

GOV. MSG. NO. 673

#### EXECUTIVE CHAMBERS

HONOLULU

LINDA LINGLE GOVERNOR

April 25, 2008

The Honorable Colleen Hanabusa, President and Members of the Senate Twenty-Fourth State Legislature State Capitol, Room 409 Honolulu, Hawaii 96813

Dear Madam President and Members of the Senate:

This is to inform you that on April 25, 2008, the following bill was signed into law:

HB2699 HD1 SD1

A BILL FOR AN ACT RELATING TO THE UNIFORM PROBATE CODE. (ACT 39)

Sincerely,

LINDA LINGÈE

Approved by the Governor on <u>APR 2 5 2008</u>

HOUSE OF REPRESENTATIVES TWENTY-FOURTH LEGISLATURE, 2008 STATE OF HAWAII

### ACT 039 H.B. NO. <sup>2699</sup> H.D. 1 s.D. 1

## A BILL FOR AN ACT

RELATING TO THE UNIFORM PROBATE CODE.

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

SECTION 1. Section 560:2-706, Hawaii Revised Statutes, is
 amended to read as follows:

3 "\$560:2-706 Life insurance; retirement plan; [account with

4 POD designation; ] transfer-on-death registration; deceased

5 beneficiary. (a) Definitions. In this section:

"Alternative beneficiary designation" means a beneficiary 6 7 designation that is expressly created by the governing 8 instrument and, under the terms of the governing instrument, can 9 take effect instead of another beneficiary designation on the 10 happening of one or more events, including survival of the 11 decedent or failure to survive the decedent, whether an event is 12 expressed in condition-precedent, condition-subsequent, or any 13 other form.

14 "Beneficiary" means the beneficiary of a beneficiary 15 designation under which the beneficiary must survive the 16 decedent and includes:

- 17 (1) A class member if the beneficiary designation is in
  18 the form of a class gift; and
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1 (2)An individual or class member who was deceased at the 2 time the beneficiary designation was executed as well 3 as an individual or class member who was then living 4 but who failed to survive the decedent, but excludes a 5 joint tenant of a joint tenancy with the right of 6 survivorship and a party to a joint and survivorship 7 account. 8 "Beneficiary designation" includes an alternative 9 beneficiary designation and a beneficiary designation in the 10 form of a class gift. 11 "Class member" includes an individual who fails to survive 12 the decedent but who would have taken under a beneficiary 13 designation in the form of a class gift had the individual 14 survived the decedent. 15 "Stepchild" means a child of the decedent's surviving, deceased, or former spouse, and not of the decedent. 16 17 "Surviving beneficiary" or "surviving descendant" means a 18 beneficiary or a descendant who neither predeceased the decedent 19 nor is deemed to have predeceased the decedent under section 20 560:2-702.

(b) Substitute gift. If a beneficiary fails to survivethe decedent and is a grandparent, a descendant of a

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1 grandparent, or a stepchild of the decedent, the following
2 apply:

3 (1) Except as provided in paragraph (4), if the beneficiary designation is not in the form of a class 4 5 gift and the deceased beneficiary leaves surviving descendants, a substitute gift is created in the 6 7 beneficiary's surviving descendants. They take by 8 representation the property to which the beneficiary would have been entitled had the beneficiary survived 9 10 the decedent;

11 (2) Except as provided in paragraph (4), if the beneficiary designation is in the form of a class 12 13 gift, other than a beneficiary designation to "issue", "descendants", "heirs of the body", "heirs", "next of 14 15 kin", "relatives", or "family", or a class described 16 by language of similar import, a substitute gift is created in the surviving descendants of any deceased 17 beneficiary. The property to which the beneficiaries 18 19 would have been entitled had all of them survived the decedent passes to the surviving beneficiaries and the 20 surviving descendants of the deceased beneficiaries. 21 22 Each surviving beneficiary takes the share to which

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the surviving beneficiary would have been entitled had 1 the deceased beneficiaries survived the decedent. 2 Each deceased beneficiary's surviving descendants who 3 are substituted for the deceased beneficiary take by 4 representation the share to which the deceased 5 beneficiary would have been entitled had the deceased 6 7 beneficiary survived the decedent. For the purposes of this paragraph, "deceased beneficiary" means a 8 class member who failed to survive the decedent and 9 left one or more surviving descendants; 10 (3) For the purposes of section 560:2-701, words of 11 survivorship, such as in a beneficiary designation to 12 an individual "if he survives me", or in a beneficiary 13 designation to "my surviving children", are not, in 14 the absence of additional evidence, a sufficient 15 indication of an intent contrary to the application of 16 this section; and 17 (4) If a governing instrument creates an alternative 18 beneficiary designation with respect to a beneficiary 19 designation for which a substitute gift is created by 20

22 superseded by the alternative beneficiary designation

paragraph (1) or (2), the substitute gift is

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only if an expressly designated beneficiary of the
 alternative beneficiary designation is entitled to
 take.

4 (c) More than one substitute gift; which one takes. If,
5 under subsection (b), substitute gifts are created and not
6 superseded with respect to more than one beneficiary designation
7 and the beneficiary designations are alternative beneficiary
8 designations, one to the other, the determination of which of
9 the substitute gifts takes effect is resolved as follows:

10 (1) Except as provided in paragraph (2), the property
11 passes under the primary substitute gift;

12 (2) If there is a younger-generation beneficiary

13 designation, the property passes under the younger14 generation substitute gift and not under the primary
15 substitute gift;

16 (3) In this subsection:

17 "Primary beneficiary designation" means the
18 beneficiary designation that would have taken effect
19 had all the deceased beneficiaries of the alternative
20 beneficiary designations who left surviving
21 descendants survived the decedent.

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1		"Pri	mary substitute gift" means the substitute
2		gift crea	ted with respect to the primary beneficiary
3		designati	on.
4		"You	nger-generation beneficiary designation"
5		means a b	eneficiary designation that:
6		(A)	Is to a descendant of a beneficiary of the
7			primary beneficiary designation;
8		(B)	Is an alternative beneficiary designation
9			with respect to the primary beneficiary
10			designation;
11		(C)	Is a beneficiary designation for which a
12			substitute gift is created; and
13		(D)	Would have taken effect had all the deceased
14			beneficiaries who left surviving descendants
15			survived the decedent except the deceased
16			beneficiary or beneficiaries of the primary
17			beneficiary designation.
18		"You	nger-generation substitute gift" means the
19		substitute	e gift created with respect to the younger-
20		generation	n beneficiary designation.
21	(b)	Protection	n of payors.

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1 A payor is protected from liability in making payments (1)2 under the terms of the beneficiary designation until 3 the payor has received written notice of a claim to a 4 substitute gift under this section. Payment made before the receipt of written notice of a claim to a 5 substitute gift under this section discharges the 6 7 payor, but not the recipient, from all claims for the amounts paid. A payor is liable for a payment made 8 9 after the payor has received written notice of the 10 claim. A recipient is liable for a payment received, 11 whether or not written notice of the claim is given; 12 (2)The written notice of the claim [must] shall be mailed 13 to the payor's main office or home by registered or 14 certified mail, return receipt requested, or served 15 upon the payor in the same manner as a summons in a 16 civil action. Upon receipt of written notice of the claim, a payor may pay any amount owed by it to the 17 court having jurisdiction of the probate proceedings 18 relating to the decedent's estate or, if no 19 20 proceedings have been commenced, to the court having 21 jurisdiction of probate proceedings relating to 22 decedents' estates located in the judicial circuit of

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1 the decedent's residence. The court shall hold the 2 funds and, upon its determination under this section, 3 shall order disbursement in accordance with the determination. Payment made to the court discharges 4 5 the payor from all claims for the amounts paid. Protection of bona fide purchasers; personal liability 6 (e) 7 of recipient. 8 A person who purchases property for value and without  $\{1\}$ 9 notice, or who receives a payment or other item of 10 property in partial or full satisfaction of a legally 11 enforceable obligation, is neither obligated under 12 this section to return the payment, item of property, or benefit nor is liable under this section for the 13 14 amount of the payment or the value of the item of 15 property or benefit. But a person who, not for value, 16 receives a payment, item of property, or any other 17 benefit to which the person is not entitled under this 18 section is obligated to return the payment, item of 19 property, or benefit, or is personally liable for the 20 amount of the payment or the value of the item of property or benefit, to the person who is entitled to 21 22 it under this section;



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1 (2)If this section or any part of this section is 2 preempted by federal law with respect to a payment, an 3 item of property, or any other benefit covered by this section, a person who, not for value, receives the 4 5 payment, item of property, or any other benefit to 6 which the person is not entitled under this section is 7 obligated to return the payment, item of property, or 8 benefit, or is personally liable for the amount of the 9 payment or the value of the item of property or 10 benefit, to the person who would have been entitled to 11 it were this section or part of this section not 12 preempted. 13 (f) This section shall not apply to payable-on-death 14 accounts established at a financial institution. The payment of 15 payable-on-death accounts shall be governed by section 16 560:6-110." SECTION 2. Section 560:3-708, Hawaii Revised Statutes, is 17 amended to read as follows: 18 19 "§560:3-708 Duty of personal representative; supplementary 20 inventory. If any property not included in the original inventory comes to the knowledge of a personal representative or 21 22 if the personal representative learns that the value or

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description indicated in the original inventory for any item is 1 2 erroneous or misleading, the personal representative shall make a supplementary inventory or appraisement showing the market 3 4 value as of the date of the decedent's death of the new item or 5 the revised market value or descriptions, and the appraisers or other data relied upon, if any, and file it with the court if 6 the original inventory was filed, or furnish copies thereof or 7 8 information thereof to interested persons [interested in the new 9 information.] who request it or who requested a copy of the original inventory." 10

SECTION 3. Section 560:5-305, Hawaii Revised Statutes, is 11 12 amended by amending subsections (c) and (d) to read as follows: 13 "(c) [The] Unless otherwise ordered by the court for good 14 cause shown, the kokua kanawai shall interview the respondent in person and, to the extent that the respondent is able to 15 understand: 16

(1) Explain to the respondent the substance of the 17 petition, the nature, purpose, and effect of the 18 proceeding, the respondent's rights at the hearing, 19 20 and the general powers and duties of a guardian; (2) Determine the respondent's views about the proposed 21 guardian, the proposed guardian's powers and duties,

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1		and the scope and duration of the proposed
2		guardianship;
3	(3)	Inform the respondent of the right to employ and
4		consult with a lawyer at the respondent's own expense
5		and the right to request a court-appointed lawyer; and
6	(4)	Inform the respondent that all costs and expenses of
7		the proceeding, including respondent's attorney's
8		fees, will be paid from the respondent's estate.
9	(d)	In addition to the duties imposed by subsection (c),
10	the kokua	kanawai shall:
11	(1)	Interview the petitioner and the proposed guardian;
12	(2)	Visit the respondent's present dwelling, unless
13		otherwise ordered by the court for good cause shown,
14		and visit any dwelling in which the respondent will
15		live if the appointment is made;
16	(3)	Obtain information from any physician or other person
17		who is known to have treated, advised, or assessed the
18		respondent's relevant physical or mental condition;
19		and
20	(4)	Make any other investigation the court directs."
21	SECTI	ION 4. Section 560:5-307, Hawaii Revised Statutes, is
22	amended to	read as follows:

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1	*§560:5-307 Confidentiality of records. The written
2	report of a kokua kanawai and any professional evaluation are
3	confidential and shall be sealed upon filing, but are available
4	to:
5	(1) The court;
6	(2) The respondent without limitation as to use;
7	(3) The petitioner, the kokua kanawai, any nominated
8	guardian, and the petitioner's, nominated guardian's,
9	and respondent's lawyers, for purposes of the
10	proceeding; and
11	(4) Other persons for any purposes that the court may
12	order for good cause."
13	SECTION 5. Section 560:5-311, Hawaii Revised Statutes, is
14	amended by amending subsection(c) to read as follows:
15	"(c) Within fourteen days after an appointment, a guardian
16	shall send or deliver to the ward and to all other persons given
17	notice of the hearing on the petition a copy of the order of
18	appointment, together with a notice of the right to request
19	termination or modification [+]; provided that, for good cause
20	shown, the court may extend time for the order and notice to be
21	sent or delivered to the ward, or otherwise modify or waive that
22	requirement."



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1	SECT	TION 6. Section 560:5-406, Hawaii Revised Statutes, is		
2	amended h	by amending subsection (c) to read as follows:		
3	* (C)	[The] Unless otherwise ordered by the court for good		
4	cause shown, the kokua kanawai shall interview the respondent in			
5	person and, to the extent that the respondent is able to			
6	understand:			
7	(1)	Explain to the respondent the substance of the		
8		petition and the nature, purpose, and effect of the		
- 9		proceeding;		
10	(2)	If the appointment of a conservator is requested,		
11		inform the respondent of the general powers and duties		
12		of a conservator and determine the respondent's views		
13		regarding the proposed conservator, the proposed		
14		conservator's powers and duties, and the scope and		
15		duration of the proposed conservatorship;		
16	(3)	Inform the respondent of the respondent's rights,		
17		including the right to employ or request that the		
18		court appoint a lawyer to consult with a lawyer at the		
19		respondent's own expense; and		
20	(4)	Inform the respondent that all costs and expenses of		
21		the proceeding, including respondent's attorney's		

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1		fees, will be paid from the respondent's estate unless
2		the court otherwise directs."
3	SECI	ION 7. Section 560:5-407, Hawaii Revised Statutes, is
4	amended t	o read as follows:
5	*\$56	0:5-407 Confidentiality of records. The written
6	report of	a kokua kanawai and any professional evaluation are
7	confident	ial and shall be sealed upon filing, but shall be
8	available	to:
9	(1)	The court;
10	(2)	The respondent without limitation as to use;
11	(3)	The petitioner, the kokua kanawai, any nominated
12		conservator, and the petitioner's, nominated
13		conservator's, and respondent's lawyers, for purposes
14		of the proceeding; and
15	(4)	Other persons for any purposes that the court may
16		order for good cause."
17	SECT	ION 8. Section 560:5-409, Hawaii Revised Statutes, is
18	amended by	y amending subsection (c) to read as follows:
19	" (C)	Within fourteen days after entry of the order of
20	appointme	nt, the conservator shall deliver or send a copy of the
21	order of a	appointment, together with a statement of the right to
22	seek term	ination or modification, to the protected person, if
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1	the protected person has attained fourteen years of age and is
2	not missing, detained, or unable to return to the United States,
3	and to all other persons given notice of the petition $[-]_{j}$
4	provided that, for good cause shown, the court may extend time
5	for the order and statement to be sent or delivered to the
6	protected person, or otherwise modify or waive that
7	requirement."
8	SECTION 9. Statutory material to be repealed is bracketed
9	and stricken. New statutory material is underscored.
10	SECTION 10. This Act shall take effect on July 1, 2008.

APPROVED this 25 day of

APR , 2008

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GOVERNOR OF THE STATE OF HAWAII

