A BILL FOR AN ACT

RELATING TO PUBLIC ASSISTANCE.

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

1	SECTION 1. Section 346-1, Hawaii Revised Statutes, is
2	amended as follows:
3	1. By adding three new definitions to be appropriately
4	inserted and to read:
5	"Non-work eligible household" means a household in which
6	each adult member is receiving assistance under the temporary
7	assistance for needy families program, or is a non-recipient
8	parent who is:
9	(1) A parent of a household member who provides care for a
10	disabled family member living in the home; provided
11	that the need for such care is supported by medical
12	documentation. Only one parent in a household may
13	claim this status;
14	(2) A single custodial parent personally providing care
15	for the parent's child under twelve months of age for
16	a lifetime limit of twelve months;

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(3) A non-needy caretaker; or

1	(4)	A recipient of Supplemental Security Income or Social
2		Security Disability Insurance under Title 42 United
3		States Code Sections 1381-1383.
4	"Oth	er work eligible household" means a household in which
5	there is	no work eligible individual and at least one adult
6	member is	an adult receiving assistance under the temporary
7	assistanc	e for needy families program, or a non-recipient
8	parent, w	ho is:
9	(1)	Unable to engage in full-time employment as defined by
10		the work participation requirements of the Social
11		Security Act, Title 42 United States Code Section 607,
12		at a job for which the non-recipient parent is
13		equipped by education, training, or experience, for a
14		period of more than thirty days from the onset of an
15		illness, incapacity, or disability due to a physical
16		or mental impairment or substance abuse, as determined
17		by a licensed physician or psychologist;
18	(2)	A domestic violence victim or any other adult in the
19		assistance unit who meets the criteria established by
20		the department; or
21	(3)	An adult sixty-five years of age or older.

1	"Work	c eligible household" means a household in which at
2	least one	member is:
3	(1)	An adult receiving assistance under the temporary
4		assistance for needy families program; or
5	(2)	A non-recipient parent,
6	who is not	a non-work eligible individual or an other work
7	eligible :	individual."
8	2. I	By repealing the definition of "exempt household."
9	[" "E ;	kempt household" means a household in which all adult
10	members o	r the minor parent who is head of a household, are
11	exempt for	r one or more of the following reasons:
12	(1)	Ill, incapacitated, or disabled, as determined by the
13		department on the basis of medical or other competent
14		evidence;
15	(2)	Sixty years of age or older;
16	(3)	
17	(3)	department, to care for another household member who
18		is ill, incapacitated, or disabled;
	(4)	
19	(4)	In a one adult household, the parent or other relative
20		of a child who is not of school age and is personally
21		providing care for the child, unless child care is
22		provided by the department under this part;

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(5) Non-needy; or
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        (6) A single parent responsible for the care and custody
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             of a child under the age of six months."]
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         SECTION 2. Section 346-53, Hawaii Revised Statutes, is
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    amended by amending subsection (a) to read as follows:
              This subsection does not apply to general assistance
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    to households without minor dependents. The standard of need
    shall equal the poverty level established by the federal
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    government in 2006, prorated over a twelve-month period based on
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    family size.
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         The assistance allowance provided shall be based on a
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   percentage of the standard of need. For [exempt households]
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    other work eligible households and non-work eligible households
    and households in which all caretaker relatives are minors,
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    living independently with minor dependents and attending school,
    the assistance allowance shall be set no higher than sixty-two
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    and one-half per cent and no lower than forty-four per cent of
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    the standard of need. For all other households, the assistance
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    allowance shall be set no higher than sixty-two and one-half per
    cent of the standard of need and set no lower than thirty-four
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   per cent of the standard of need. The standard of need shall be
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    determined by dividing the 2006 federal poverty level by twelve
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    SB914 HD2 HMS 2009-3605
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1	and round	ing down the quotient. The remaining quotient shall be
2	multiplie	d by the per cent as set by the director by rules
3	pursuant	to chapter 91, and the final product shall be rounded
4	down to d	etermine the assistance allowance; provided that:
5	(1)	The department may increase or reduce the assistance
6		allowance as determined in this subsection for [non-
7		exempt households work eligible households for the
8		purpose of providing work incentives or services under
9		part XI;
10	(2)	No reduction shall be allowed that jeopardizes
11		eligibility for or receipt of federal funds;
12	(3)	Reductions in the assistance allowance shall be
13		limited to no more than one per year; and
14	(4)	No [non-exempt household,] work eligible household,
15		which includes an adult who has received sixty
16		cumulative months of temporary assistance to needy
17		families with minor dependents, shall be eligible for

20 SECTION 3. Statutory material to be repealed is bracketed 21 and stricken. New statutory material is underscored.

an assistance allowance, unless authorized by federal

22 SECTION 4. This Act shall take effect on July 1, 2020.

regulations."

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Report Title:

Public Assistance

Description:

Amends public assistance law by adding definitions of "non-work eligible household", "work eligible household", and "other work eligible household" and repealing the definition of "exempt household" to be consistent with recent changes in federal regulations. Also amends section 346-53(a), Hawaii Revised Statutes (determination of assistance), to be consistent with the new definitions. Takes effect July 1, 2020. (SB914 HD2)