A BILL FOR AN ACT

RELATING TO EXPANDED ADULT RESIDENTIAL CARE HOMES.

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

SECTION 1. Section 321-15.62, Hawaii Revised Statutes, is amended by amending subsection (b) to read as follows: "(b) The director of health shall adopt rules regarding expanded adult residential care homes in accordance with chapter 91 that shall implement a social model of health care designed to:

7 (1) Protect the health, safety, civil rights, and rights
8 of choice of residents in a nursing facility or in
9 home- or community-based care;

10 (2) Provide for the licensing of expanded adult 11 residential care homes for persons who are certified 12 by the department of human services, a physician, 13 advanced practice registered nurse, or registered 14 nurse case manager as requiring skilled nursing 15 facility level or intermediate care facility level of 16 care who have no financial relationship with the home 17 care operator or facility staff; provided that the 18 rules shall allow group living in the following two



categories of expanded adult residential care homes as licensed by the department of health:

3 (A) A type I home shall consist of five or fewer residents with no more than [two] three nursing 4 facility level residents; provided that more 5 nursing facility level residents may be allowed 6 7 at the discretion of the department; and provided further that up to six residents may be allowed 8 9 at the discretion of the department to live in a 10 type I home; provided that the primary caregiver 11 or home operator is a certified nurse aide who 12 has completed a state-approved training program 13 and other training as required by the department; 14 and

(B) A type II home shall consist of six or more
residents, with no more than twenty per cent of
the home's licensed capacity as nursing facility
level residents; provided that more nursing
facility level residents may be allowed at the
discretion of the department;

21 provided further that the department shall exercise22 its discretion for a resident presently residing in a



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1 type I or type II home, to allow the resident to 2 remain as an additional nursing facility level 3 resident based upon the best interests of the 4 resident. The best interests of the resident shall be 5 determined by the department after consultation with 6 the resident, the resident's family, primary 7 physician, case manager, primary caregiver, and home 8 operator; 9 Comply with applicable federal laws and regulations of (3) Title XVI of the Social Security Act, as amended; and 10 11 (4) Provide penalties for the failure to comply with any 12 rule." 13 SECTION 2. Statutory material to be repealed is bracketed 14 and stricken. New statutory material is underscored.

SECTION 3. This Act shall take effect on January 1, 2045.



Report Title: Expanded Adult Residential Care Homes; Population

Description:

Increases capacity from two to three nursing facility level residents in Type I Expanded Adult Residential Care Homes. Effective January 1, 2045. (SD1)

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