HOUSE OF REPRESENTATIVES TWENTY-FIFTH LEGISLATURE, 2009 STATE OF HAWAII H.B. NO. (199

A BILL FOR AN ACT

RELATING TO STATUTORY REVISION: AMENDING OR REPEALING VARIOUS PROVISIONS OF THE HAWAII REVISED STATUTES AND THE SESSION LAWS OF HAWAII FOR THE PURPOSE OF CORRECTING ERRORS AND REFERENCES, CLARIFYING LANGUAGE, AND DELETING OBSOLETE OR UNNECESSARY PROVISIONS.

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

1	PART I
2	SECTION 1. Section 11-228, Hawaii Revised Statutes, is
3	amended by amending subsection (g) to read as follows:
4	"(g) The provisions of this section shall not apply to any
5	person who, prior to the commencement of proceedings under this
6	section, has paid or agreed to pay the penalties prescribed by
7	sections [11-193(a)(5)] <u>11-213.5</u> and 11-215(c)."
8	SECTION 2. Section 11-229, Hawaii Revised Statutes, is
9	amended by amending subsection (e) to read as follows:
10	"(e) The provisions of this section shall not apply to any
11	person who, prior to the commencement of proceedings under this
12	section, has paid or agreed to pay the penalties prescribed by
13	sections [11-193(a)(5)] <u>11-213.5</u> and 11-215(c)."
14	SECTION 3. Section 237-31, Hawaii Revised Statutes, is
15	amended to read as follows:



1 **Remittances.** All remittances of taxes imposed by "§237-31 2 this chapter shall be made by money, bank draft, check, 3 cashier's check, money order, or certificate of deposit to the 4 office of the department of taxation to which the return was 5 transmitted. The department shall issue its receipts therefor 6 to the taxpayer and shall pay the moneys into the state treasury 7 as a state realization, to be kept and accounted for as provided 8 by law; provided that: 9 The sum from all general excise tax revenues realized (1)10 by the State that represents the difference between 11 \$45,000,000 and the proceeds from the sale of any 12 general obligation bonds authorized for that fiscal 13 year for the purposes of the state educational 14 facilities improvement special fund shall be deposited in the state treasury in each fiscal year to the 15 16 credit of the state educational facilities improvement 17 special fund; and 18 (2) A sum, not to exceed \$5,000,000, from all general 19 excise tax revenues realized by the State shall be 20 deposited in the state treasury in each fiscal year to 21 the credit of the compound interest bond reserve 22 fund[; and



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1	(3)	A sum, not to exceed the amount necessary to meet the
2		obligations of the integrated tax information
3		management systems performance-based contract may be
4		retained and deposited in the state treasury to the
5		credit of the integrated tax information management
6		systems special fund. The sum retained by the
7		director of taxation for deposit to the integrated tax
8		information management systems special fund for each
9		fiscal year shall be limited to amounts appropriated
10		by the legislature. This paragraph shall be repealed
11		on July 1, 2005]."
12	SECT	ION 4. Section 343-5, Hawaii Revised Statutes, is
13	amended b	y amending subsection (a) to read as follows:
14	"(a)	Except as otherwise provided, an environmental
15	assessmen	t shall be required for actions that:
16	(1)	Propose the use of state or county lands or the use of
17		state or county funds, other than funds to be used for
18		feasibility or planning studies for possible future
19		programs or projects that the agency has not approved,
20		adopted, or funded, or funds to be used for the
21		acquisition of unimproved real property; provided that
22		the agency shall consider environmental factors and



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1		available alternatives in its feasibility or planning
2		studies; provided further that an environmental
3		assessment for proposed uses under section [$\frac{1205}{1000}$
4		2(d)(10)]] <u>205-2(d)(11)</u> or [[]205-4.5(a)(13)[]] shall
5		only be required pursuant to section 205-5(b);
6	(2)	Propose any use within any land classified as a
7		conservation district by the state land use commission
8		under chapter 205;
9	(3)	Propose any use within a shoreline area as defined in
10		section 205A-41;
11	(4)	Propose any use within any historic site as designated
12		in the National Register or Hawaii Register, as
13		provided for in the Historic Preservation Act of 1966,
14		Public Law 89-665, or chapter 6E;
15	(5)	Propose any use within the Waikiki area of Oahu, the
16		boundaries of which are delineated in the land use
17		ordinance as amended, establishing the "Waikiki
18		Special District";
19	(6)	Propose any amendments to existing county general
20		plans where the amendment would result in designations
21		other than agriculture, conservation, or preservation,
22		except actions proposing any new county general plan



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1		or a	mendments to any existing county general plan
2		init	iated by a county;
3	(7)	Prop	ose any reclassification of any land classified as
4		a co	nservation district by the state land use
5		comm	ission under chapter 205;
6	(8)	Prop	ose the construction of new or the expansion or
7		modi	fication of existing helicopter facilities within
8		the	State, that by way of their activities, may
9		affe	ct:
10		(A)	Any land classified as a conservation district by
11			the state land use commission under chapter 205;
12		(B)	A shoreline area as defined in section 205A-41;
13			or
14		(C)	Any historic site as designated in the National
15			Register or Hawaii Register, as provided for in
16			the Historic Preservation Act of 1966, Public Law
17			89-665, or chapter 6E; or until the statewide
18			historic places inventory is completed, any
19			historic site that is found by a field
20			reconnaissance of the area affected by the
21			helicopter facility and is under consideration



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1		for placement on the National Desigton on the
1		for placement on the National Register or the
2		Hawaii Register of Historic Places; and
3	(9) Prop	ose any:
4	(A)	Wastewater treatment unit, except an individual
5		wastewater system or a wastewater treatment unit
6		serving fewer than fifty single-family dwellings
7		or the equivalent;
8	(B)	Waste-to-energy facility;
9	(C)	Landfill;
10	(D)	Oil refinery; or
11	(E)	Power-generating facility."
12	SECTION 5	. Section 431:6-322, Hawaii Revised Statutes, is
13	amended by ame	nding its title to read as follows:
14	"§431:6−3	22 Common trust funds; mutual funds; and
15	[{]exchange[]]	traded funds."
16	SECTION 6	. Section 431:19-204, Hawaii Revised Statutes, is
17	amended by ame	nding subsection (d) to read as follows:
18	"(d) The	commissioner may issue a certificate of authority
19	to transact in	surance and reinsurance business as a special
20	purpose financ	ial captive insurance company in this State that
21	shall be valid	through the term of the insurance securitization
22	and automatica	lly renewed each April 1 following the date of
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1	initial is	ssuance, except as provided for in section 431:19-212,
2	and upon t	the commissioner's finding that:
3	(1)	The proposed plan of operation provides for a
4		reasonable and expected successful operation;
5	(2)	The terms of the special purpose financial captive
6		insurance company contract and related transactions
7		comply with this part; and
8	(3)	The insurance regulator of the home domicile of each
9		counterparty has notified the commissioner in writing
10		or otherwise provided assurance satisfactory to the
11		commissioner that it has approved or has not
12		disapproved the transaction; provided that the
13		commissioner shall not be precluded from issuing or
14		renewing a certificate of authority [+]in the event
15		that[]] the insurance regulator of the home domicile
16		of a counterparty has not responded with respect to
17		all or any part of the transaction."
18	SECT	ION 7. Section 431:19-209, Hawaii Revised Statutes, is
19	amended by	y amending subsection (e) to read as follows:
20	"(e)	Unless otherwise approved in advance by the
21	commission	ner, a special purpose financial captive insurance
22	company sl	hall not:
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1	(1)	Issue or otherwise administer primary insurance
2		contracts;
3	(2)	Enter into a special purpose financial captive
4		insurance company contract with a counterparty that is
5		not licensed or otherwise authorized to transact the
6		business of insurance or reinsurance in at least its
7		state or country of domicile;
8	(3)	Enter into a special purpose financial captive
9		insurance contract that contains any provision for
10		payment by the special purpose financial captive
11		insurance company in discharge of its obligations
12		under the contract to any person other than the
13		counterparty or receiver;
14	(4)	Have any direct obligation to the policyholders or
15		reinsured of the counterparty; or
16	(5)	Lend or otherwise invest, or place in custody, trust,
17		or under management any of its assets with, or to
18		borrow money or receive a loan from anyone convicted
19		of a felony, anyone convicted of a criminal offense
20		involving the conversion or misappropriation of funds,
21		including fiduciary funds or insurance amounts, or
22		theft, deceit, fraud, misrepresentation, embezzlement,



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1 or [+]corruption, or anyone [+] whom the commissioner 2 has cause to believe has violated, is violating, or is about to violate any provision of this code, any order 3 4 of the commissioner, or undertakes or plans to 5 undertake any action that may cause the special 6 purpose financial captive insurance company to be in a 7 condition as to render the continuance of the special 8 purpose financial captive insurance company's business hazardous to the public or to the holders of the 9 10 special purpose financial captive insurance company 11 contracts or special purpose financial captive 12 insurance company securities."

13 SECTION 8. Section 451J-7, Hawaii Revised Statutes, is 14 amended to read as follows:

15 "[+]\$451J-7[+] Application for licensure. Any person who 16 files an application with the department after December 31, 17 1998, shall be issued a license by the department if the 18 applicant provides satisfactory evidence to the department that 19 the applicant is qualified for licensure pursuant to the 20 requirements of this chapter and meets the following

21 qualifications:



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1	(1)	Has completed a master's degree or doctoral degree
2		from an accredited educational institution in marriage
3		and family therapy or in an allied field related to
4		the practice of mental health counseling which
5		includes or is supplemented by graduate level course
6		work comprising a minimum of thirty-three semester, or
7		forty-four quarter hours in the following course
8		areas:
9		(A) Marriage and family studiesnine semester or
10		twelve quarter hours;
11		(B) Marriage and family therapy studiesnine
12		semester or twelve quarter hours;
13		(C) Human developmentnine semester or twelve
14		quarter hours;
15		(D) Ethical and professional studiesthree semester
16		or four quarter hours; [or] <u>and</u>
17		(E) Researchthree semester or four quarter hours;
18	(2)	Has one year practicum with three hundred hours
19		supervised client contact;
20	(3)	Completes one thousand hours of direct marriage and
21		family therapy, and two hundred hours clinical
22		supervision in not less than twenty-four months; and
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1	(4) Has passed the National Marriage and Family Therapy
2	Exam in accordance with section 451J-8.
3	An individual who is a clinical member of the association
4	shall be deemed to have met the educational and clinical
5	experience requirements of this section."
6	SECTION 9. Section 846-30.5, Hawaii Revised Statutes, is
7	amended to read as follows:
8	"§846-30.5 Expiration date. Every certificate of
9	identification issued under this part, whether an original or a
10	renewal, shall bear an expiration date which shall be on the
11	person's birthday, six years after the year of issuance;
12	provided that if the person is a legal nonimmigrant, the
13	certificate shall bear an expiration date that is the same as
14	the expiration date on the person's [Immigration and
15	Naturalization Service] U.S. Citizenship and Immigration Services
16	departure card (I-94). All certificates of identification
17	issued without expiration dates shall expire on December 31,
18	1999. To provide for the transition to expiration dates that
19	are birthdays of the persons issued certificates, any
20	certificate issued to a person with an expiration date other
21	than the birthday of that person in the year of expiration shall



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1	expire on	that person's last birthday immediately preceding the
2	certifica	te's stated expiration date."
3	SECT	ION 10. Section 846E-1, Hawaii Revised Statutes, is
4	amended b	y amending the definition of "sexual offense" to read
5	as follow	s:
6	""Se	xual offense" means an offense that is:
7	(1)	Set forth in section 707-730(1)(a), 707-730(1)(b),
8	±	707-730(1)(c), 707-730(1)(d) or (e), 707-731(1)(a),
9		707-731(1)(b), 707-731(1)(c), 707-732(1)(a), 707-
10		732(1)(b), 707-732(1)(c), 707-732(1)(d), 707-
11		732(1)(e), 707-732(1)(f), 707-733(1)(a), 707-733.6,
12		712-1202(1)(b), or 712-1203(1)(b), but excludes
13		conduct that is criminal only because of the age of
14		the victim, as provided in section 707-730(1)(b), or
15		section 707-732(1)(b) if the perpetrator is under the
16		age of eighteen;
17	(2)	An act defined in section 707-720 if the charging
18		document for the offense for which there has been a
19		conviction alleged intent to subject the victim to a
20		sexual offense;
21	(3)	An act that consists of:



1		(A)	Criminal sexual conduct toward a minor, including
2			but not limited to an offense set forth in
3			section 707-759;
4		(B)	Solicitation of a minor who is less than fourteen
5			years old to engage in sexual conduct;
6		(C)	Use of a minor in a sexual performance;
7		(D)	Production, distribution, or possession of child
8			pornography chargeable as a felony under section
9			707-750, 707-751, or 707-752;
10		(E)	Electronic enticement of a child chargeable under
11			section 707-756[7] <u>or</u> 707-757[7, or 707] if
12			the offense was committed with the intent to
13			promote or facilitate the commission of another
14			covered offense as defined in <u>this</u> section [$846E-$
15			1]; or
16		(F)	Solicitation of a minor to practice prostitution;
17	(4)	A cr	iminal offense that is comparable to or that
18		exce	eds a sexual offense as defined in paragraphs (1)
19		thro	ugh (3) or any federal, military, or out-of-state
20		conv	iction for any offense that under the laws of this
21		State	e would be a sexual offense as defined in
22		para	graphs (1) through (3); or



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1	(5) An act, as described in chapter 705, that is an
2	attempt, criminal solicitation, or criminal conspiracy
3	to commit one of the offenses designated in paragraphs
4	(1) through (4)."
5	SECTION 11. Act 9, Session Laws of Hawaii 2008, is amended
6	by amending section 5 to read as follows:
7	"SECTION 5. This Act shall take effect upon its
8	approval $[-]$; provided that the amendments made to section 461-1,
9	Hawaii Revised Statutes, by section 3 of this Act, shall not be
10	repealed when section 461-1, Hawaii Revised Statutes, is
11	reenacted on July 1, 2010, pursuant to section 11 of Act 190,
12	Session Laws of Hawaii 2004."
13	SECTION 12. Act 28, Session Laws of Hawaii 2008, is
14	amended by amending section 43 to read as follows:
15	"SECTION 43. Upon its approval, this Act shall take effect
16	retroactive to July 1, 2006; provided that:
17	(1) Section 3(2) shall be repealed on June 30, 2008;
18	(2) Sections 3(3) and $[(23)]$ 23 shall take effect on July
19	1, 2008; and
20	(3) The amendments to section 237-24.3, Hawaii Revised
21	Statutes, by section 26 of this Act shall not be
22	repealed when that section is reenacted on December
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1	31, 2009, by section 4 of Act 239, Session Laws of
2	Hawaii 2007."
3	SECTION 13. Act 106, Session Laws of Hawaii 2008, is
4	amended by amending section 3 to read as follows:
5	"SECTION 3. This Act shall take effect on July 1, 2008,
6	and shall be repealed on June 30, $2011[-]$; provided that section
7	304A-2251, Hawaii Revised Statutes, shall be reenacted in the
8	form in which it read on the day before the effective date of
9	this Act."
10	SECTION 14. Act 120, Session Laws of Hawaii 2008, is
11	amended by amending section 3 to read as follows:
12	"SECTION 3. This Act shall take effect on July 1, 2008,
13	and shall be repealed on July 1, 2013[-]; provided that section
14	431:2-201.5, Hawaii Revised Statutes, shall be reenacted in the
15	form in which it read on the day before the effective date of
16	this Act."
17	SECTION 15. Act 128, Session Laws of Hawaii 2008, is
18	amended by amending section 7 to read as follows:
19	"SECTION 7. This Act shall take effect upon its approval
20	and shall be repealed on July 1, $2011[-]$; provided that sections
21	711-1109.1(1), 711-1109.2(1), (3), and (5), and 711-1110.5,



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Hawaii Revised Statutes, shall be reenacted in the form in which 1 2 they read on the day before the effective date of this Act." SECTION 16. Act 154, Session Laws of Hawaii 2008, is 3 4 amended by amending the prefatory language in section 27 to read 5 as follows: 6 "SECTION 27. Section [626:1-505.5,] 626-1, Hawaii Revised 7 Statutes, is amended by amending subsection (d) of rule 505.5 to 8 read as follows:" 9 SECTION 17. Act 171, Session Laws of Hawaii 2008, is 10 amended by amending section 20 to read as follows: 11 "SECTION 20. This Act shall take effect on July 1, 2008; provided that sections 2 through 11 shall take effect on July 1, 12 13 2010; provided further that sections 15 and 16 shall be repealed 14 on June 30, 2010[-]; and provided further that sections 287-15 20(a) and 291E-61(g), Hawaii Revised Statutes, shall be reenacted in the form in which they read on the day before the 16 17 effective date of this Act." 18 SECTION 18. Act 177, Session Laws of Hawaii 2008, is 19 amended by amending section 7 to read as follows: 20 "SECTION 7. This Act shall take effect upon its approval, 21 and shall be repealed two years from the date of its 22 approval [-;]; provided that section 431:7-101(a) and (b), Hawaii HB LRB 09-0944.doc

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1	Revised Statutes, shall be reenacted in the form in which it					
2	read on the day before the effective date of this Act."					
3	SECTION 19. Act 180, Session Laws of Hawaii 2008, is					
4	amended by amending section 6 to read as follows:					
5	"SECTION 6. This Act shall take effect on July 1, 2008 and					
6	shall be repealed on July 1, $2010[-]$; provided that sections					
7	586-4(e) and 586-11(a), Hawaii Revised Statutes, shall be					
8	reenacted in the form in which they read on the day before the					
9	effective date of this Act."					
10	SECTION 20. Act 212, Session Laws of Hawaii 2008, is					
11	amended by amending section 7 to read as follows:					
12	"SECTION 7. This Act shall take effect upon its approval					
13	and shall be repealed on January 1, $2013[-]$; provided that					
14	sections 461-1 and 461-14, Hawaii Revised Statutes, are					
15	reenacted in the form in which they read on the day before the					
16	effective date of this Act; and provided further that the					
17	amendments made to section 461-1, Hawaii Revised Statutes, by					
18	this Act, shall not be repealed when section 461-1, Hawaii					
19	Revised Statutes, is reenacted on July 1, 2010, pursuant to					
20	section 11 of Act 190, Session Laws of Hawaii 2004."					
21	SECTION 21. Act 226, Session Laws of Hawaii 2008, is					
22	amended by amending section 16 to read as follows:					



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1	"SECTION 16. This Act shall take effect on July 1, 2008[\pm];
2	provided that the amendments made to section 437D-8.4(a), Hawaii
3	Revised Statutes, by this Act, shall not be repealed when
4	section 437D-8.4, Hawaii Revised Statutes, is reenacted on
5	December 31, 2022, pursuant to Act 247, Session Laws of Hawaii
6	<u>2005.</u> "
7	SECTION 22. Act 227, Session Laws of Hawaii 2008, is
8	amended by amending section 5 to read as follows:
9	"SECTION 5. This Act shall take effect upon its approval,
10	and shall be repealed on June 30, $2011[-]$; provided that section
11	431:13-103(a), Hawaii Revised Statutes, shall be reenacted in
12	the form in which it read on the day before the effective date
13	of this Act."
14	SECTION 23. Act 11, First Special Session Laws of Hawaii
15	2008, is amended by amending section 15 to read as follows:
16	"SECTION 15. This Act shall take effect on July 1,
17	2008[\cdot]; provided that section 2 shall take effect on June 29,
18	2008."
19	SECTION 24. Chapter 235D, Hawaii Revised Statutes, is
20	repealed.
21	SECTION 25. Section 237-27.1, Hawaii Revised Statutes, is

22 repealed.



1	["§237-27.1 Exemption of sale of alcohol fuels. (a)
2	There shall be exempted from and excluded from the measure of
3	the taxes imposed by this chapter all of the gross proceeds
4	arising from the sale of alcohol fuels for consumption or use by
5	the purchaser and not for resale.
6	(b) As used in this section, "alcohol fuels" means neat
7	biomass-derived alcohol liquid fuel or a petroleum-derived fuel
8	and alcohol liquid fuel mixture consisting of at least ten
9	volume per cent denatured biomass-derived alcohol commercially
10	usable as a fuel to power aircraft, seacraft, spacecraft,
11	automobiles, or other motorized vehicles.
12	(c) The director of taxation shall adopt rules pursuant to
13	chapter 91 necessary to administer this section.
14	(d) This section shall be repealed on December 31, 2006."]
15	PART II
16	SECTION 26. Section 92-28, Hawaii Revised Statutes, is
17	amended to read as follows:
18	"§92-28 State service fees; increase or decrease of. Any
19	law to the contrary notwithstanding, the fees or other nontax
20	revenues assessed or charged by any board, commission, or other
21	governmental agency may be increased or decreased by the body in
22	an amount not to exceed fifty per cent of the statutorily
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1	assessed fee o	r nontax revenue, to maintain a reasonable			
2	relation between the revenues derived from such fee or nontax				
3	revenue and th	e cost or value of services rendered,			
4	comparability among fees imposed by the State, or any other				
5	purpose which	it may deem necessary and reasonable; provided			
6	that:				
7	(1) The	authority to increase or decrease fees or nontax			
8	reve	nues shall be subject to the approval of the			
9	gove.	rnor and extend only to the following: chapters			
10	36,	92, 94, 142, 144, 145, 147, 150, 171, 188, 189,			
11	231,	269, 271, 321, 338, 373, 412, 414, 414D, 415A,			
12	417E	, 419, 421, 421C, 421H, 421I, 425, 425E, 428, 431,			
13	436E	, 437, 437B, 438, 439, 440, 441, 442, 443B, 444,			
14	447,	448, 448E, 448F, 448H, 451A, 451J, 452, 453,			
15	453D	, 454, 455, 456, 457, 457A, 457B, 457G, 458, 459,			
16	[460	,] 460J, 461, 461J, 462A, 463, 463E, 464, 465,			
17	466,	466K, 467, 467E, 468E, 468L, 468M, 469, 471, 482,			
18	482E	, 484, 485A, 501, 502, 505, 514A, 514B, 514E, 572,			
19	574,	and 846 (part II);			
20	(2) The	authority to increase or decrease fees or nontax			

21 revenues under the chapters listed in paragraph (1)22 that are established by the department of commerce and



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1 consumer affairs shall apply to fees or nontax revenues established by statute or rule; 2 3 (3)The authority to increase or decrease fees or nontax. revenues established by the University of Hawaii under 4 5 chapter 304A shall be subject to the approval of the 6 board of regents; provided that the board's approval 7 of any increase or decrease in tuition for regular credit courses shall be preceded by an open public 8 9 meeting held during or prior to the semester preceding 10 the semester to which the tuition applies; 11 (4)This section shall not apply to judicial fees as may 12 be set by any chapter cited in this section; 13 (5)The authority to increase or decrease fees or nontax 14 revenues pursuant to this section shall be exempt from the public notice and public hearing requirements of 15 16 chapter 91; and 17 Fees for copies of proposed and final rules and public (6) 18 notices of proposed rulemaking actions under chapter 19 91 shall not exceed 10 cents a page, as required by section 91-2.5." 20



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1 SECTION 27. Section 235-1, Hawaii Revised Statutes, is 2 amended by amending the definition of "person totally disabled" to read as follows: 3 4 ""Person totally disabled" means a person who is totally 5 and permanently disabled, either physically or mentally, which 6 results in the person's inability to engage in any substantial 7 gainful business or occupation. 8 The disability shall be certified to by (1) a physician or 9 osteopathic physician licensed under chapter 453 [or 460, or 10 both], (2) a qualified out-of-state physician who is currently 11 licensed to practice in the state in which the physician 12 resides, or (3) a commissioned medical officer in the United 13 States Army, Navy, Marine Corps, or Public Health Service, 14 engaged in the discharge of one's official duty. Certification 15 shall be on forms prescribed by the department of taxation." 16 SECTION 28. Section 246-31, Hawaii Revised Statutes, is 17 amended by amending subsection (b) to read as follows: 18 "(b) Any person who is totally disabled, as defined in 19 section 235-1, so long as the person is totally disabled, shall 20 be exempt from real property taxes on all real property owned by 21 the person up to, but not exceeding, a taxable value of \$15,000. 22 The disability shall be certified to by a physician or HB LRB 09-0944.doc 22

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<u>osteopathic physician</u> licensed under chapter 453 [or 460, or
 both], on forms prescribed by the department of taxation."
 SECTION 29. Section 304A-1752, Hawaii Revised Statutes, is
 amended to read as follows:

5 "[+]\$304A-1752[+] Qualifications for residency program. 6 The school of medicine of the University of Hawaii shall 7 recommend that two positions within the University of Hawaii 8 medical residency program be filled each year, in accordance 9 with this subpart, by persons who have the necessary 10 qualifications, other than the qualification of residency 11 training, to take the examination for licensure as physicians or 12 osteopathic physicians under chapter 453 [or osteopathic 13 physicians under chapter 460] and who volunteer to enter into 14 contracts under section [+]304A-1753[+], regardless of whether they are graduates of the school of medicine of the University 15 16 of Hawaii. The department of public safety and the department 17 of health shall notify the school of medicine of the type of 18 physicians or osteopathic physicians needed by the correctional 19 facilities and by rural communities. The school of medicine 20 shall establish procedures to provide for applications by, and 21 selection of, persons who are qualified and interested to fill 22 the positions."



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1	SECT	ION 30. Section 304A-1753, Hawaii Revised Statutes, is
2	amended t	o read as follows:
3	"[+]	§304A-1753[]] Contract necessary for filling of
4	positions	. In order to fill a position under this subpart, a
5	person sh	all enter into a contract with the school of medicine
6	of the Un	iversity of Hawaii stating that the person:
7	(1)	Agrees to participate in the residency program for the
8		minimum period required to qualify for the licensure
9		examination under chapter 453 [or 460];
10	(2)	Agrees to obtain a permanent license to practice
11		medicine and surgery or osteopathy under chapter 453
12		[or osteopathy under chapter 460,] as soon as possible
13		following termination of participation in the
14		residency program;
15	(3)	Agrees to serve for two years as:
16		(A) An officer or employee of the department of
17		public safety who is based in a correctional
18		facility and whose normal course of duty requires
19		medical treatment of inmates of the facility,
20		another correctional facility, or both; or
21		(B) An officer or employee of the department of
22		health who is employed to provide primary medical
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1 care to residents of and to be based in a rural 2 community with a shortage of physicians; and 3 (4) Agrees to commence fulfilling the requirement under 4 paragraph (3) immediately following the termination of 5 participation in the residency program and licensure." 6 SECTION 31. Section 304A-1754, Hawaii Revised Statutes, is 7 amended to read as follows: 8 "[+] §304A-1754[+] Penalty for breach of contract. A person who is placed in the residency program under this 9 10 subpart, but who breaches any term of the contract under section 11 [+]304A-1753[+], shall pay to the State damages of \$10,000; 12 provided that a contract shall not be deemed breached if the 13 person has obtained a permanent license to practice medicine and 14 surgery or osteopathy under chapter 453 [or osteopathy under 15 chapter 460], but could not fulfill the requirements of section 16 [+]304A-1753(3) and (4)[+] because no employment vacancy existed 17 in the correctional facilities of the department of public 18 safety or no shortage of physicians or osteopathic physicians 19 existed in any rural community and the department of public 20 safety or the department of health, as applicable, certifies 21 that no employment vacancy or shortage existed."



1 SECTION 32. Section 304A-1755, Hawaii Revised Statutes, is 2 amended to read as follows:

3 "[+]\$304A-1755[+] Residency program; defined. For the 4 purpose of this subpart, "residency program" means a graduate 5 medical education program in a hospital in this State that is 6 accredited as a medical school residency program by the school 7 of medicine of the University of Hawaii. The school of medicine 8 may develop a special residency program for the purpose of this 9 subpart; provided that the program, upon completion by the 10 person, qualifies the person to take the licensure examination 11 under chapter 453 [or 460]."

12 SECTION 33. Section 321-32, Hawaii Revised Statutes, is 13 amended to read as follows:

14

"[{]§321-32[}] Epidemiological specialists.

Notwithstanding any other law to the contrary, epidemiological specialists may perform blood collection by venipuncture or capillary puncture and other methods of specimen collection, excluding catheterization, when employed by or acting as an agent of the department and when done under the direct or indirect supervision of a physician or osteopathic physician licensed pursuant to chapter 453 [or chapter 460]."



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1	SECTI	ION 34. Section 321-313, Hawaii Revised Statutes, is
2	amended to	o read as follows:
3	"[[]§	321-313[+] Definition of health care professional. A
4	health car	re professional means a physician <u>or osteopathic</u>
5	physician	as licensed under chapter 453 [and an osteopath as
6	licensed u	ander-chapter-460]."
7	SECTI	CON 35. Section 321-373, Hawaii Revised Statutes, is
8	amended by	amending subsection (a) to read as follows:
9	"(a)	The department shall adopt rules under chapter 91 to
10	implement	this part. The rules shall include but not be limited
11	to:	
12	(1)	Prohibiting the use of injections, unless administered
13		by a physician <u>or osteopathic physician</u> licensed under
14		chapter 453 [or 460], or by a registered nurse
15		licensed under chapter 457;
16	(2)	Appropriate restrictions on topical anesthetics;
17	(3)	Prescribing procedures and conditions for
18		sterilization, storage of sterilized equipment,
19		resterilization, and disposal of discarded needles and
20		other equipment;
21	(4)	Creating examination standards; and



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1	(5) Fixing penalties and fines for violations of this part
2	or any of the rules adopted by the department."
3	SECTION 36. Section 321-374, Hawaii Revised Statutes, is
4	amended by amending subsection (b) to read as follows:
5	"(b) Physicians or osteopathic physicians holding a valid
6	unrevoked license under chapter 453 [or 460] are exempt from the
7	requirements of this part."
8	SECTION 37. Section 321-376, Hawaii Revised Statutes, is
9	amended to read as follows:
10	"§321-376 Facial tattoos. Application of facial tattoos
11	shall be prohibited except by a physician or osteopathic
12	physician licensed under chapter 453 [or 460], or by a tattoo
13	artist who is under the general supervision of such a
14	physician[-] or osteopathic physician."
15	SECTION 38. Section 325-101, Hawaii Revised Statutes, is
16	amended by amending subsection (a) to read as follows:
17	"(a) The records of any person that indicate that a person
18	has a human immunodeficiency virus (HIV) infection, AIDS related
19	complex (ARC), or acquired immune deficiency syndrome (AIDS),
20	which are held or maintained by any state agency, health care
21	provider or facility, physician, osteopathic physician,
22	laboratory, clinic, blood bank, third party payor, or any other
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1 agency, individual, or organization in the State shall be 2 strictly confidential. For the purposes of this part, the term 3 "records" shall be broadly construed to include all 4 communication that identifies any individual who has HIV 5 infection, ARC, or AIDS. This information shall not be released 6 or made public upon subpoena or any other method of discovery. 7 Notwithstanding any other provision to the contrary, release of 8 the records protected under this part shall be permitted under 9 the following circumstances: 10 Release is made to the department of health in order (1)11 that it may comply with federal reporting requirements 12 imposed on the State. The department shall ensure 13 that personal identifying information from these 14 records is protected from public disclosure; 15 (2) Release is made of the records, or of specific medical 16 or epidemiological information contained therein, with 17 the prior written consent of the person or persons to 18 whom the records pertain; 19 Release is made to medical personnel in a medical (3) 20 emergency only to the extent necessary to protect the 21 health, life, or well-being of the named party;



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2physicianlicensed pursuant to chapter 453 [er-460] to3the department of health to inform the sexual or4needle sharing contact of an HIV seropositive patient5where:6(A) There is reason for the physician or osteopathic7physician8been at risk of HIV transmission as a result of9the index patient having engaged in conduct which10is likely to transmit HIV; and11(B) The index patient has first been counseled by the12physician or osteopathic physician of the need13for disclosure and the patient is unwilling to14inform the contact directly or is unwilling to15consent to the disclosure of the index patient's16HIV status by the physician, the osteopathic17physician, or the department of health; provided18that the identity of the index patient is not19disclosed; and provided further that there is no20obligation to identify or locate any contact.21physician to disclose or withhold disclosure of	1	(4)	Rele	ase is made from a physician <u>or osteopathic</u>			
4needle sharing contact of an HIV seropositive patient5where:6(A) There is reason for the physician or osteopathic7physician to believe that the contact is or has8been at risk of HIV transmission as a result of9the index patient having engaged in conduct which10is likely to transmit HIV; and11(B) The index patient has first been counseled by the12physician or osteopathic physician of the need13for disclosure and the patient is unwilling to14inform the contact directly or is unwilling to15consent to the disclosure of the index patient's16HIV status by the physician, the osteopathic17physician, or the department of health; provided18that the identity of the index patient is not19obscieve; and provided further that there is no20obligation to identify or locate any contact.21Any determination by a physician or osteopathic	2		phys	physician licensed pursuant to chapter 453 [or 460] to			
5where:6(A) There is reason for the physician or osteopathic physician to believe that the contact is or has been at risk of HIV transmission as a result of the index patient having engaged in conduct which is likely to transmit HIV; and10is likely to transmit HIV; and11(B) The index patient has first been counseled by the physician or osteopathic physician of the need for disclosure and the patient is unwilling to inform the contact directly or is unwilling to consent to the disclosure of the index patient's16HIV status by the physician, the osteopathic physician, or the department of health; provided that the identity of the index patient is not disclosed; and provided further that there is no obligation to identify or locate any contact.21Any determination by a physician or osteopathic	3		the	the department of health to inform the sexual or			
6(A)There is reason for the physician or osteopathic physician to believe that the contact is or has been at risk of HIV transmission as a result of the index patient having engaged in conduct which is likely to transmit HIV; and10is likely to transmit HIV; and11(B)The index patient has first been counseled by the physician or osteopathic physician of the need for disclosure and the patient is unwilling to inform the contact directly or is unwilling to consent to the disclosure of the index patient's16HIV status by the physician, the osteopathic physician, or the department of health; provided that the identity of the index patient is not disclosed; and provided further that there is no obligation to identify or locate any contact.20obligation by a physician or osteopathic	4		need	le sharing contact of an HIV seropositive patient			
7physician to believe that the contact is or has8been at risk of HIV transmission as a result of9the index patient having engaged in conduct which10is likely to transmit HIV; and11(B)The index patient has first been counseled by the12physician or osteopathic physician of the need13for disclosure and the patient is unwilling to14inform the contact directly or is unwilling to15consent to the disclosure of the index patient's16HIV status by the physician, the osteopathic17physician, or the department of health; provided18that the identity of the index patient is not19disclosed; and provided further that there is no20obligation to identify or locate any contact.21Any determination by a physician or osteopathic	5		wher	e:			
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9the index patient having engaged in conduct which10is likely to transmit HIV; and11(B)The index patient has first been counseled by the12physician or osteopathic physician of the need13for disclosure and the patient is unwilling to14inform the contact directly or is unwilling to15consent to the disclosure of the index patient's16HIV status by the physician, the osteopathic17physician, or the department of health; provided18that the identity of the index patient is not19disclosed; and provided further that there is no20obligation to identify or locate any contact.21Any determination by a physician <u>or osteopathic</u>	7			physician to believe that the contact is or has			
10is likely to transmit HIV; and11(B)The index patient has first been counseled by the12physician or osteopathic physician of the need13for disclosure and the patient is unwilling to14inform the contact directly or is unwilling to15consent to the disclosure of the index patient's16HIV status by the physician, the osteopathic17physician, or the department of health; provided18that the identity of the index patient is not19disclosed; and provided further that there is no20obligation to identify or locate any contact.21Any determination by a physician or osteopathic	8			been at risk of HIV transmission as a result of			
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12physician or osteopathic physician of the need13for disclosure and the patient is unwilling to14inform the contact directly or is unwilling to15consent to the disclosure of the index patient's16HIV status by the physician, the osteopathic17physician, or the department of health; provided18that the identity of the index patient is not19disclosed; and provided further that there is no20obligation to identify or locate any contact.21Any determination by a physician <u>or osteopathic</u>	10			is likely to transmit HIV; and			
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14inform the contact directly or is unwilling to15consent to the disclosure of the index patient's16HIV status by the physician, the osteopathic17physician, or the department of health; provided18that the identity of the index patient is not19disclosed; and provided further that there is no20obligation to identify or locate any contact.21Any determination by a physician or osteopathic	12			physician or osteopathic physician of the need			
 15 consent to the disclosure of the index patient's 16 HIV status by the physician, the osteopathic 17 physician, or the department of health; provided 18 that the identity of the index patient is not 19 disclosed; and provided further that there is no 20 obligation to identify or locate any contact. 21 Any determination by a physician or osteopathic 	13			for disclosure and the patient is unwilling to			
16HIV status by the physician, the osteopathic17physician, or the department of health; provided18that the identity of the index patient is not19disclosed; and provided further that there is no20obligation to identify or locate any contact.21Any determination by a physician or osteopathic	14			inform the contact directly or is unwilling to			
 17 physician, or the department of health; provided 18 that the identity of the index patient is not 19 disclosed; and provided further that there is no 20 obligation to identify or locate any contact. 21 Any determination by a physician or osteopathic 	15			consent to the disclosure of the index patient's			
18 that the identity of the index patient is not 19 disclosed; and provided further that there is no 20 obligation to identify or locate any contact. 21 Any determination by a physician <u>or osteopathic</u>	16			HIV status by the physician, the osteopathic			
 19 disclosed; and provided further that there is no 20 obligation to identify or locate any contact. 21 Any determination by a physician <u>or osteopathic</u> 	17			physician, or the department of health; provided			
 20 obligation to identify or locate any contact. 21 Any determination by a physician <u>or osteopathic</u> 	18			that the identity of the index patient is not			
21 Any determination by a physician <u>or osteopathic</u>	19			disclosed; and provided further that there is no			
	20			obligation to identify or locate any contact.			
22 physician to disclose or withhold disclosure of	21			Any determination by a physician or osteopathic			
	22			physician to disclose or withhold disclosure of			



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1 an index patient's sexual contacts to the 2 department of health pursuant to this subsection 3 which is made in good faith shall not be subject to penalties under this part or otherwise subject 4 5 to civil or criminal liability for damages under the laws of the State; 6 7 (5)Release is made by the department of health of medical 8 or epidemiological information from the records to 9 medical personnel, appropriate county and state 10 agencies, blood banks, plasma centers, organ and 11 tissue banks, schools, preschools, day care centers, 12 or county or district courts to enforce this part and 13 to enforce rules adopted by the department concerning 14 the control and treatment of HIV infection, ARC, and 15 AIDS, or to the sexual or needle sharing contacts of 16 an HIV seropositive index patient for purposes of 17 contact notification as provided in paragraph (4); 18 provided that the identity of the index patient, if 19 known, shall not be disclosed; provided further that 20 release of information under this paragraph shall only 21 be made by confidential communication to a designated 22 individual charged with compliance with this part;



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1	(6)	Release of a child's records is made to the department
2		of human services for the purpose of enforcing
3		chapters 350 and 587;
4	(7)	Release of a child's records is made within the
5		department of human services and to child protective
6		services team consultants under contract to the
7		department of human services for the purpose of
8		enforcing and administering chapters 350 and 587 on a
9		need to know basis pursuant to a written protocol to
10		be established and implemented, in consultation with
11		the director of health, by the director of human
12		services;
13	(8)	Release of a child's records is made by employees of
14		the department of human services authorized to do so
15		by the protocol established in paragraph (7) to a
16		natural parent of a child who is the subject of the
17		case when the natural parent is a client in the case,
18		the guardian ad litem of the child, the court, each
19		party to the court proceedings, and also to an
20		adoptive or a prospective adoptive parent, an
21		individual or an agency with whom the child is placed
22		for twenty-four hour residential care, and medical



1 personnel responsible for the care or treatment of the 2 child. When a release is made to a natural parent of 3 the child, it shall be with appropriate counseling as required by section 325-16. In no event shall 4 5 proceedings be initiated against a child's natural parents for claims of child abuse under chapter 350 or 6 7 harm to a child or to affect parental rights under 8 chapter 587 solely on the basis of the HIV 9 seropositivity of a child or the child's natural 10 parents;

(9) Release is made to the patient's health care insurer to obtain reimbursement for services rendered to the patient; provided that release shall not be made if, after being informed that a claim will be made to an insurer, the patient is afforded the opportunity to make the reimbursement directly and actually makes the reimbursement;

18 (10) Release is made by the patient's health care provider
19 to another health care provider for the purpose of
20 continued care or treatment of the patient;



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1	(11)	Release is made pursuant to a court order, after an in
2		camera review of the records, upon a showing of good
3		cause by the party seeking release of the records;
4	(12)	Disclosure by a physician $[\tau]$ or osteopathic physician,
5		on a confidential basis, of the identity of a person
6		who is HIV seropositive and who also shows evidence of
7		tuberculosis infection, to a person within the
8		department of health as designated by the director of
9		health for purposes of evaluating the need for or the
10		monitoring of tuberculosis chemotherapy for the person
11		and the person's contacts who are at risk of
12		developing tuberculosis; or
13	(13)	Release is made for the purpose of complying with
14		sections 325-16.5 and 801D-4(b). Nothing in this
15		section shall be construed to prohibit a victim to
16		whom information is released pursuant to section 325-
17		16.5 from requesting the release of information by a
18		physician, osteopathic physician, or HIV counselor to
19		a person with whom the victim shares a privileged
20		relationship recognized by chapter 626; provided that
21		prior to such release, the person to whom the
22		information is to be released shall be required to



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1 sign a notice of HIV status disclosure advising them 2 of the confidentiality provisions regarding HIV test results and the penalties for unlawful disclosure to 3 4 any person other than a designated physician, osteopathic physician, or HIV counselor. 5 6 As used in this part, unless the context requires 7 otherwise: "Medical emergency" means any disease-related situation 8 that threatens life or limb. 9 "Medical personnel" means any health care provider in the 10 11 State, as provided in section 323D-2, who deals directly or 12 indirectly with the identified patient or the patient's contacts, and includes hospital emergency room personnel, the 13 14 staff of the communicable disease division of the department of 15 health, and any other department personnel as designated by the 16 director." SECTION 39. Section 327C-1, Hawaii Revised Statutes, is 17 amended by amending subsections (a), (b), and (c) to read as 18

19 follows:

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20 "(a) Except as provided in subsection (b), a person shall
21 be considered dead if, in the announced opinion of a physician
22 or osteopathic physician licensed under part I of chapter 453,

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1 [physician and surgeon licensed under chapter 460,] physician or 2 osteopathic physician excepted from licensure by section 453-3 2(b)(3), or registered nurse licensed under chapter 457, based 4 on ordinary standards of current medical practice, the person has experienced irreversible cessation of spontaneous 5 6 respiratory and circulatory functions. Death will have occurred at the time when the irreversible cessation of the functions 7 8 first coincided.

9 In the event that artificial means of support preclude (b) a determination that respiratory and circulatory functions have 10 11 ceased, a person shall be considered dead if, in the opinion of an attending physician or osteopathic physician licensed under 12 13 part I of chapter 453, [attending physician and surgeon licensed 14 under chapter 460, or attending physician or osteopathic 15 physician excepted from licensure by section 453-2(b)(3), and of 16 a consulting physician or osteopathic physician licensed under 17 part I of chapter 453, [consulting physician and surgeon 18 licensed under chapter 460_r] or consulting physician or 19 osteopathic physician excepted from licensure by section 453-20 2(b)(3), based on ordinary standards of current medical 21 practice, the person has experienced irreversible cessation of 22 all functions of the entire brain, including the brain stem. The HB LRB 09-0944.doc
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opinions of the physicians <u>or osteopathic physicians</u> shall be evidenced by signed statements. Death will have occurred at the time when the irreversible cessation of all functions of the entire brain, including the brain stem, first occurred. Death shall be pronounced before artificial means of support are withdrawn and before any vital organ is removed for purposes of transplantation.

8 When a part of a donor is used for direct organ (C)9 transplantation under chapter 327, and the donor's death is 10 established by determining that the donor experienced 11 irreversible cessation of all functions of the entire brain, 12 including the brain stem, the determination shall only be made 13 under subsection (b). The determination of death in all other 14 cases shall be made under subsection (a). The physicians or 15 osteopathic physicians making the determination of death shall 16 not participate in the procedures for removing or transplanting 17 a part, or in the care of any recipient."

18 SECTION 40. Section 327E-2, Hawaii Revised Statutes, is 19 amended by amending the definition of "physician" to read as 20 follows:

21 ""Physician" means an individual authorized to practice
22 medicine or osteopathy under chapter 453 [or 460]."



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1	SECTION 41. Section 327G-2, Hawaii Revised Statutes, is				
2	amended by amending the definition of "physician" to read as				
3	follows:				
4	""Physician" means an individual authorized to practice				
5	medicine or osteopathy under chapter 453 [or osteopathy under				
6	chapter 460]."				
7	SECTION 42. Section 329-104, Hawaii Revised Statutes, is				
8	amended by amending subsection (c) to read as follows:				
9	"(c) This section shall not prevent the disclosure, at the				
10	discretion of the administrator, of investigative information				
11	to:				
12	(1) Law enforcement officers, investigative agents of				
13	federal, state, or county law enforcement agencies,				
14	prosecuting attorneys, or the attorney general;				
15	provided that the administrator has reasonable grounds				
16	to believe that the disclosure of any information				
17	collected under this part is in furtherance of an				
18	ongoing criminal investigation or prosecution;				
19	(2) Registrants authorized under chapters 448, 453, [460,]				
20	and 463E who are registered to administer, prescribe,				
21	or dispense controlled substances; provided that the				



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1		information disclosed relates only to the registrant's
2		own patient;
3	(3)	Pharmacists, employed by a pharmacy registered under
4		section 329-32, who request prescription information
5		about a customer relating to a violation or possible
6		violation of this chapter; or
7	(4)	Other state-authorized governmental prescription-
8		monitoring programs.
9	Informati	on disclosed to a registrant, pharmacist, or authorized
10	governmen	t agency under this section shall be transmitted by a
11	secure me	ans determined by the designated agency."
12	SECT	ION 43. Section 329-121, Hawaii Revised Statutes, is
13	amended b	y amending the definition of "physician" to read as
14	follows:	
15	""Ph	ysician" means a person who is licensed <u>to practice</u>
16	medicine	or osteopathic medicine under [chapters] <u>chapter</u> 453
17	[and 460,] and is licensed with authority to prescribe drugs and
18	is regist	ered under section 329-32. "Physician" does not
19	include p	hysician's assistant as described in section 453-5.3."
20	SECT	ION 44. Section 338-1, Hawaii Revised Statutes, is
21	amended b	y amending the definition of "physician" to read as
22	follows:	



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1	""Physician" means a person licensed to practice medicine			
2	or osteopathic medicine under part I of chapter 453 or a			
3	practitioner of medicine, osteopathic medicine, or surgery			
4	excepted from licensure by section 453-2(b)(3) [or a person			
5	licensed to practice osteopathy under chapter 460]."			
6	SECTION 45. Section 346-67, Hawaii Revised Statutes, is			
7	amended as follows:			
8	1. By amending subsection (a) to read:			
9	"(a) Public assistance recipients in this State who			
10	receive medical assistance pursuant to this chapter shall be			
11	allowed coverage for medical foods and low-protein modified food			
12	products for the treatment of an inborn error of metabolism;			
13	provided that the medical food or low-protein modified food			
14	product is:			
15	(1) Prescribed as medically necessary for the therapeutic			
16	treatment of an inborn error of metabolism; and			
17	(2) Consumed or administered enterally under the			
18	supervision of a physician or osteopathic physician			
19	licensed under chapter 453 [or 460].			
20	The department shall adopt rules pursuant to chapter 91 to			
21	effectuate this subsection."			
22	2. By amending subsection (c) to read:			

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1	"(c) For the purposes of this section:		
2	"Inborn error of metabolism" means a disease caused by an		
3	inherited abnormality of the body chemistry of a person that is		
4	characterized by deficient metabolism, originating from		
5	congenital defects or defects arising shortly after birth, of		
6	amino acid, organic acid, carbohydrate, or fat.		
7	"Low-protein modified food product" means a food product		
8	that:		
9	(1) Is specially formulated to have less than one gram of		
10	protein per serving;		
11	(2) Is prescribed or ordered by a physician or osteopathic		
12	physician as medically necessary for the dietary		
13	treatment of an inborn error of metabolism; and		
14	(3) Does not include a food that is naturally low in		
15	protein.		
16	"Medical food" means a food that is formulated to be		
17	consumed or administered enterally under the supervision of a		
18	physician or osteopathic physician and is intended for the		
19	specific dietary management of a disease or condition for which		
20	distinctive nutritional requirements, based on recognized		
21	scientific principles, are established by medical evaluation."		

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1	SECTION 46. Section 346C-8, Hawaii Revised Statutes, is
2	amended by amending subsection (b) to read as follows:
3	"(b) An individual qualifying for long-term care services
4	under the program shall have written certification from a
5	physician <u>or osteopathic physician</u> licensed under chapter 453
6	$[\frac{1}{2} - \frac{1}{2} + 1$
7	under section 457-8.5, assigned by the board of trustees
8	certifying that the individual requires one or more long-term
9	care services for the period of time during which the individual
10	receives the benefits under the program. The written
11	certification shall specify that the individual:
12	(1) Is unable to perform, without substantial assistance
13	from another individual, at least two of six
14	activities of daily living for a period of at least
15	ninety days due to a loss of functional capacity; or
16	(2) Requires substantial supervision to protect the
17	individual from threats to health and safety to self
18	or others due to severe cognitive impairment."
19	SECTION 47. Section 386-1, Hawaii Revised Statutes, is
20	amended by amending the definition of "health care provider" to
21	read as follows:

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1	""Health care provider" means a person qualified by the			
2	director to render health care and service and who has a licens			
3	for the practice of:			
4	(1) Medicine or osteopathy under chapter 453;			
5	(2) Dentistry under chapter 448;			
6	(3) Chiropractic under chapter 442;			
7	[(4) Osteopathy under chapter 460;			
8	(4) Naturopathy under chapter 455;			
9	[(6)] <u>(5)</u> Optometry under chapter 459;			
10	[-(7)] (6) Podiatry under chapter 463E; and			
11	[(8)] <u>(7)</u> Psychology under chapter 465."			
12	SECTION 48. Section 386-27, Hawaii Revised Statutes, is			
13	amended by amending subsection (a) to read as follows:			
14	"(a) All health care providers rendering health care and			
15	services under this chapter shall be qualified by the director			
16	and shall remain qualified by satisfying the requirements			
17	established in this section. The director shall qualify any			
18	person initially who has a license for the practice of:			
19	(1) Medicine or osteopathy under chapter 453;			
20	(2) Dentistry under chapter 448;			
21	(3) Chiropractic under chapter 442;			
22	[(4) Osteopathy under chapter 460;			
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1	(5) (4) Naturopathy under chapter 455;
2	[(6)] <u>(5)</u> Optometry under chapter 459;
3	[(7)] <u>(6)</u> Podiatry under chapter 463E; and
4	[(8)] <u>(7)</u> Psychology under chapter 465."
5	SECTION 49. Section 415A-2, Hawaii Revised Statutes, is
6	amended by amending the definition of "professional service" to
7	read as follows:
8	""Professional service" means any service which lawfully
9	may be rendered only by persons licensed under chapters 442,
10	448, 453, 455, 457, 459, [460,] 461, 463E, 465, 466, 471, <u>and</u>
11	605, and section 554-2."
12	SECTION 50. Section 431:10A-120, Hawaii Revised Statutes,
13	is amended as follows:
14	1. By amending subsection (a) to read:
15	"(a) Each policy of accident and health or sickness
16	insurance, other than life insurance, disability income
17	insurance, and long-term care insurance, issued or renewed in
18	this State, each employer group health policy, contract, plan,
19	or agreement issued or renewed in this State, all accident and
20	health or sickness insurance policies issued or renewed in this
21	State, all policies providing family coverages as defined in
22	section 431:10A-103, and all policies providing reciprocal



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1	beneficiary family coverage as defined in section 431:10A-601,		
2	shall contain a provision for coverage for medical foods and		
3	low-protein modified food products for the treatment of an		
4	inborn error of metabolism for its policyholders or dependents		
5	of the policyholder in this State; provided that the medical		
6	food or low-protein modified food product is:		
7	(1) Prescribed as medically necessary for the therapeutic		
8	treatment of an inborn error of metabolism; and		
9	(2) Consumed or administered enterally under the		
10	supervision of a physician or osteopathic physician		
11	licensed under chapter 453 [or 460].		
12	Coverage shall be for at least eighty per cent of the cost of		
13	the medical food or low-protein modified food product prescribed		
14	and administered pursuant to this subsection."		
15	2. By amending subsection (c) to read:		
16	"(c) For the purposes of this section:		
17	"Inborn error of metabolism" means a disease caused by an		
18	inherited abnormality of the body chemistry of a person that is		
19	characterized by deficient metabolism, originating from		
20	congenital defects or defects arising shortly after birth, of		
21	amino acid, organic acid, carbohydrate, or fat.		



1	"Low-protein modified food product" means a food product		
2	that:		
3	(1) Is specially formulated to have less than one gram of		
4	protein per serving;		
5	(2) Is prescribed or ordered by a physician or osteopathic	•	
6	physician as medically necessary for the dietary		
7	treatment of an inborn error of metabolism; and		
8	(3) Does not include a food that is naturally low in		
9	protein.		
10	"Medical food" means a food that is formulated to be		
11	consumed or administered enterally under the supervision of a		
12	physician or osteopathic physician and is intended for the		
13	specific dietary management of a disease or condition for which		
14	distinctive nutritional requirements, based on recognized		
15	scientific principles, are established by medical evaluation."		
16	SECTION 51. Section 431:10C-308.7, Hawaii Revised		
17	Statutes, is amended by amending subsection (g) to read as		
18	follows:		
19	"(g) For the purposes of this section, the term "health		
20	care provider" means any person who is licensed to provide		
21	health care services pursuant to chapters 436E, 442, 448, 452,		
22	453, 455, 457G, 459, [460,] 461J, 463E, and 465."		
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1	SECTION 52. Section 431M-1, Hawaii Revised Statutes, is
2	amended by amending the definition of "physician" to read as
3	follows:
4	""Physician" means a person licensed in the practice of
5	medicine or osteopathy pursuant to chapter 453 [or 460,
6	respectively]."
7	SECTION 53. Section 432:1-609, Hawaii Revised Statutes, is
8	amended as follows:
9	1. By amending subsection (a) to read:
10	"(a) All individual and group hospital and medical service
11	plan contracts and medical service corporation contracts under
12	this chapter shall provide coverage for medical foods and low-
13	protein modified food products for the treatment of an inborn
14	error of metabolism for its members or dependents of the member
15	in this State; provided that the medical food or low-protein
16	modified food product is:
17	(1) Prescribed as medically necessary for the therapeutic
18	treatment of an inborn error of metabolism; and
19	(2) Consumed or administered enterally under the
20	supervision of a physician or osteopathic physician
21	licensed under chapter 453 [or 460].

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1	Coverage	shall be for at least eighty per cent of the cost of	
2	the medic	al food or low-protein modified food product prescribed	
3	and administered pursuant to this subsection."		
4	2.	By amending subsection (c) to read:	
5	"(C)	For the purposes of this section:	
6	"Inb	orn error of metabolism" means a disease caused by an	
7	inherited abnormality of the body chemistry of a person that is		
8	characterized by deficient metabolism, originating from		
9	congenital defects or defects arising shortly after birth, of		
10	amino acid, organic acid, carbohydrate, or fat.		
11	"Low	-protein modified food product" means a food product	
12	that:		
13	(1)	Is specially formulated to have less than one gram of	
14		protein per serving;	
15	(2)	Is prescribed or ordered by a physician or osteopathic	
16		physician as medically necessary for the dietary	
17		treatment of an inherited metabolic disease; and	
18	(3)	Does not include a food that is naturally low in	
19		protein.	
20	"Med	ical food" means a food that is formulated to be	
21	consumed	or administered enterally under the supervision of a	
22	physician	or osteopathic physician and is intended for the	
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specific dietary management of a disease or condition for which 1 2 distinctive nutritional requirements, based on recognized 3 scientific principles, are established by medical evaluation." 4 SECTION 54. Section 432D-19, Hawaii Revised Statutes, is 5 amended by amending subsection (c) to read as follows: 6 "(c) Any health maintenance organization granted a 7 certificate of authority under this chapter shall not be deemed 8 to be practicing medicine or osteopathic medicine and shall be 9 exempt from the provision of chapter 453 relating to the practice of medicine or osteopathic medicine [or chapter 460 10 11 relating to the practice of osteopathic medicine]." 12 SECTION 55. Section 432E-1.5, Hawaii Revised Statutes, is amended to read as follows: 13 14 "[+] \$432E-1.5[+] Licensure of managed care plan medical directors. The medical director of any managed care plan 15 16 providing services in the State shall hold an unlimited license to practice medicine or osteopathic medicine in the State 17 pursuant to chapter 453 [or 460]." 18 19 SECTION 56. Section 435E-1, Hawaii Revised Statutes, is 20 amended by amending the definition of "physician" to read as

21 follows:



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1 ""Physician" or "surgeon" means any person licensed to 2 practice medicine or osteopathic medicine under chapter 453 [or 3 460]; or any professional corporation, partnership, or other 4 entity whose stockholders or partners are comprised solely of persons licensed under chapter 453 [or 460]." 5 6 SECTION 57. Section 436E-3.5, Hawaii Revised Statutes, is 7 amended to read as follows: 8 "\$436E-3.5 Physicians and osteopaths not exempt. Persons 9 licensed under [chapters] chapter 453 [and 460] who desire to 10 practice acupuncture shall be subject to licensing under this 11 chapter." 12 SECTION 58. Section 440E-5, Hawaii Revised Statutes, is 13 amended by amending subsection (b) to read as follows: 14 "(b) No mixed martial arts event shall take place unless 15 the director has granted a permit for the proposed event. In 16 addition, the director shall not allow any mixed martial arts 17 contest unless: 18 The contest consists of not more than five rounds of a (1)19 duration of not more than five minutes each with an

interval of at least one minute between each round and

21

20

the succeeding round;



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1	(2)	Each contestant is at least eighteen years of age, is
2		not disqualified from competing in a similar mixed
3		martial arts contest in another jurisdiction at the
4		time of the contest, and does not use stimulants or
5		banned substances before or during the contest;
6	(3)	Each mixed martial arts contestant is examined one
7		hour prior to the contest by at least one physician $\underline{\text{or}}$
8		osteopathic physician licensed under chapter 453 [or
9		460] who shall certify in writing to the referee of
10		the contest that the contestant is physically fit to
11		engage therein;
12	(4)	Each contestant furnishes to the director:
13		(A) A medical report of a medical examination
14		completed not less than six months before the
15		contest, at the sole expense of the promoter,
16		including the results of HIV and hepatitis
17		testing; and
18		(B) Previous fight records that establish the
19		contestant's fitness to compete in the contest;
20	(5)	The contest is under the control of a licensed referee
21		in the ring who has at least one year of experience in
22		refereeing a match or exhibition involving mixed



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1		martial arts and who has passed a physical examination	'n
2		by a physician <u>or osteopathic physician</u> licensed under	r
3		chapter 453 [or 460], including an eye examination,	
4		within two years prior to the contest;	
5	(6)	The promoter has complied with sections 440E-6 and	
6		440E-7; and	
7	(7)	All licensees have complied with the requirements of	
8		this chapter and rules adopted in accordance with	
9		chapter 91, including any rules or requirements that	
10		protect the safety of the contestants to the extent	
11		feasible."	
12	SECT	ION 59. Section 440E-16, Hawaii Revised Statutes, is	
13	amended t	o read as follows:	
14	"[+]	<pre>\$440E-16[] Physician[;] or osteopathic physician;</pre>	
15	duties.	Every promoter holding a license to conduct, hold, or	
16	give mixe	d martial arts contests shall have in attendance at	
17	every con	test at least two physicians licensed to practice	
18	medicine	or osteopathic medicine in the State under chapter 453	
19	[or 460,]	who shall observe the physical condition of the mixed	
20	martial a	rts contestants and advise the referee with regard	
21	thereto a	nd, one hour before each contestant enters the ring,	
22	certify i	n writing as to the physical condition of the	
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1 contestant to engage in the contest. A report of the medical examination shall be filed with the director not later than 2 3 forty-eight hours after the conclusion of the contest. If a 4 contestant is knocked down or severely injured during a contest, 5 or for any other [+] reason[+] as provided in rules adopted by 6 the director pursuant to chapter 91, at least one physician 7 shall immediately examine the contestant and file a written 8 medical opinion with the director within forty-eight hours of 9 the contest."

SECTION 60. Section 451D-2, Hawaii Revised Statutes, is amended by amending the definitions of "board" and "health care professional" to read as follows:

13 ""Board" means the board of dental examiners, the Hawaii 14 medical board, the board of psychology, the board of nursing, 15 [the board of osteopathic examiners,] the board of veterinary 16 examiners, the board of acupuncture, the board of massage 17 therapy, the board of examiners in naturopathy, the board of 18 chiropractic examiners, and the board of pharmacy.

19 "Health care professional" includes physicians and surgeons
20 and others licensed pursuant to [chapters] chapter 453 [and
21 460], podiatrists licensed pursuant to chapter 463E, dentists
22 licensed pursuant to chapter 448, psychologists licensed
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1 pursuant to chapter 465, nurses licensed pursuant to chapter 457, veterinarians licensed pursuant to chapter 471, 2 3 acupuncturists licensed pursuant to chapter 436E, massage 4 therapists licensed pursuant to chapter 452, naturopathic 5 physicians licensed pursuant to chapter 455, chiropractors licensed pursuant to chapter 442, and pharmacists licensed 6 7 pursuant to chapter 461." 8 SECTION 61. Section 457-2, Hawaii Revised Statutes, is 9 amended by amending the definitions of "the practice of nursing 10 as a licensed practical nurse" and "the practice of nursing as a registered nurse" to read as follows: 11 12 ""The practice of nursing as a licensed practical nurse" 13 means the performance of those acts commensurate with the 14 required educational preparation and demonstrated competency of 15 the individual, whereby the individual shall be accountable and 16 responsible to the consumer for the quality of nursing care 17 rendered. The foregoing may include, but not be limited to, 18 implementation of basic nursing procedures in the plan of care; 19 or observing and caring for individuals at all levels of the 20 health spectrum, giving counsel and acting to safeguard life and 21 health and functioning as a part of the health care team, under 22 the direction of a dentist, medical doctor $[\tau]$ or osteopath,



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registered nurse, [osteopath,] or podiatrist licensed in
 accordance with chapter 448, 453, 457, [460,] or 463E; or
 administration of treatment and medication as prescribed; or
 promotion of health maintenance of individuals, families, or
 groups; or teaching and supervision of auxiliary personnel.

"The practice of nursing as a registered nurse" means the 6 7 performance of professional services commensurate with the 8 educational preparation and demonstrated competency of the 9 individual having specialized knowledge, judgment, and skill 10 based on the principles of the biological, physical, behavioral, 11 and sociological sciences and nursing theory, whereby the 12 individual shall be accountable and responsible to the consumer 13 for the quality of nursing care rendered. The foregoing may 14 include, but not be limited to, observation, assessment, 15 development, implementation, and evaluation of a plan of care, 16 health counseling, supervision and teaching of other personnel, 17 and teaching of individuals, families, and groups in any stage 18 of health or illness; or administration, supervision, 19 coordination, delegation, and evaluation of nursing practice; or 20 provisions of health care to the patient in collaboration with 21 other members of the health care team as autonomous health care 22 professionals providing the nursing component of health care; or



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1	utilization of reasonable judgment in carrying out prescribed
2	medical orders of a licensed dentist, medical doctor[$_{ au}$] or
3	osteopath, or podiatrist licensed in accordance with chapter
4	448, 453, [460,] or 463E or the orders of an advanced practice
5	registered nurse recognized in accordance with this chapter."
6	SECTION 62. Section 461-1, Hawaii Revised Statutes, is
7	amended by amending the definition of "licensed physician" to
8	read as follows:
9	""Licensed physician" means a physician or osteopathic
10	physician licensed by the Hawaii medical board pursuant to
11	chapter 453 [or 460]."
12	SECTION 63. Section 461-8, Hawaii Revised Statutes, is
13	amended by amending subsection (d) to read as follows:
14	"(d) Beginning with the renewal for the licensing biennium
15	commencing on January 1, 2008, and every biennial renewal
16	thereafter, each licensee shall have completed thirty credit
17	hours in continuing education courses within the two-year period
18	preceding the renewal date, regardless of the licensee's initial
19	date of licensure; provided that a licensee who has graduated
20	from an accredited pharmacy school within one year of the
21	licensee's first license renewal period shall not be subject to
22	the continuing education requirement for the first license
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1	renewal.	The board may extend the deadline for compliance with	
2	the continuing education requirement based on any of the		
3	following:		
4	(1)	Illness, as certified by a physician or osteopathic	
5		physician licensed under chapter 453 [or 460,] or	
6		licensed in the jurisdiction in which the licensee was	
7		treated;	
8	(2)	Military service under extended active duty with the	
9		armed forces of the United States;	
10	(3)	Lack of access to continuing education courses due to	
11		the practice of pharmacy in geographically isolated	
12		areas; and	
13	(4)	Inability to undertake continuing education due to	
14		incapacity, undue hardship, or other extenuating	
15		circumstances."	
16	SECT	ION 64. Section 461J-4, Hawaii Revised Statutes, is	
17	amended b	y amending subsection (a) to read as follows:	
18	"(a)	There is established within the department of	
19	commerce	and consumer affairs for administrative purposes the	
20	board of	physical therapy. The board shall consist of seven	
21	members.	Four members shall be physical therapists, one member	
22	shall be	a physician, osteopathic physician, or surgeon with a	
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1	permanent	license under chapter 453 [or 460], or a dentist with
2	a permane	nt license under chapter 448, and two members shall be
3	consumers	. All members shall be at least eighteen years of age
4	and reside	ents of the State."
5	SECT	ION 65. Section 466J-2, Hawaii Revised Statutes, is
6	amended by	y amending subsection (b) to read as follows:
7	"(b)	The board shall consist of ten members. The
8	membershi	p shall be composed of:
9	(1)	Two persons licensed to practice medicine <u>or</u>
10		osteopathic medicine pursuant to chapter 453 [or 460]
11		and certified by the American Board of Radiology;
12	(2)	Four persons, each with at least five years'
13		experience and certified in the practice of
14		radiography, two of whom shall be persons engaged in
15		the hospital practice of radiography;
16	(3)	One person with at least five years' experience who is
17		certified and engaged in the practice of radiation
18		therapy technology;
19	(4)	One person with at least five years' experience, who
20		is certified and engaged in the practice of nuclear
21		medicine technology;
22	(5)	One person from the general public; and

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1	(6) The director or the director's designated
2	representative shall be the tenth, ex officio voting
3	member of the board."
4	SECTION 66. Section 560:5-601, Hawaii Revised Statutes, is
5	amended by amending the definition of "licensed physician" to
6	read as follows:
7	""Licensed physician" means any person who is licensed to
8	practice medicine or osteopathic medicine in Hawaii under
9	chapter 453 [or 460]."
10	SECTION 67. Section 671-1, Hawaii Revised Statutes, is
11	amended to read as follows:
12	"§671-1 Definitions. As used in this chapter:
12 13	" §671-1 Definitions . As used in this chapter: [(1)] "Health care provider" means a physician <u>, osteopathic</u>
13	[(1)] "Health care provider" means a physician, osteopathic
13 14	[(1)] "Health care provider" means a physician, osteopathic physician, or surgeon licensed under chapter 453, [a
13 14 15	[-(1)] "Health care provider" means a physician, osteopathic physician, or surgeon licensed under chapter 453, [a physician and surgeon licensed under chapter 460,] a
13 14 15 16	[-(1)] "Health care provider" means a physician, osteopathic physician, or surgeon licensed under chapter 453, [a physician and surgeon licensed under chapter 460,] a podiatrist licensed under chapter 463E, a health care
13 14 15 16 17	[-(1)] "Health care provider" means a physician, osteopathic physician, or surgeon licensed under chapter 453, [a physician and surgeon licensed under chapter 460,] a podiatrist licensed under chapter 463E, a health care facility as defined in section 323D-2, and the
13 14 15 16 17 18	[(1)] "Health care provider" means a physician, osteopathic physician, or surgeon licensed under chapter 453, [a physician and surgeon licensed under chapter 460,] a podiatrist licensed under chapter 463E, a health care facility as defined in section 323D-2, and the employees of any of them. Health care provider shall
 13 14 15 16 17 18 19 	[(1)] "Health care provider" means a physician, osteopathic physician, or surgeon licensed under chapter 453, [a physician and surgeon licensed under chapter 460,] a podiatrist licensed under chapter 463E, a health care facility as defined in section 323D-2, and the employees of any of them. Health care provider shall not mean any nursing institution or nursing service



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[(2)] "Medical tort" means professional negligence, the 1 rendering of professional service without informed 2 3 consent, or an error or omission in professional 4 practice, by a health care provider, which proximately 5 causes death, injury, or other damage to a patient." SECTION 68. Section 671-5, Hawaii Revised Statutes, is 6 amended by amending subsections (b) and (c) to read as follows: 7 8 "(b) The insurance commissioner shall forward the name of 9 every health care provider, except a hospital and physician or an osteopathic physician or surgeon licensed under chapter 453 10 11 [or an osteopathic physician or surgeon licensed under chapter 12 460] or a podiatrist licensed under chapter 463E, against whom a settlement is made, an arbitration award is made, or judgment is 13 rendered to the appropriate board of professional registration 14 and examination for review of the fitness of the health care 15 16 provider to practice the health care provider's profession. The 17 insurance commissioner shall forward the entire report under subsection (a) to the department of commerce and consumer 18 19 affairs if the person against whom settlement or arbitration 20 award is made or judgment rendered is a physician or osteopathic physician or surgeon licensed under chapter 453 [or an 21



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1	osteopathic physician and surgeon licensed under chapter 460] or
2	a podiatrist licensed under chapter 463E.
3	(c) A failure on the part of any self-insured health care
4	provider to report as requested by this section shall be grounds
5	for disciplinary action by the Hawaii medical board[$_{ au}$ board of
6	osteopathic examiners,] or the state health planning agency, as
7	applicable. A violation by an insurer shall be grounds for
8	suspension of its certificate of authority."
9	SECTION 69. Section 671-11, Hawaii Revised Statutes, is
10	amended as follows:
11	1. By amending subsection (b) to read:
12	"(b) A medical claim conciliation panel shall be formed
13	for each claim filed pursuant to section 671-12 and after each
14	panel renders its decision or the claim is otherwise disposed of
15	it shall be disbanded. Each medical claim conciliation panel
16	shall consist of one chairperson selected from among persons who
17	are familiar with and experienced in the personal injury claims
18	settlement process, one attorney licensed to practice in the
19	courts of the State and experienced in trial practice, and one
20	physician, osteopathic physician, or surgeon licensed to
21	practice under chapter 453 [or chapter 460]. The chairperson
22	shall be appointed by the director of the department of commerce
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1	and consumer affairs from a list of eligible persons approved by
2	the chief justice of the supreme court of Hawaii. The attorney
3	shall be appointed by the chairperson from a list of not less
4	than thirty-five attorneys experienced in trial practice
5	submitted annually by the supreme court. The physician,
6	osteopathic physician, or surgeon shall be appointed by the
7	chairperson and shall be currently licensed and in good standing
8	under chapter 453 [or under chapter 460]."
9	2. By amending subsection (g) to read:
10	"(g) The Hawaii medical board [and board of osteopathic
11	examiners] shall [each] prepare a list of physicians,
12	osteopathic physicians, surgeons, and podiatrists, as the case
13	may be, along with their respective specialties. These
14	physicians, osteopathic physicians, and surgeons shall be
15	eligible to serve as consultants to the panel in their
16	respective fields. Panel members may consult with other legal,
17	medical, and insurance specialists."
18	SECTION 70. Section 671-15, Hawaii Revised Statutes, is
19	amended by amending subsection (a) to read as follows:
20	"(a) Within thirty days after the completion of a hearing,
21	the medical claim conciliation panel shall file a written
22	advisory decision with the insurance commissioner who shall
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thereupon mail copies to all parties concerned, their counsel, 1 2 and the representative of each health care provider's liability 3 insurance carrier authorized to act for such carrier, [and the 4 board of osteopathic examiners,] as appropriate. The insurance 5 commissioner also shall mail copies of the advisory decision to 6 the department of commerce and consumer affairs, if the claim is 7 against a physician, osteopathic physician, or surgeon licensed 8 under chapter 453 [or an osteopathic physician and surgeon 9 licensed under chapter 460] or a podiatrist licensed under 10 chapter 463E. The panel shall decide the issue of liability and 11 shall state its conclusions in substantially the following 12 language: "We find the health care provider was actionably 13 negligent in his or her care and treatment of the patient and 14 we, therefore, find for the claimant"; or "We find the health 15 care provider was not actionably negligent in his or her care 16 and treatment of the patient and we, therefore, find for the 17 health care provider"."

18 SECTION 71. Section 671D-4, Hawaii Revised Statutes, is 19 amended by amending the definition of "physician" to read as 20 follows:

21 ""Physician" means an individual licensed under chapter 453
22 [or 460, or both,] or section 463E-1, to practice medicine or HB LRB 09-0944.doc

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1	surgery o	r osteopathy or podiatric medicine; an individual
2	licensed	under chapter 448 to practice dentistry or dental
3	surgery;	or any individual who, without authority, holds oneself
4	out to be	so authorized."
5	SECT	ION 72. Section 707-730, Hawaii Revised Statutes, is
6	amended b	y amending subsection (1) to read as follows:
7	"(1)	A person commits the offense of sexual assault in the
8	first deg	ree if:
9	(a)	The person knowingly subjects another person to an act
10		of sexual penetration by strong compulsion;
11	(b)	The person knowingly engages in sexual penetration
12		with another person who is less than fourteen years
13		old;
14	(C)	The person knowingly engages in sexual penetration
15		with a person who is at least fourteen years old but
16		less than sixteen years old; provided that:
17		(i) The person is not less than five years older than
18		the minor; and
19		(ii) The person is not legally married to the minor;
20	(d)	The person knowingly subjects to sexual penetration
21		another person who is mentally defective; or



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1	(e) The person knowingly subjects to sexual penetration
2	another person who is mentally incapacitated or
3	physically helpless as a result of the influence of a
4	substance that the actor knowingly caused to be
5	administered to the other person without the other
6	person's consent.
7	Paragraphs (b) and (c) shall not be construed to prohibit
8	practitioners licensed under chapter 453[,] or 455[, or 460,]
9	from performing any act within their respective practices."
10	SECTION 73. Section 707-731, Hawaii Revised Statutes, is
11	amended by amending subsection (1) to read as follows:
12	"(1) A person commits the offense of sexual assault in the
13	second degree if:
14	(a) The person knowingly subjects another person to an act
15	of sexual penetration by compulsion;
16	(b) The person knowingly subjects to sexual penetration
17	another person who is mentally incapacitated or
18	physically helpless; or
19	(c) The person, while employed:
20	(i) In a state correctional facility;
21	(ii) By a private company providing services at a
22	correctional facility;
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1	(iii) By a private company providing community-based
2	residential services to persons committed to the
3	director of public safety and having received
4	notice of this statute;
5	(iv) By a private correctional facility operating in
6	the State of Hawaii; or
7	(v) As a law enforcement officer as defined in
8	section 710-1000(13),
9	knowingly subjects to sexual penetration an imprisoned
10	person, a person confined to a detention facility, a
11	person committed to the director of public safety, a
12	person residing in a private correctional facility
13	operating in the State of Hawaii, or a person in
14	custody; provided that paragraph (b) and this
15	paragraph shall not be construed to prohibit
16	practitioners licensed under chapter 453[$_{ au}$] or 455[$_{ au}$
17	or 460,] from performing any act within their
18	respective practices; and further provided that this
19	paragraph shall not be construed to prohibit a law
20	enforcement officer from performing a lawful search
21	pursuant to a warrant or exception to the warrant
22	clause."



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1 SECTION 74. Section 707-732, Hawaii Revised Statutes, is 2 amended by amending subsection (1) to read as follows: 3 "(1) A person commits the offense of sexual assault in the 4 third degree if: 5 The person recklessly subjects another person to an (a) 6 act of sexual penetration by compulsion; 7 The person knowingly subjects to sexual contact (b)8 another person who is less than fourteen years old or 9 causes such a person to have sexual contact with the 10 person; 11 (C) The person knowingly engages in sexual contact with a 12 person who is at least fourteen years old but less 13 than sixteen years old or causes the minor to have 14 sexual contact with the person; provided that: 15 (i) The person is not less than five years older than 16 the minor; and 17 The person is not legally married to the minor; (ii) 18 The person knowingly subjects to sexual contact (d) 19 another person who is mentally defective, mentally 20 incapacitated, or physically helpless, or causes such 21 a person to have sexual contact with the actor; 22 (e) The person, while employed:

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1	(i)	In a state correctional facility;
2	(ii)	By a private company providing services at a
3		correctional facility;
4	(iii)	By a private company providing community-based
5		residential services to persons committed to the
6		director of public safety and having received
7		notice of this statute;
8	(iv)	By a private correctional facility operating in
9		the State of Hawaii; or
10	(v)	As a law enforcement officer as defined in
11		section 710-1000(13),
12	know	ingly subjects to sexual contact an imprisoned
13	pers	on, a person confined to a detention facility, a
14	pers	on committed to the director of public safety, a
15	pers	on residing in a private correctional facility
16	oper	ating in the State of Hawaii, or a person in
17	cust	ody, or causes the person to have sexual contact
18	with	the actor; or
19	(f) The	person knowingly, by strong compulsion, has sexual
20	conta	act with another person or causes another person
21	to h	ave sexual contact with the actor.

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1	Para	graphs (b), (c), (d), and (e) shall not be construed to	
2	prohibit	practitioners licensed under chapter $453[_7]$ or $455[_7$ or	
3	460,] fro	m performing any act within their respective practices;	
4	provided	further that paragraph (e)(v) shall not be construed to	
5	prohibit	a law enforcement officer from performing a lawful	
6	search pu	rsuant to a warrant or an exception to the warrant	
7	clause."		
8		PART III	
9	SECT	ION 75. Statutory material to be repealed is bracketed	
10	and stricken. New statutory material is underscored.		
11	SECTION 76. This Act shall take effect upon approval,		
12	provided	that:	
13	(1)	Section 23 shall take effect retroactive to June 29,	
14		2008;	
15	(2)	Part II shall take effect retroactive to April 3,	
16		2008; provided that sections 58 and 59, amending	
17		sections 440E-5 and 440E-16, Hawaii Revised Statutes,	
18		shall take effect on July 1, 2009; and	
19	(3)	Section 62, amending section 461-1, Hawaii Revised	
20		Statutes, shall not be repealed when section 461-1,	
21		Hawaii Revised Statutes, is reenacted on July 1, 2010,	



1	pursua	nt to	section	11 (of Act	190,	Session	Laws	of
2	Hawaii	2004							
3		II	NTRODUCEI) BY:		al	in KM	. for	^
						BY REG	UEST	JAN	2 6 2009





Report Title:

Revision Bill

Description:

Amends or repeals various provisions of the Hawaii Revised Statutes and the Session Laws of Hawaii for the purpose of correcting errors and references, clarifying language, and deleting obsolete or unnecessary provisions.

