide council, and the certificate of need review panel to increase the decision-making power of regions in the certificate-of-need process. (HB3326 HD1)