A BILL FOR AN ACT

RELATING TO THE TRANSFER OF HOMELESS PROGRAMS WITHIN THE DEPARTMENT OF HUMAN SERVICES.

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

1	SECTION 1. The purpose of this bill is to transfer the
2	functions and duties of the homeless programs branch of the
3	hawaii public housing authority, an attached agency to the
4	department of human services, to the benefits, employment, and
5	support services division of the department of human services.
6	The benefits, employment, and support services division is the
7	appropriate place within the department of human services to
8	embed homeless programs since it offers programs that give
9	homeless individuals the tools to attain self-sufficiency, such
10	as employment and job training, child care, and general
11	assistance. This realignment will improve the department of
12	human services' coordination and delivery of homeless services
13	to Hawaii's homeless population, both singles and families.
14	SECTION 2. Chapter 346, Hawaii Revised Statutes, is
15	amended by adding a part to be appropriately designated and to
16	read as follows:

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1	"PART HOMELESS PROGRAMS OFFICE
2	§ -1 Definitions. As used in this part, unless the
3	context otherwise requires:
4	"Donor" means any individual, partnership, corporation,
5	joint-stock company, unincorporated organization, foundation,
6	estate, trust, or any other person or firm that donates money,
7	real property, goods, or services to a homeless facility, or any
8	other program for the homeless authorized by this part,
9	including members of any governing body, trustees, officers,
10	partners, principals, stockholders, members, managers,
11	employees, contractors, agents of these entities, or any person
12	who was involved with the donation.
13	"Emergency shelter" means a homeless facility designed to
14	provide temporary shelter and appropriate and available services
15	to homeless families or individuals for a specified period of
16	time.
17	"Homeless" means:
18	(1) An individual or family who lacks a fixed,
19	regular, and adequate night-time residence; or
20	(2) An individual or family who has a primary night-
21	time residence that is:
22	(A) A supervised publicly or privately operated

1	shelter designed to provide temporary living
2	accommodations;
3	(B) An institution that provides temporary
4	residence for individuals intended to be
5	institutionalized; or
6	(C) A public or private place not designed for
7	or ordinarily used as sleeping
8	accommodations for human beings.
9	This term does not include any individual imprisoned or
10	otherwise detained under an Act of Congress or a state law.
11	"Homeless facility" means a development designed to provide
12	shelter for homeless families or individuals pursuant to this
13	part, or to facilitate any other homeless program authorized by
14	this part, and may include emergency or transitional shelters.
15	"Homeless shelter stipend" means a payment to a provider
16	agency or to the department on behalf of a homeless family or
17	individual to assist with the costs of operating a homeless
18	facility and providing appropriate services.
19	"Provider agency" means an organization, including its
20	governing board, officers, employees, contractors, or agents,
21	contracted by the department to provide labor and services to

- 1 any homeless facility, or any other program for the homeless
- 2 authorized by this part, that is:
- 3 (1) A for-profit organization incorporated under the
- 4 laws of the State or a nonprofit organization determined by the
- 5 Internal Revenue Service to be exempt from the federal income
- 6 tax; or
- 7 (2) A nonprofit organization, with a governing board
- 8 whose members have no material conflict of interest and who
- 9 serve without compensation, with bylaws or policies that
- 10 describe the manner in which business is conducted and policies
- 11 that relate to nepotism and management of potential conflict of
- 12 interest situations.
- "Transitional shelter" means a homeless facility designed
- 14 to provide temporary shelter and appropriate and available
- 15 services to homeless families or individuals for up to twenty-
- 16 four months, pursuant to rule.
- 17 **S** -2 **Duties.** The department of human services shall
- 18 administer and operate homeless facilities and any other program
- 19 for the homeless authorized by this part; establish programs for
- 20 the homeless; and take any other actions necessary to effectuate
- 21 the purposes of this part.

- 1 (b) The department shall adopt rules pursuant to chapter
- 2 91 for the purposes of this part; provided that these rules or
- 3 any rules relating directly to homelessness authorized by any
- 4 statute, shall be exempt from the public notice, public hearing,
- 5 and gubernatorial approval requirements of chapter 91, and shall
- 6 take effect immediately upon filing with the office of the
- 7 lieutenant governor.
- 8 S -3 Exception to liability for donors. (a) Any donor
- 9 who gives money to a provider agency, to a homeless facility to
- 10 or through the department, or for any other program for the
- 11 homeless authorized by this part, shall not be liable for any
- 12 civil damages resulting from the donation.
- 13 (b) Any donor who gives land and improvements, or who
- 14 leases land and improvements at a nominal consideration, to a
- 15 provider agency, to a homeless facility to or through the
- 16 department, or for any other program for the homeless authorized
- 17 by this part, shall not be liable for any civil damages
- 18 resulting from the donation except as may result from the
- 19 donor's gross negligence or wanton acts or omissions; provided
- 20 that, if the donor at the time of donation gave the department a
- 21 full disclosure of all the dangers concerning the land and

- 1 improvements known to the donor, then the donor shall not be
- 2 liable for any civil damages resulting from the donation.
- 3 (c) Any donor who in good faith and without remuneration
- 4 or expectation of remuneration provides services or materials
- 5 used to build and construct a facility for the homeless, or who
- 6 renovates, repairs, or maintains an existing or acquired
- 7 facility for the homeless, or who provides shelter to homeless
- 8 persons, shall not be liable for any civil damages resulting
- 9 from the donor's acts or omissions, except for damages resulting
- 10 from the donor's gross negligence relating to the donation.
- 11 (d) The department shall be responsible for inspecting,
- 12 reviewing, analyzing, qualifying, and determining that the land,
- 13 structures, materials, or services donated to the department for
- 14 use by the department in facilities for the homeless are
- 15 reasonably safe for public use.
- 16 § -4 Contract or conveyance to the department.
- 17 Notwithstanding any other law to the contrary, the board of land
- 18 and natural resources or other state agency holding lands and
- 19 improvements, may contract or otherwise convey at a nominal
- 20 consideration, by direct negotiation and without recourse to
- 21 public auction, the land and improvements, or the management,
- 22 operation, and administrative responsibility over the land and

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- 1 improvements, to the department or its designee. The land and
- 2 improvements shall be used by the department or its designee for
- 3 homeless facilities or for any other program for the homeless
- 4 authorized by this part.
- 5 S -5 Program administration. To the extent that
- 6 appropriations are made available, the department may contract
- 7 with a provider agency to administer homeless facilities or any
- 8 other program for the homeless created by this part. The
- 9 selection of provider agencies to administer homeless
- 10 facilities, or any other program for the homeless authorized by
- 11 this part, shall not be subject to chapters 42F, 102, 103, and
- 12 103F. The selection of provider agencies shall be subject to
- 13 qualifying standards and criteria established by rule.
- 14 The provider agency shall be qualified by the department to
- 15 operate and manage a homeless facility, or any other program for
- 16 the homeless authorized by this part, pursuant to standards and
- 17 criteria established by rules for eligibility.
- 18 **S** -6 Time limits. To the extent that appropriations are
- 19 made available, a provider agency shall provide shelter or any
- 20 other program assistance authorized by this part to eligible
- 21 homeless families and homeless individuals not later than three
- 22 days after a vacancy occurs, or such time as is set by rule

- 1 which shall not be later than seven days, after they apply and
- 2 qualify for the shelter or other program assistance. These time
- 3 limits may be waived at the discretion of the department for a
- 4 maximum period of fourteen days for the purpose of implementing
- 5 repairs to the subject shelter that the department deems major
- 6 or extensive.
- 7 S -7 Determination of eligibility and need. (a) The
- 8 provider agency operating and managing a homeless facility or
- 9 any other program for the homeless authorized by this part, or
- 10 the department operating and managing its own homeless facility,
- 11 shall be responsible for determining if an applicant is eligible
- 12 for shelter or other services at the homeless facility or
- 13 through any other program for the homeless, pursuant to
- 14 standards and criteria established by rule.
- 15 (b) The provider agency or the department operating and
- 16 managing its own homeless facility shall determine the degree of
- 17 need for each homeless family or individual and in its
- 18 determination shall consider the resources available and the
- 19 number of potential eligible applicants in the area served by
- 20 the homeless facility or other program for the homeless
- 21 authorized by this part.

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The department may establish by rule standards and 1 criteria for eligibility, need, and priority for each program; 2 provided that the department may establish by rule exceptions to 3 these eligibility requirements based on special circumstances. 4 -8 Abuse of assistance. (a) The provider agency 5 operating and managing a homeless facility or any other program 6 for the homeless authorized by this part, or the department 7 operating and managing its own homeless facility, shall be 8 responsible for determining whether a participant is no longer 9 eligible for shelter or other services at the homeless facility 10 or through any other program for the homeless, pursuant to 11 standards and criteria established by rule. 12 Pursuant to rule and the right of due process, the 13 department or its designee, or provider agencies together with 14 the department, may act to bar homeless families or individuals 15 from participating further in any homeless facility or services, 16 may issue a writ of possession, and take such other actions as 17 provided by rule. 18 The enforcement of a writ of possession shall be effected 19 either by an officer appointed by the department, who shall have 20 all of the powers of a police officer for all action in 21 connection with the enforcement of the writ, or any other law 22

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- 1 enforcement officer of the State or any county, whose duty it
- 2 shall be to enforce the writ. The person enforcing the writ
- 3 shall remove all persons from the premises and put the
- 4 department or its designee, or the provider agency designated by
- 5 the department, in full possession thereof.
- 6 Upon eviction, the household goods and personal effects of
- 7 the person against whom the writ is entered, and those of any
- 8 persons using the premises incident to the person's holding, may
- 9 be removed from the premises immediately and sold or otherwise
- 10 disposed of by the department or its designee, or the provider
- 11 agency. The department or its designee, or the provider agency,
- 12 shall have a lien on the property so removed for the expenses
- incurred by it in moving the property.
- (c) Any person who enters or remains unlawfully in or upon
- 15 the premises or living quarters of any homeless facility or any
- 16 other program for the homeless authorized by this part, after
- 17 reasonable warning or request to leave by that provider agency's
- 18 agents, the department or its designee, or a police officer,
- 19 shall be guilty of a misdemeanor; provided that the offense in
- 20 this subsection shall be in addition to any other applicable
- 21 offense in the Hawaii Penal Code. A warning or request shall
- 22 only be issued if the person has engaged in unlawful conduct or

- 1 has violated house rules and regulations. The house rules shall
- 2 be reasonable and a copy shall be provided to each tenant or
- 3 participant. The warning or request shall supersede any
- 4 invitation by a tenant or participant at the shelter, facility,
- 5 or program to that person to visit the premises or living
- 6 quarters.
- 7 § -9 Exemptions. (a) Any compensation received by a
- 8 provider agency for services rendered to homeless families or
- 9 individuals, or in operating or managing a homeless facility
- 10 authorized by this part, is exempt from taxation under chapter
- **11** 237.
- (b) Any county mayor may exempt, by executive order,
- 13 donors and provider agencies from real property taxes, water and
- 14 sewer development fees, rates collected for water supplied to
- 15 consumers and for use of sewers, and any other county taxes,
- 16 charges, or fees; provided that any county may enact ordinances
- 17 to regulate the exemptions granted by this subsection.
- 18 (c) Any provider agency operating or managing a homeless
- 19 facility, or any other program for the homeless authorized by
- 20 this part, is exempt, for purposes of those facilities or
- 21 programs, from any requirements contained in part VIII of
- 22 chapter 346 and chapters 467 and 521.

1	S	-10	Emergency	or	transitional	shelter	volunteers.
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- 2 (a) For the purposes of this section, "emergency or
- 3 transitional shelter volunteer" means an individual who:
- 4 (1) Is a tenant at an emergency or transitional
- 5 shelter administered pursuant to this part;
- 6 (2) Is not an employee of the provider agency
- 7 operating or managing the shelter;
- 8 (3) Is under the direction of the provider agency
- 9 operating or managing the shelter and not the department or the
- 10 State; and
- 11 (4) Provides up to eighty hours of volunteer labor or
- 12 services per month to the provider agency operating or managing
- 13 the shelter, notwithstanding payment of stipends or credits for
- 14 the labor and services.
- 15 (b) Provider agencies may accept labor and services from
- 16 emergency or transitional shelter volunteers.
- 17 (c) In addition to any exemptions granted to nonpaid
- 18 labor, emergency or transitional shelter volunteers who
- 19 acknowledge in writing that they are emergency or transitional
- 20 shelter volunteers, shall not be construed to be in the employ
- of the provider agency operating or managing the shelter. The
- 22 volunteers' labor and services provided to the provider agency

- 1 operating or managing the shelter shall not be construed to
- 2 constitute employment, and the volunteers shall not be construed
- 3 to be employees of the provider agency operating or managing the
- 4 shelter, under any labor law.
- 5 S -11 Annual performance audits. (a) The department
- 6 shall require any provider agency that dispensed shelter or
- 7 assistance for any homeless facility or any other program for
- 8 the homeless authorized by this part to submit to the department
- 9 a financial audit and report when requested but no later than
- 10 every three years conducted by a certified public accounting
- 11 firm. This audit and report shall contain information specific
- 12 to the funds received under state homeless program contracts.
- 13 The audit shall include recommendations to address any problems
- 14 found.
- 15 (b) Continuing contracts with provider agencies to
- 16 participate in any program for the homeless authorized by this
- 17 part shall require that the provider agency address the
- 18 recommendations made by the auditing agency, subject to
- 19 exceptions as set by the department.
- 20 (c) Failure to carry out the recommendations made by the
- 21 auditing agency may be grounds for the department to bar a
- 22 provider agency from further contracts for programs authorized

- 1 by this part until the barred provider has addressed all
- 2 deficiencies.
- 3 § -12 Provider agency and donor cooperation are not in
- 4 restraint of trade. No provider agency or any other agency, or
- 5 donor or donors, or method or act thereof that complies with
- 6 this part, shall be deemed a conspiracy or combination in
- 7 restraint of trade or an illegal monopoly, or an attempt to
- 8 lessen competition or fix prices arbitrarily, or the creation of
- 9 a combination or pool, or to accomplish any improper or illegal
- 10 purpose. Any cooperation or agreement established pursuant to
- 11 rule shall not be considered as illegal, in restraint of trade,
- 12 or as part of a conspiracy or combination to accomplish an
- 13 illegal purpose or act.
- 14 § -13 Construction of part. If there is any conflict
- 15 between this part and any other law, this part shall control.
- 16 § -14 Homeless shelter stipends. (a) The stipend
- 17 limits per shelter unit of zero bedrooms shall be adjusted by
- 18 the department annually on the first day of July pursuant to
- 19 standards established by rule which may consider changes in the
- 20 cost of operating homeless facilities, the fair market rents,
- 21 the consumer price index, or other relevant factors. A "shelter
- 22 unit of zero bedrooms" means a living unit that is a studio unit

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- 1 or a single-room occupancy unit. The homeless shelter stipend
- 2 at transitional shelters for larger shelter units shall be
- 3 related to the difference in unit size.
- 4 (b) The department may make or may contract to make
- 5 homeless shelter stipend payments on behalf of one or more
- 6 homeless families or individuals to a provider agency operating
- 7 or managing an emergency or transitional shelter or, in the case
- 8 that the department itself operates and manages a homeless
- 9 facility, to the department in amounts and under circumstances
- 10 as provided by rule. The contract may specify a minimum total
- 11 amount of homeless shelter stipends to be received by a provider
- 12 agency for making its shelter and services available to eligible
- 13 homeless families or individuals.
- 14 (c) In making homeless shelter stipend payments to a
- 15 provider agency, the department may establish minimum services
- 16 to be provided by the provider agency to homeless families or
- 17 individuals at the provider agency's shelter. The department
- 18 may also direct provider agencies to establish and manage a
- 19 savings account program as described in subsection (d).
- 20 Additionally, the department may direct provider agencies to
- 21 subcontract for outreach services from other private agencies
- 22 specializing in programs for the unsheltered homeless.

- 1 (d) Provider agencies and the department may establish and
- 2 collect shelter and services payments from homeless families or
- 3 individuals in addition to the amount received in homeless
- 4 shelter stipend payments pursuant to rule. Provider agencies
- 5 and the department may also set aside a portion of the payments
- 6 in a savings account to be made available to homeless families
- 7 or individuals when these families and individuals vacate the
- 8 shelter.
- 9 S -15 Temporary emergency shelter. (a) In addition to
- 10 any other duties prescribed by law, the department shall
- 11 develop, in consultation with the four counties, a procedure for
- 12 identifying locations that shall be used for temporary emergency
- 13 shelters for homeless individuals and families. The department
- 14 shall actively partner with and monitor the efforts of the
- 15 counties.
- 16 (b) Each county shall be responsible for partnering with
- 17 nonprofit organizations to locate, designate, and maintain the
- 18 areas that shall be used for temporary emergency shelters. The
- 19 designated locations may include private, county, state, and
- 20 federal lands.
- 21 § -16 Additional powers. The powers conferred upon the
- 22 department by this part shall be in addition and supplemental to

- 1 the powers conferred by any other law, and nothing in this part
- 2 shall be construed as limiting any powers, rights, privileges,
- 3 or immunities conferred."
- 4 SECTION 3. Section 46-1.5, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "§46-1.5 General powers and limitation of the counties.
- 7 Subject to general law, each county shall have the following
- 8 powers and shall be subject to the following liabilities and
- 9 limitations:

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- (1) Each county shall have the power to frame and adopt a charter for its own self-government that shall establish the county executive, administrative, and legislative structure and organization, including but not limited to the method of appointment or election of officials, their duties, responsibilities, and compensation, and the terms of their office;
 - (2) Each county shall have the power to provide for and regulate the marking and lighting of all buildings and other structures that may be obstructions or hazards to aerial navigation, so far as may be necessary or proper for the protection and safeguarding of life,

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1	(3)	Each county shall have the power to enforce all claims
2		on behalf of the county and approve all lawful claims
3		against the county, but shall be prohibited from
4		entering into, granting, or making in any manner any
5		contract, authorization, allowance payment, or
6		liability contrary to the provisions of any county
7		charter or general law;
8	(4)	Each county shall have the power to make contracts and
9		to do all things necessary and proper to carry into
10		execution all powers vested in the county or any
11		county officer;
12	(5)	Each county shall have the power to:
13		(A) Maintain channels, whether natural or artificial,
14		including their exits to the ocean, in suitable
15		condition to carry off storm waters;
16		(B) Remove from the channels, and from the shores and
17		beaches, any debris that is likely to create an
18		unsanitary condition or become a public nuisance;
19		provided that, to the extent any of the foregoing
20		work is a private responsibility, the
21		responsibility may be enforced by the county in

lieu of the work being done at public expense;

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1		(0)	construct, acquire by girt, parchase, or by the
2			exercise of eminent domain, reconstruct, improve,
3			better, extend, and maintain projects or
4			undertakings for the control of and protection
5			against floods and flood waters, including the
6			power to drain and rehabilitate lands already
7			flooded; and
8		(D)	Enact zoning ordinances providing that lands
9			deemed subject to seasonable, periodic, or
10			occasional flooding shall not be used for
11			residence or other purposes in a manner as to
12			endanger the health or safety of the occupants
13			thereof, as required by the Federal Flood
14			Insurance Act of 1956 (chapter 1025; Public Law
15			1016);
16	(6)	Each	county shall have the power to exercise the power
17		of c	ondemnation by eminent domain when it is in the
18		publ	ic interest to do so;
19	(7)	Each	county shall have the power to exercise
20		regu	latory powers over business activity as are
21		assi	gned to them by chapter 445 or other general law;

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	(8)	Each county shall have the power to fix the fees and
2		charges for all official services not otherwise
3		<pre>provided for;</pre>
4	(9)	Each county shall have the power to provide by
5		ordinance assessments for the improvement or
6		maintenance of districts within the county;
7	(10)	Except as otherwise provided, no county shall have the
8		power to give or loan credit to, or in aid of, any
9		person or corporation, directly or indirectly, except
10		for a public purpose;
11	(11)	Where not within the jurisdiction of the public
12	×	utilities commission, each county shall have the power
13		to regulate by ordinance the operation of motor
14		vehicle common carriers transporting passengers within
15		the county and adopt and amend rules the county deems
16		necessary for the public convenience and necessity;

(12) Each county shall have the power to enact and enforce ordinances necessary to prevent or summarily remove public nuisances and to compel the clearing or removal of any public nuisance, refuse, and uncultivated undergrowth from streets, sidewalks, public places, and unoccupied lots. In connection with these powers,

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each county may impose and enforce liens upon the property for the cost to the county of removing and completing the necessary work where the property owners fail, after reasonable notice, to comply with the ordinances. The authority provided by this paragraph shall not be self-executing, but shall become fully effective within a county only upon the enactment or adoption by the county of appropriate and particular laws, ordinances, or rules defining "public nuisances" with respect to each county's respective circumstances. The counties shall provide the property owner with the opportunity to contest the summary action and to recover the owner's property; (13) Each county shall have the power to enact ordinances deemed necessary to protect health, life, and property, and to preserve the order and security of the county and its inhabitants on any subject or matter not inconsistent with, or tending to defeat, the intent of any state statute where the statute does not disclose an express or implied intent that the statute shall be exclusive or uniform throughout the State;

1	(14)	Each	county shall have the power to:
2		(A)	Make and enforce within the limits of the county
3			all necessary ordinances covering all:
4			(i) Local police matters;
5			(ii) Matters of sanitation;
6			(iii) Matters of inspection of buildings;
7			(iv) Matters of condemnation of unsafe
8			structures, plumbing, sewers, dairies, milk,
9			fish, and morgues; and
10			(v) Matters of the collection and disposition of
11			rubbish and garbage;
12		(B)	Provide exemptions for homeless facilities and
13			any other program for the homeless authorized by
14			part of chapter [356D] 346 for all matters
15			under this paragraph;
16		(C)	Appoint county physicians and sanitary and other
17			inspectors as necessary to carry into effect
18			ordinances made under this paragraph, who shall
19			have the same power as given by law to agents of
20			the department of health, subject only to
21			limitations placed on them by the terms and
22			conditions of their appointments; and

1		(D) Fix a penalty for the violation of any ordinance,
2		which penalty may be a misdemeanor, petty
3		misdemeanor, or violation as defined by general
4		law;
5	(15)	Each county shall have the power to provide public
6		pounds; to regulate the impounding of stray animals
7		and fowl, and their disposition; and to provide for
8		the appointment, powers, duties, and fees of animal
9		control officers;
10	(16)	Each county shall have the power to purchase and
11		otherwise acquire, lease, and hold real and personal
12		property within the defined boundaries of the county
13		and to dispose of the real and personal property as
14		the interests of the inhabitants of the county may
15		require, except that:
16		(A) Any property held for school purposes may not be
17		disposed of without the consent of the
18		superintendent of education;
19		(B) No property bordering the ocean shall be sold or
20		otherwise disposed of; and
21		(C) All proceeds from the sale of park lands shall be

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1			expended only for the acquisition of property for
2			park or recreational purposes;
3	(17)	Eac	h county shall have the power to provide by
4		cha	rter for the prosecution of all offenses and to
5		pro	secute for offenses against the laws of the State
6		und	er the authority of the attorney
7		gen	eral of the State;
8	(18)	Eac	h county shall have the power to make
9		app	ropriations in amounts deemed appropriate
10		fro	m any moneys in the treasury, for the purpose
11		of:	
12		(A)	Community promotion and public
13			celebrations;
14		(B)	The entertainment of distinguished persons
15			as may from time to time visit the county;
16		(C)	The entertainment of other distinguished
17			persons, as well as, public officials when
18			deemed to be in the best interest of the
19			community; and
20		(D)	The rendering of civic tribute to individuals
21			who, by virtue of their accomplishments and

1			community service, merit civic commendations,
2			recognition, or remembrance;
3	(19)	Each	county shall have the power to:
4		(A)	Construct, purchase, take on lease, lease,
5			sublease, or in any other manner acquire, manage,
6			maintain, or dispose of buildings for county
7			purposes, sewers, sewer systems, pumping
8			stations, waterworks, including reservoirs,
9			wells, pipelines, and other conduits for
10			distributing water to the public, lighting
11			plants, and apparatus and appliances for lighting
12			streets and public buildings, and manage,
13			regulate, and control the same;
14		(B)	Regulate and control the location and quality of
15			all appliances necessary to the furnishing of
16			water, heat, light, power, telephone, and
17			telecommunications service to the county;
18		(C)	Acquire, regulate, and control any and all
19			appliances for the sprinkling and cleaning of the
20			streets and the public ways, and for flushing the
21			sewers; and

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1		(D) Open, close, construct, or maintain county
2		highways or charge toll on county highways;
3		provided that all revenues received from a toll
4		charge shall be used for the construction or
5		maintenance of county highways;
6	(20)	Each county shall have the power to regulate the
7		renting, subletting, and rental conditions of property
8		for places of abode by ordinance;
9	(21)	Unless otherwise provided by law, each county shall
10		have the power to establish by ordinance the order of
11		succession of county officials in the event of a
12	ä	military or civil disaster;
13	(22)	Each county shall have the power to sue and be sued in
14		its corporate name;
15	(23)	Each county shall have the power to establish and
16		maintain waterworks and sewer works; to collect rates
17		for water supplied to consumers and for the use of
18		sewers; to install water meters whenever deemed
19		expedient; provided that owners of premises having
20		vested water rights under existing laws appurtenant to
21		the premises shall not be charged for the installation

or use of the water meters on the premises; to take

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1		over	from the State existing waterworks systems,
2		incl	uding water rights, pipelines, and other
3		appu	rtenances belonging thereto, and sewer systems,
4		and	to enlarge, develop, and improve the same;
5	(24)	(A)	Each county may impose civil fines, in
6			addition to criminal penalties, for any violation
7			of county ordinances or rules after reasonable
8			notice and requests to correct or cease the
9			violation have been made upon the violator. Any
10			administratively imposed civil fine shall not be
11			collected until after an opportunity for a
12			hearing under chapter 91. Any appeal shall be
13			filed within thirty days from the date of the
14			final written decision. These proceedings shall
15			not be a prerequisite for any civil fine or
16			injunctive relief ordered by the circuit court;
17		(B)	Each county by ordinance may provide for the
18			addition of any unpaid civil fines, ordered by
19			any court of competent jurisdiction, to any
20			taxes, fees, or charges, with the exception of
21			fees or charges for water for residential use and
22			sewer charges, collected by the county. Each

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1	county by ordinance may also provide for the
2	addition of any unpaid administratively imposed
3	civil fines, which remain due after all judicial
4	review rights under section 91-14 are exhausted,
5	to any taxes, fees, or charges, with the
6	exception of water for residential use and sewer
7 .	charges, collected by the county. The ordinance
8	shall specify the administrative procedures for
9	the addition of the unpaid civil fines to the
10	eligible taxes, fees, or charges and may require
11	hearings or other proceedings. After addition of
12	the unpaid civil fines to the taxes, fees, or
13	charges, the unpaid civil fines shall not become
14	a part of any taxes, fees, or charges. The
15	county by ordinance may condition the issuance or
16	renewal of a license, approval, or permit for
17	which a fee or charge is assessed, except for
18	water for residential use and sewer charges, on
19	payment of the unpaid civil fines. Upon
20	recordation of a notice of unpaid civil fines in
21	the bureau of conveyances, the amount of the
22	civil fines, including any increase in the amount

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1	of the fine which the county may assess, shall
2	constitute a lien upon all real property or
3	rights to real property belonging to any person
4	liable for the unpaid civil fines. The lien in
5	favor of the county shall be subordinate to any
6	lien in favor of any person recorded or
7	registered prior to the recordation of the notice
8	of unpaid civil fines and senior to any lien
9	recorded or registered after the recordation of
10	the notice. The lien shall continue until the
11	unpaid civil fines are paid in full or until a
12	certificate of release or partial release of the
13	lien, prepared by the county at the owner's
14	expense, is recorded. The notice of unpaid civil
15	fines shall state the amount of the fine as of
16	the date of the notice and maximum permissible
17	daily increase of the fine. The county shall not
18	be required to include a social security number,
19	state general excise taxpayer identification
20	number, or federal employer identification number
21	on the notice. Recordation of the notice in the
22	bureau of conveyances shall be deemed, at such

20

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1 time, for all purposes and without any further 2 action, to procure a lien on land registered in land court under chapter 501. After the unpaid 3 4 civil fines are added to the taxes, fees, or 5 charges as specified by county ordinance, the unpaid civil fines shall be deemed immediately due, owing, and delinquent and may be collected 7 8 in any lawful manner. The procedure for collection of unpaid civil fines authorized in 9 this paragraph shall be in addition to any other 10 procedures for collection available to the State 11 12 and county by law or rules of the courts; Each county may impose civil fines upon any 13 (C) 14 person who places graffiti on any real or personal property owned, managed, or maintained 15 by the county. The fine may be up to \$1,000 or 16 may be equal to the actual cost of having the 17 damaged property repaired or replaced. The 18 19 parent or guardian having custody of a minor who

places graffiti on any real or personal property

owned, managed, or maintained by the county shall

be jointly and severally liable with the minor

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1	for any civil fines imposed hereunder. Any such
2	fine may be administratively imposed after an
3	opportunity for a hearing under chapter 91, but
4	such a proceeding shall not be a prerequisite for
5	any civil fine ordered by any court. As used in
6	this subparagraph, "graffiti" means any
7	unauthorized drawing, inscription, figure, or
8	mark of any type intentionally created by paint,
9	ink, chalk, dye, or similar substances;
10 () At the completion of an appeal in which the
11	county's enforcement action is affirmed and upon
12	correction of the violation if requested by the
13	violator, the case shall be reviewed by the
14	county agency that imposed the civil fines to
15	determine the appropriateness of the amount of
16	the civil fines that accrued while the appeal
17	proceedings were pending. In its review of the
18	amount of the accrued fines, the county agency
19	may consider:
20	(i) The nature and egregiousness of the
21	violation;
22	(ii) The duration of the violation;

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1		(iii) The number of recurring and other
2		similar violations;
3		(iv) Any effort taken by the violator to
4		correct the violation;
5		(v) The degree of involvement in causing or
6		continuing the violation;
7		(vi) Reasons for any delay in the completion of
8		the appeal; and
9		(vii) Other extenuating circumstances.
10	The civil	fine that is imposed by administrative order
11	after this rev	iew is completed and the violation is corrected
12	shall be subjec	ct to judicial review, notwithstanding any
13	provisions for	administrative review in county charters;
14	(E)	After completion of a review of the amount of
15		accrued civil fine by the county agency that
16		imposed the fine, the amount of the civil fine
17		determined appropriate, including both the
18		initial civil fine and any accrued daily civil
19		fine, shall immediately become due and
20		collectible following reasonable notice to the
21		violator. If no review of the accrued civil fine
22		is requested, the amount of the civil fine, not

1		to exceed the total accrual of civil fine prior
2		to correcting the violation, shall immediately
3		become due and collectible following reasonable
4		notice to the violator, at the completion of all
5		appeal proceedings;
6		(F) If no county agency exists to conduct appeal
7		proceedings for a particular civil fine action
8		taken by the county, then one shall be
9	E	established by ordinance before the county shall
10		impose the civil fine;
11	(25)	Any law to the contrary notwithstanding, any county
12		mayor may exempt by executive order donors, provider
13		agencies, homeless facilities, and any other program
14		for the homeless under part of chapter [356D] 346
15		from real property taxes, water and sewer development
16		fees, rates collected for water supplied to consumers
17		and for use of sewers, and any other county taxes,
18		charges, or fees; provided that any county may enact
19		ordinances to regulate and grant the exemptions
20		granted by this paragraph;
21	(26)	Any county may establish a captive insurance company
22		pursuant to article 19, chapter 431; and

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1	(27)	Each county shall have the power to enact and enforce
2		ordinances regulating towing operations."
3	SECT	ION 4. Section 237-23, Hawaii Revised Statutes, is
4	amended b	y amending subsection (a) to read as follows:
5	"(a)	This chapter shall not apply to the following
6	persons:	
7	(1)	Public service companies as that term is defined in
8		section 239-2, with respect to the gross income,
9		either actual gross income or gross income estimated
10		and adjusted, that is included in the measure of the
11		tax imposed by chapter 239;
12	(2)	Public utilities owned and operated by the State or
13		any county, or other political subdivision thereof;
14	(3)	Fraternal benefit societies, orders, or associations,
15		operating under the lodge system, or for the exclusive
16		benefit of the members of the fraternity itself,
17		operating under the lodge system, and providing for
18		the payment of death, sick, accident, prepaid legal
19		services, or other benefits to the members of the
20		societies, orders, or associations, and to their
21		dependents;

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1	(4)	Corporations, associations, trusts, or societies
, 2		organized and operated exclusively for religious,
3		charitable, scientific, or educational purposes, as
4		well as that of operating senior citizens housing
5		facilities qualifying for a loan under the laws of the
6		United States as authorized by section 202 of the
7		Housing Act of 1959, as amended, as well as that of
8		operating a prepaid legal services plan, as well as
9		that of operating or managing a homeless facility, or
10		any other program for the homeless authorized under
11		part [VII] of chapter [356D] <u>346</u> ;
12	(5)	Business leagues, chambers of commerce, boards of
13		trade, civic leagues, agricultural and horticultural
14		organizations, and organizations operated exclusively
15		for the benefit of the community and for the promotion
16		of social welfare that shall include the operation of
17		a prepaid legal service plan, and from which no profit
18		inures to the benefit of any private stockholder or
19		individual;
20	(6)	Hospitals, infirmaries, and sanitaria;
21	(7)	Cooperative associations incorporated under chapter
22		421 or Code section 521 cooperatives which fully meet

1	the	requirements of section 421-23, except Code
2	sect	ion 521 cooperatives need not be organized in
3	Hawa	ii; provided that:
4	(A)	The exemption shall apply only to the gross
5		income derived from activities that are pursuant
6		to purposes and powers authorized by chapter 421,
7		except those provisions pertaining to or
8		requiring corporate organization in Hawaii do not
9		apply to Code section 521 cooperatives;
10	(B)	The exemption shall not relieve any person who
11		receives any proceeds of sale from the
12		association of the duty of returning and paying
13		the tax on the total gross proceeds of the sales
14		on account of which the payment was made, in the
15		same amount and at the same rate as would apply
16		thereto had the sales been made directly by the
17		person, and all those persons shall be so
18		taxable; and
19	(C)	As used in this paragraph, "section 521
20		cooperatives" mean associations that qualify as a
21		cooperative under section 521 (with respect to

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1		exemption of farmers' cooperatives from tax) of
2		the Internal Revenue Code of 1986, as amended;
3	(8)	Persons affected with Hansen's disease and kokuas,
4		with respect to business within the county of Kalawao;
5	(9)	Corporations, companies, associations, or trusts
6		organized for the establishment and conduct of
7		cemeteries no part of the net earnings of which inures
8		to the financial benefit of any private stockholder or
9		individual; provided that the exemption shall apply
10		only to the activities of those persons in the conduct
11		of cemeteries and shall not apply to any activity the
12		primary purpose of which is to produce income, even
13		though the income is to be used for or in the
14		furtherance of the exempt activities of those persons;
15		and
16	(10)	Nonprofit shippers associations operating under part
17		296 of the Civil Aeronautics Board Economic
18		Regulations."
19	SECT	ION 5. Section 346-152, Hawaii Revised Statutes, is
20	amended by	y amending subsection (a) to read as follows:
21	"(a)	Nothing in this part shall be construed to include:
22		(1) A person caring for children related to the

1		caregiver by blood, mairiage, or adoption;
2 (2	2)	A person, group of persons, or facility caring
3		for a child less than six hours a week;
4 (3	3)	A kindergarten, school, or program licensed by
5		the department of education;
6 (4	4)	A program that provides exclusively for a
7		specialized training or skill development for
8		children, including but not limited to programs
9	e S	providing activities such as athletic sports,
10		foreign language, the Hawaiian language, dance,
11		drama, music, or martial arts;
12 (5	5)	A multiservice organization or community
13		association, duly incorporated under the laws of
14		the State that operates for the purpose of
15		promoting recreation, health, safety, or social
16		group functions for eligible pupils in public and
17	;	private schools through seventeen years of age;
18 (6	6)	Programs for children four years of age and older
19		that operate for no more than two consecutive
20		calendar weeks in a three-month period;

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1	(7)	A provider agency operating or managing a
2		homeless facility or any other program for
3		homeless persons authorized under part
4		[VII] of chapter [356D] <u>346</u> ;
5	(8)	After-school, weekend, and summer recess programs
6		conducted by the department of education pursuant
7		to section 302A-408;
8	(9)	Child care programs for children five years of
9		age and older conducted by counties pursuant to
10		section 302A-408; provided that each county
11		adopts rules for its programs;
12	(10)	Any person who enters a home in a child caring
13		capacity and only cares for children who are of
14		that household; and
15	(11)	A person caring for two or fewer children
16		unrelated to the caregiver by blood, marriage, or
17		adoption."
18	SECTION 6	Section 467-2, Hawaii Revised Statutes, is
19	amended to read	d as follows:
20	"§467-2 I	Exceptions. The provisions requiring licensing as
21	a real estate k	proker or salesperson shall not apply:

20

21

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To any individual who, as owner of any real estate or 1 (1)acting under power of attorney from the owner, 2 performs any of the acts enumerated in the definitions 3 of real estate broker and real estate salesperson with 4 reference to the real estate; provided that the term 5 "owner" as used in this paragraph shall not include any individual engaged in the business of real estate 7 development or brokerage or include an individual who 8 acquires any interest in any real estate for the 9 purpose or as a means of evading the licensing 10 requirements of this chapter; and provided further 11 that the term individual "acting under power of 12 attorney" as used in this paragraph shall not include 13 any individual engaged in the business of real estate 14 development or brokerage or any individual who acts 15 under a power of attorney for the purpose or as a 16 means of evading the licensing requirements of this 17 18 chapter; 19 (2) To any person acting as a receiver, trustee in

(2) To any person acting as a receiver, trustee in bankruptcy, personal representative, or trustee acting under any trust agreement, deed of trust, or will, or

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1		otherwise acting under any order of authorization of
2		any court;
3	(3)	To any individual who leases, offers to lease, rents,
4		or offers to rent, any real estate or the improvements
5		thereon of which the individual is the custodian or
6		caretaker;
7	(4)	To any person who manages, rents, or operates a hotel;
8		or
9	(5)	To any provider agency owning, leasing, operating, or
10		managing a homeless facility or any other program for
11		the homeless authorized under part [\frac{\fir}{\fir}}}}}}}}}{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\fir}}}}}{\frac{\firac{\fir}{\firighta}}}}}}{\frac{\frac{\frac{\frac{\frac{\fir}{\fir}}}}}}{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\f
12		chapter [356D] <u>346.</u> "
13	SECT	ION 7. Section 480-11, Hawaii Revised Statutes, is
14	amended by	y amending subsection (d) to read as follows:
15	" (d)	This chapter shall not apply to:
16	(1)	Any provider agencies or donors under part
17		[VII] of chapter [356D;] <u>346;</u>
18	(2)	Any provider agency or donor method or act that
19		complies with part [$\overline{\text{VII}}$] of chapter [$\overline{\text{356D}}$] $\underline{346}$;
20		or
21	(3)	Any cooperation or agreement authorized pursuant to
22		rule under part [VII] of chapter [356D] <u>346</u> ."

1	SECT	10N 8. Section 521-7, Hawaii Revised Statutes, is
2	amended t	to read as follows:
3	"§52	1-7 Exclusions from application of chapter. Unless
4	created s	olely to avoid the application of this chapter, this
5	chapter s	hall not apply to:
6	(1)	Residence at an institution, whether public or
7		private, where residence is merely incidental to
8		detention or the provision of medical, geriatric,
9		educational, religious, or similar services;
10	(2)	Residence in a structure directly controlled and
11		managed by the University of Hawaii for housing
12		students or faculty of the University of Hawaii or
13		residence in a structure erected on land leased from
14		the University of Hawaii by a nonprofit corporation
15		for the exclusive purpose of housing students or
16		faculty of the University of Hawaii;
17	(3)	Occupancy under a bona fide contract of sale of the
18		dwelling unit or the property of which it is a part
19		where the tenant is, or succeeds to the interest of,
20		the purchaser;

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1	(4)	Residence by a member of a fraternal organization in a
2		structure operated without profit for the benefit of
3		the organization;
4	(5)	Transient occupancy on a day-to-day basis in a hotel
5		or motel;
6	(6)	Occupancy by an employee of the owner or landlord
7		whose right to occupancy is conditional upon that
8		employment or by a pensioner of the owner or landlord
9		or occupancy for a period of up to four years
10		subsequent thereto, pursuant to a plan for the
11		transfer of the dwelling unit or the property of which
12		it is a part to the occupant;
13	(7)	A lease of improved residential land for a term of
14		fifteen years or more, measured from the date of the
15		commencement of the lease;
16	(8)	Occupancy by the prospective purchaser after an
17		accepted offer to purchase and prior to the actual
18		transfer of the owner's rights;
19	(9)	Occupancy in a homeless facility or any other program
20		for the homeless authorized under part [\frac{\fir}{\fir}}}}}}}}{\firac{\frac{\frac{\frac{\frac{\frac{\fir}}}}}{\firac{\firac{\fir}{\firac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\fracc}}}}}{\fira
21		chapter [356D] <u>346;</u>

1	(10) Residence or occupancy in a public housing project or
2	complex directly controlled, owned, or managed by the
3	Hawaii public housing authority pursuant to the
4	federal low rent public housing program; or
5	(11) Residence or occupancy in a transitional facility for
6	abused family or household members."
7	SECTION 9. Chapter 356D, part VII, Hawaii Revised
8	Statutes, is repealed.
9	SECTION 10. The department of human services shall
10	transfer ten positions from the hawaii public housing authority
11	to the benefit, employment, and support services division to
12	carry out the purposes of this Act.
13	All officers and employees whose functions are transferred
14	by this Act shall be transferred with their functions and shall
15	continue to perform their regular duties upon their transfer,
16	subject to the state personnel laws and this Act. No officer or
17	employee of the State shall suffer any loss of salary,
18	seniority, prior service credit, vacation, sick leave, or other
19	employee benefit or privilege as a consequence of this Act.
20	In the event that an office or position held by an officer
21	or employee having tenure is abolished, the office or employee
22	shall remain in the employment of the State with the same pay

- 1 and classification and shall be transferred to some other office
- 2 or position for which the officer or employee is eligible under
- 3 the personnel laws of the State as determined by the director of
- 4 human resources development.
- 5 All appropriations, records, equipment, machines, files,
- 6 supplies, contracts, books, papers, documents, maps, and other
- 7 personal property heretofore made, used, acquired, or held by
- 8 the agencies, divisions, or offices transferred or placed for
- 9 administrative purposes under this Act relating to the functions
- 10 transferred to the department of human services shall be
- 11 transferred with the functions to which they relate.
- 12 All rules, policies, procedures, guidelines, and other
- 13 material adopted or developed by the agencies, divisions, or
- 14 offices transferred or placed for administrative purposes under
- 15 this Act, shall remain in full force and effect until amended or
- 16 repealed by the department of human services pursuant to chapter
- 17 91, Hawaii Revised Statutes.
- 18 All deeds, leases, contracts, loans, agreements, permits,
- 19 or other documents executed or entered into by or on behalf of
- 20 the agencies, divisions, or offices transferred or placed for
- 21 administrative purposes with the department of human services by
- 22 this Act, shall remain in full force and effect.

1	The provisions of this section are to be liberally
2	construed to effectuate its purposes.
3	SECTION 11. All acts passed by the legislature during this
4	regular session of 2009, whether enacted before or after the
5	effective date of this Act, shall be amended to conform to this
6	Act unless such acts specifically provide that this Act is being
7	amended.
8	SECTION 12. Statutory material to be repealed is bracketed
9	and stricken. New statutory material is underscored.
10	SECTION 13. This Act shall take effect on July 1, 2009.
11	/D a > ./ / A
12	INTRODUCED BY: Christy Any
13	BY REQUEST
	IAN 9 & 2009

Report Title:

Homeless Programs

Description:

Improves the coordination of homeless programs and services within the Department of Human Services by relocating the state homeless programs from the Hawaii Public Housing Authority to the Benefit, Employment, and Support Services Division.

JUSTIFICATION SHEET

DEPARTMENT: Office of the Governor

TITLE: A BILL FOR AN ACT RELATING TO THE TRANSFER

OF HOMELESS PROGRAMS WITHIN THE DEPARTMENT

· OF HUMAN SERVICES.

PURPOSE: Improves the Department of Human Services'

coordination and delivery of programs and

services to homeless persons.

MEANS: Add a new part to chapter 346, Hawaii

Revised Statutes (HRS), amend sections 46.1.5, 237-23(a), 346-152(a), 467-2, 480-11(d), and 521-7, HRS, and repeal part VII

of chapter 356D, HRS.

JUSTIFICATION: This bill transfers the functions and duties

of the Homeless Programs Branch of the Hawaii Public Housing Authority to the Benefit, Employment, and Support Services Division (BESSD) of the Department of Human

Services (DHS).

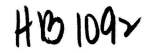
BESSD is the appropriate section within DHS to effectively coordinate homeless services since it administers programs relating to job training, child care, and general assistance. These programs are a necessary accompaniment to the case management services that are a primary function of emergency and transitional shelters for

homeless.

This intradepartmental transfer will improve DHS' ability to coordinate all of the programs and services that homeless persons need to attain a stable living condition and

self-sufficiency.

Allows the Hawaii Public Housing Authority to focus on its core mission of managing federal and state public housing projects.



Impact on the public: Improves the quality of services and programs provided to

homeless persons.

Impact on the department and other agencies: Increases the level of coordination among the various programs within DHS that serve

the needs of homeless persons.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM

DESIGNATION:

HMS 224

OTHER AFFECTED

AGENCIES:

Department of Human Services

EFFECTIVE DATE:

July 1, 2009.