A BILL FOR AN ACT

RELATING TO GENERAL ASSISTANCE.

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

1	SECTION 1. Section 346-53, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§346-53 Determination of amount of assistance. (a)
4	[This subsection does not apply to general assistance to
5	households without minor dependents.] The standard of need
6	shall equal the poverty level established by the federal
7	government in 2006, prorated over a twelve-month period based on
8	family size.
9	The assistance allowance provided shall be based on a
10	percentage of the standard of need. For exempt households and
11	households in which all caretaker relatives are minors, living
12	independently with minor dependents and attending school, the
13	assistance allowance shall be set no higher than sixty-two and
14	one-half per cent and no lower than forty-four per cent of the
15	standard of need. For all other households, the assistance
16	allowance shall be set no higher than sixty-two and one-half per
17	cent of the standard of need and set no lower than thirty-four

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1	per cent	of the standard of need. The standard of need shall be
2	determine	d by dividing the 2006 federal poverty level by twelve
3	and round	ing down the quotient. The remaining quotient shall be
4	multiplie	d by the per cent as set by the director by rules
5	pursuant	to chapter 91, and the final product shall be rounded
6	down to d	etermine the assistance allowance; provided that:
7	(1)	The department may increase or reduce the assistance
8		allowance as determined in this subsection for non-
9		exempt households for the purpose of providing work
10		incentives or services under part XI;
11	(2)	No reduction shall be allowed that jeopardizes
12		eligibility for or receipt of federal funds;
13	(3)	Reductions in the assistance allowance shall be
14		limited to no more than one per year; and
15	(4)	No non-exempt household, which includes an adult who
16		has received sixty cumulative months of temporary
17		assistance to needy families with minor dependents,
18		shall be eligible for an assistance allowance, unless
19		authorized by federal regulations.
20	[-(b) -	The director shall determine the allowance for
21	general a	ssistance to households without minor dependents based
22	upon the	total amount appropriated for general assistance to

- 1 households without minor dependents, among other relevant
- 2 factors.
- 3 (c) (b) The director, pursuant to chapter 91, shall
- 4 determine the rate of payment for domiciliary care, including
- 5 care provided in licensed developmental disabilities domiciliary
- 6 homes, community care foster family homes, and certified adult
- 7 foster homes, to be provided to recipients who are eligible for
- 8 Federal Supplementary Security Income or public assistance, or
- 9 both. The director shall provide for level of care payment as
- 10 follows:
- 11 (1) Beginning on July 1, 2008, for adult residential care
- homes classified as facility type I, licensed
- developmental disabilities domiciliary homes as
- defined under section 321-15.9, community care foster
- family homes as defined under section 346-331, and
- 16 certified adult foster homes as defined under section
- 17 321-11.2, the state supplemental payment shall not
- 18 exceed \$651.90; and
- 19 (2) Beginning on July 1, 2008, for adult residential care
- 20 homes classified as facility type II, the state
- 21 supplemental payment shall not exceed \$759.90.

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         If the operator does not provide the quality of care
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    consistent with the needs of the individual to the satisfaction
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    of the department, the department may remove the recipient to
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    another facility.
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         The department shall handle abusive practices under this
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    section in accordance with chapter 91.
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         Nothing in this subsection shall allow the director to
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    remove a recipient from an adult residential care home or other
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    similar institution if the recipient does not desire to be
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    removed and the operator is agreeable to the recipient
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    remaining, except where the recipient requires a higher level of
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    care than provided or where the recipient no longer requires any
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    domiciliary care.
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         \left[\frac{\text{(d)}}{\text{(c)}}\right] (c) On July 1, 2006, and thereafter, as the
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    department determines a need, the department shall authorize a
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    payment, as allowed by federal law, for resident clients
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    receiving supplemental security income in adult residential care
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    home type I and type II facilities, licensed developmental
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    disabilities domiciliary homes as defined under section 321-
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    15.9, community care foster family homes as defined under
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    section 346-331, and certified adult foster homes as defined
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    under section 321-11.2, when state funds appropriated for the
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- 1 purpose of providing payments under subsection (c) for a
- 2 specific fiscal year are not expended fully within a period that
- 3 meets the requirements of the department's maintenance of effort
- 4 agreement with the Social Security Administration.
- 5 The payment shall be made with that portion of state funds
- 6 identified in this subsection that has not been expended.
- 7 The department shall determine the rate of payment to
- 8 ensure compliance with its maintenance of effort agreement with
- 9 the Social Security Administration.
- $[\frac{(e)}{(e)}]$ (d) The department shall pay rental and utility (to
- 11 include gas, electricity, and water only) deposits once only for
- 12 any person eligible for financial assistance by the department.
- 13 However, under extraordinary circumstances as determined by the
- 14 department, an additional rental deposit, utility deposit, or
- 15 both, may be granted.
- $[\frac{f}{f}]$ (e) Any recipient may petition the department for
- 17 additional assistance when the recipient's need is due to
- 18 emergencies caused by seismic wave, tsunami, hurricane, volcanic
- 19 eruption, typhoon, earthquake, flood, or fire determined by the
- 20 director to have caused losses as to require and justify
- 21 additional assistance from the State. In addition, any
- 22 recipient may petition the department for additional assistance

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- 1 for the replacement or repair of household appliances. The
- 2 additional assistance shall be paid on an emergency basis, as
- 3 determined by the department, to meet the cost of replacing or
- 4 repairing household appliances. If the cost of repairs of
- 5 household appliances is less than one-half the unit cost of the
- 6 item, the department shall pay for the cost of repairs. If the
- 7 cost of repairs of household appliances is one-half the unit
- 8 cost of the item or more, the department shall replace the
- 9 household appliance; provided that the replacement cost shall
- 10 not exceed \$350. For the purposes of this subsection,
- 11 "household appliances" means a refrigerator or a range.
- 12 The department shall establish an emergency fund, not to
- 13 exceed one per cent of total financial assistance from state
- 14 funds required by this chapter in the previous fiscal year. The
- 15 director shall adopt rules pursuant to chapter 91 for
- 16 determining in which cases to grant lump sum payments to
- 17 recipients petitioning for additional assistance.
- 18 $\left[\frac{g}{g}\right]$ (f) The department shall include protective child
- 19 care payment as a special needs item in the financial assistance
- 20 standard for cases of child neglect or abuse requiring placement
- 21 of a child in child care. The referral for protective child

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1 care payment shall be from the department's child welfare 2 program and the rate of payment shall be set by the department. 3 [(h)] (g) The director shall adopt rules pursuant to 4 chapter 91 to implement this section." 5 SECTION 2. Section 346-71, Hawaii Revised Statutes, is 6 amended to read as follows: 7 "§346-71 General assistance to households without minor 8 dependents. (a) The department of human services is authorized 9 to administer and provide state-funded public assistance to **10** eligible persons who are disabled, who are not otherwise provided for under this chapter, and who are unable to provide 11 12 sufficient support for themselves or those dependent upon them; provided that such persons: 13 14 Have first been determined ineligible for a comparable (1)15 federally funded financial assistance program; 16 Are bona fide residents of this [State; and (2) Have furnished to the department a social security 17 (3) 18 account number for each member of the assistance unit

or verification that an application was made with the

Social Security Administration for a social security

account number for each member of the assistance unit.

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- 1 Persons who meet the categorical criteria for eligibility,
- 2 but fail to satisfy income and resource criteria adopted by the
- 3 department shall not be eligible for general assistance to
- 4 household without minor dependents. The failure of any adult
- 5 member of the assistance unit to comply with the requirements or
- 6 conditions of general assistance to households without minor
- 7 dependents shall exclude the entire assistance unit from
- 8 receiving financial assistance. However, when the adult member
- 9 is disqualified for not meeting the work requirement, the
- 10 assistance unit shall not be disqualified if the assistance unit
- 11 was formed after the failure to meet the work requirement
- 12 occurred. "Assistance unit" as the term is used in this section
- 13 means persons whose needs, income, and assets are considered in
- 14 the financial assistance payment and their dependents.
- 15 (b) For purposes of determining whether persons seeking
- 16 assistance are bona fide residents of this [State, the
- 17 department of human services shall consider, but is not limited
- 18 to considering, the following factors:
- (1) Enrollment and receipt of welfare benefits from
- another jurisdiction;
- 21 (2) Physical presence in the [State;] state;

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1	(3)	Maintenance of a place of residence in the [State;]
2		<pre>state;</pre>
3	(4)	The availability of furnishings and household and
4		personal effects sufficient to lead a reasonable
5		person to conclude that the place of residence is more
6		than a public accommodation;
7	(5)	Qualification as to residence for purposes of voting
8		in the [State; state;
9	(6)	Change in vehicle operation license;
10	(7)	Vehicle registration;
11	(8)	Enrollment of children in local schools; and
12	(9)	Bank accounts in this [State] state or any other
13		jurisdiction.
14	[-(d)-]	(c) A person between eighteen and sixty-five years
15	of age wi	th a disability shall be eligible for general
16	assistance	e to households without minor dependents for a period
17	not to exc	ceed twenty-four months if the person:
18	(1)	Is determined to be needy in accordance with standards
19		established by this chapter and the rules adopted
20		under subsection [(e);] <u>(f);</u>

1	(2)	Is unable to meet the disability requirements
2		established by the federal Supplemental Security
3		Income Program or its successor agency; and
4	(3)	Is unable to engage in any substantial gainful
5		employment because of a determined and certified
6		physical, mental, or combination of physical and
7		mental disability. Upon application, the department
8		shall ask the person whether the person has a physical
9		or mental disability, or both. If the person claims
10		to have both a physical and mental disability, the
11		department shall ask the person to choose whether the
12		person's primary disability is physical or mental.
13		Determination and certification of the disability
14		shall be as follows:
15		(A) A determination and certification of physical
16		disability shall be made by a board of licensed
17		physicians designated and paid by the department.
18		Meetings of this board shall not be subject to
19		part I of chapter 92;
20		(B) A determination and certification of mental

disability shall be made by a board of licensed

psychologists or licensed physicians whose

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1 specialty is in psychiatry. This board shall be 2 designated and paid by the department. Meetings 3 of this board shall not be subject to part I of 4 chapter 92; 5 If a determination and certification is made that (C) 6 the applicant does not have a physical, mental, 7 or combination of a physical and mental 8 disability, prior to a denial of any claim, the 9 department shall provide the applicant with an **10** initial denial notice that gives the applicant at 11 least ten calendar days to provide additional 12 medical evidence. The notice shall refer the 13 applicant to free legal services for assistance 14 and permit the applicant to request extensions of 15 time, if necessary; 16 If a determination of physical, mental, or (D) 17 combination of a physical and mental disability 18 is made, the person shall accept and pursue 19 appropriate medical treatment from a provider of 20 the person's choice. The department shall

promptly provide the person with a complete and

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1		legible copy of the recommended appropriate
2		treatment;
3	(E)	Any person, to continue to be certified as
4		mentally disabled, physically disabled, or both
5		mentally and physically disabled, shall be
6		reevaluated annually, as provided by this
7		section, and more frequently, as required by the
8		department; provided that after twelve months or
9		upon the person turning sixty-five years of age,
10		the department shall refer the person for
11		eligibility under the aid to the aged, blind, and
12		disabled program; and
13	(F)	Failure to pursue appropriate medical treatment
14		shall result in a loss of eligibility, unless the
15		failure is due to good cause. Good cause shall
16		include but not be limited to:
17		(i) Treatment is unavailable;
18	,	(ii) Personal emergencies; and
19	i)	ii) Circumstances that threaten the safety of
20		the patient.
21	The department	shall adopt rules in accordance with chapter 91
22	to define "good	d cause", as used in subparagraph (F), [in order]
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1 to determine when treatment is unavailable, what constitutes a 2 personal emergency, what circumstances may threaten the safety 3 of a patient, and other factors that may constitute good cause. 4 As used in this subsection: 5 "Substantial gainful employment" means at least thirty 6 hours of work per week. 7 "With a disability" or "having a disability" means a 8 disability that extends for a period of over sixty days. 9 Any person determined to be eligible under this subsection **10** may be referred to any appropriate state agency for vocational 11 rehabilitation services and shall be required to accept the services as a further condition of eligibility for the receipt **12** 13 of general assistance to households without minor dependents 14 under this section. An assistance unit shall be determined 15 ineligible for general assistance to households without minor 16 dependents if any adult member of the assistance unit fails to 17 cooperate with any appropriate state agency for vocational 18 rehabilitation services after being referred for services. 19 person found eligible under this subsection may also be required **20** to seek employment and participate in public work projects, as

described in section 346-31, and in public employment projects,

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as described in section 346-102.

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1	$\left[\frac{(c)}{(c)}\right]$ Applicants and recipients shall be required to
2	satisfy all applicable provisions of this section. Recipients
3	disqualified for failure to comply with any of the requirements
4	under this section shall be excluded from general assistance to
5	households without minor dependents for a period not to exceed
6	twelve months.
7	$\left[\frac{\text{(d)}}{\text{(e)}}\right]$ The allowance for general assistance to
8	households without minor dependents shall not exceed sixty-two
9	and one-half per cent of the standard of need.
10	$\left[\frac{\text{(e)}}{\text{(f)}}\right]$ Within the limitations of this section, the
11	department shall by rules adopted pursuant to chapter 91,
12	determine:
13	(1) The allowance for general assistance to households
14	without minor dependents based upon the total amount
15	appropriated for general assistance to households
16	without minor dependents;
17	(2) A method for determining assistance amounts; and
18	(3) Other necessary provisions to implement general
19	assistance to households without minor dependents.
20	(g) Any month in which a person receives assistance
21	pending an eligibility determination for the federal

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- 1 Supplemental Security Income Program or a successor program
- 2 shall not be counted toward the twenty-four-month limit."
- 3 SECTION 3. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 4. This Act shall take effect on July 1, 2020.

Report Title:

General Assistance

Description:

Places a twenty-four-month limit on general assistance to households without minor dependents with appropriate exceptions. Requires DHS to refer general assistance recipients to the aid to the aged, blind, and disabled program under specified conditions. Converts general assistance into an entitlement program. Takes effect July 1, 2020. (SD1)