## A BILL FOR AN ACT

RELATING TO THE HAWAII HEALTH SYSTEMS CORPORATION.

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

1	SECTION 1. The legislature finds that the Hawaii health
2	systems corporation is the fourth largest public hospital system
3	in the nation and operates public health care facilities that
4	provide essential safety-net hospital and long-term care
5	services throughout the State. The legislature further finds
6	that the continued financial challenges faced by the Hawaii
7	health systems corporation and the State pose a risk to the
8	public health care services provided by the Hawaii health
9	systems corporation. In addition, these factors hinder efforts
10	to improve the quality of health care services provided to the
11	public.
12	Prominent national studies have demonstrated that many
13	public hospital systems have struggled financially for a variety
14	of reasons, including providing a disproportionate level of
15	uncompensated and under-compensated care as compared to private
16	hospital systems and because of constraints and inefficiencies
17	inherent in operating as a governmental agency. As a result, ar

<sup>\*</sup>HB694 SD1.DOC\*

<sup>\*</sup>HB694 SD1.DOC\*

1 increasing number of public hospitals have converted to non-2 public status. 3 While the legislature recognizes the fact that the system 4 of public hospitals in the State will continue to require state 5 subsidies, the legislature finds that allowing the operations of 6 the regional systems of the Hawaii health systems corporation 7 and their facilities to transition into a corporation or 8 corporations, while providing support during the transition, 9 will improve the operations and efficiencies of the Hawaii **10** health systems corporation and benefit the health care of the 11 people of the State of Hawaii. The legislature further finds 12 that it is essential that this transition be an option available 13 to the various regional systems and facilities of the Hawaii 14 health systems corporation as the change needs to be carefully 15 evaluated by the community representatives that comprise the 16 regional system boards. Furthermore, the legislature finds that the Hawaii health systems corporation must stay intact in order 17 18 to provide central support services to the regional systems and 19 facilities seeking to remain a part of this valuable state

21

**20** 

agency.

1		PART I
2	SECT	ION 2. Section 323F-31, Hawaii Revised Statutes, is
3	amended to	o read as follows:
4	"§ <b>32</b> :	3F-31 Maintenance of services. (a) [The corporation
5	and each :	regional system board shall notify the legislature of
6	any planno	ed substantial reduction or elimination of direct
7	<del>patient c</del>	are services. No planned substantial reduction or
8	elimination	on of direct patient care services at any facility
9	shall be	undertaken unless all of the following requirements are
10	met:	
11	(1)	An initial determination is made as to critical and
12		emergency services which shall not be subject to
13		reduction or elimination pursuant to this section;
14	(2)	The plan of the facility to substantially reduce or
15		eliminate any direct patient care services shall first
16		be presented to the regional system board for its
17		approval;
18	(3)	Subsequent to the requisite regional system board
19		approval, the facility shall present its plan to the
20		community in which the facility is located, at a
21		community informational meeting, in order to obtain
22		community input on the plan; and

HB694 SD1.DOC

<sup>\*</sup>HB694 SD1.DOC\*

<sup>\*</sup>HB694 SD1.DOC\*

1	(4)	Provided that if the regional system board approves
2		the plan, the plan as approved by the regional system
3		board may be submitted to the corporation board for
4		ratification. A facility shall not proceed with the
5		implementation of the plan without corporation board
6		ratification.
7	(b)	[No substantial reduction or elimination of direct
8	<del>patient c</del>	are services at any facility shall be undertaken by the
9	<del>corporati</del>	on without the approval of the legislature. Twenty
10	days pric	or to the implementation of the plan approved by the
11	regional	system board and ratified by the corporation board, the
12	regional	system board that approved the plan shall give notice
13	of implem	entation of the plan to the governor, senate president,
14	and the s	peaker of the house of representatives.
15	(c)	[The legislature shall maintain review and oversight
16	authority	over the provision of direct patient care services
17	<del>provided</del>	at each facility and may intervene to counter or
18	restrict	any substantial reduction or elimination of patient
19	<del>care serv</del>	rices.] The decision of the regional system board, as
20	ratified	by the corporation board, shall be the final decision
21	with resp	ect to the plan. Implementation of the plan shall

1	commence a	nd continue, provided that no legislation is enacted
2	that:	
3	(1)	Requires the reinstatement and continuation of the
4		direct patient care services that are subject to
5		reduction or elimination under the plan; and
6	(2)	Includes an appropriation of additional moneys
7		sufficient to adequately fund the mandated
8		reinstatement and continuation of the subject direct
9		patient care services."
10		PART II
11	SECTI	ON 3. Community hospitals; liabilities prior to
12	July 1, 19	96; assumption by department of health; report. (a)
13	On July 1,	2009, the department of health shall assume the total
14	amount of	all liabilities and debts or other obligations of the
15	Hawaii hea	lth systems corporation that had been accrued up to
16	June 30, 1	996, by the community hospitals while the community
17	hospitals	were operating within the division of community
18	hospitals	of the department of health. The department of
19	health, wi	th the assistance and cooperation of the Hawaii health
20	systems co	rporation, shall determine the final amount of the
21	liabilitie	s and debts or other obligations to be transferred to

<sup>\*</sup>HB694 SD1.DOC\*

- 1 and assumed by the department of health pursuant this
- 2 subsection.
- 3 (b) The department of health shall report to the
- 4 legislature the details of the total amount of liabilities and
- 5 debts or other obligations transferred from the Hawaii health
- 6 systems corporation and assumed by the department pursuant to
- 7 subsection (a) no later than December 1, 2009.
- 8 SECTION 4. Community hospitals; assumption of liabilities
- 9 by Hawaii health systems corporation; after June 30, 1996. The
- 10 Hawaii health systems corporation shall bear the sole
- 11 responsibility for assuming all liabilities and debts or other
- 12 obligations accrued beginning on July 1, 1996, and thereafter,
- 13 by the community hospitals operating within the Hawaii health
- 14 systems corporation.
- 15 SECTION 5. Hawaii health systems corporation; employees'
- 16 retirement system liabilities; after June 30, 1996. The Hawaii
- 17 health systems corporation shall bear sole responsibility for
- 18 making all appropriate employer payments into funds of the
- 19 employees' retirement system under chapter 88, Hawaii Revised
- 20 Statutes beginning on July 1, 1996, and thereafter.
- 21 SECTION 6. Section 88-125, Hawaii Revised Statutes, is
- 22 amended to read as follows:

HB694 SD1.DOC

<sup>\*</sup>HB694 SD1.DOC\*

<sup>\*</sup>HB694 SD1.DOC\*

\*HB694 SD1.DOC\*

```
1
         "$88-125 Contributions by certain state agencies. (a)
    Each of the departments and agencies hereinafter described
2
3
    [and], the office of Hawaiian affairs, and the Hawaii health
4
    systems corporation shall reimburse the State for the respective
5
    amounts payable by the State to cover the liability of the State
6
    to the various funds of the system on account of the employees
7
    in [such] the departments and agencies [and], the trustees of
8
    the office of Hawaiian affairs [-], and the employees of the
9
    Hawaii health systems corporation. This provision shall apply
10
    to any department or agency of the State [which] that is
11
    authorized by law to fix, regulate, and collect rents, rates,
12
    fees, or charges of any nature. [The provisions herein] This
13
    subsection shall not apply as to rental units receiving federal
14
    subsidies until approval has been obtained from the appropriate
15
    federal agency.
16
         (b) Whenever any department or agency of the State or the
17
    Hawaii health systems corporation receives federal-aid funds
18
    [which] that may be expended for the purpose of covering the
19
    liability of the State to the various funds of the system, the
20
    department or agency or the Hawaii health systems corporation
21
    shall set aside a portion of these funds sufficient to cover the
22
    amount of the State's liability to the various funds of the
    HB694 SD1.DOC
    *HB694 SD1.DOC*
```

- ${f 1}$  system on account of the employees in the department or agency
- 2 or the Hawaii health systems corporation whose compensation is
- 3 paid in whole or part from federal funds.
- 4 (c) The amount payable by each department or agency of the
- 5 State, [or] the office of Hawaiian affairs, or the Hawaii health
- 6 systems corporation, covered by this section shall be determined
- 7 at least quarterly by the department of budget and finance on
- 8 the basis of the payroll of the employees of the department or
- 9 agency, [or] trustees of the office of Hawaiian affairs, or the
- 10 Hawaii health systems corporation who are members of the system
- 11 in the same manner the allocation of employer contributions is
- 12 determined in section 88-123. The comptroller of the State, the
- 13 office of Hawaiian affairs, the Hawaii health systems
- 14 corporation, or any department or agency having control of its
- own funds [shall], upon information furnished by the department
- 16 of budget and finance, shall issue a check for the proper amount
- 17 to the director of finance, charging the same to the appropriate
- 18 fund. The director of finance shall place all such sums to the
- 19 credit of the State as part payment of the State's contributions
- 20 to the various funds of the system.

<sup>\*</sup>HB694 SD1.DOC\*

<sup>\*</sup>HB694 SD1.DOC\*

\*HB694 SD1.DOC\*
\*HB694 SD1.DOC\*

```
1
              With respect to the Hawaii health systems corporation
2
    only, this section shall be operative with respect to costs
3
    accrued beginning July 1, 1996."
4
                                 PART III
         SECTION 7. Chapter 431, article 10A, Hawaii Revised
5
6
    Statutes, is amended by adding a new section to be appropriately
7
    designated and to read as follows:
8
         "§431:10A- Cost-based payments to critical access
9
    hospitals and federally qualified health centers. (a) Health
10
    insurers other than government payors shall reimburse critical
11
    access hospitals as defined in section 346D-1 at a rate not less
12
    than one hundred and one per cent of costs, consistent with the
13
    medicare reimbursement rate, for all services rendered to health
14
    plan beneficiaries.
15
         (b) Health insurers other than government payors shall pay
16
    federally qualified health centers as defined in section 1905(1)
17
    of the Social Security Act (42 USC 1396d) no less than their
18
    respective prospective payment system rates determined pursuant
19
    to sections 346-53.6 to 346-53.64.
20
         (c) Nothing in this section shall be construed to
21
    determine a maximum amount that a health insurer other than a
22
    government payor may pay to a critical access hospital or
    HB694 SD1.DOC
```

1 federally qualified health center for services to plan 2 beneficiaries. 3 (d) The commissioner may adopt administrative rules 4 pursuant to chapter 91 to effectuate the purpose of this 5 section. The commissioner may require health insurers other 6 than government payors to annually demonstrate compliance with 7 this section, including validation of payment rates in 8 accordance with medicare interim rate letters. 9 The commissioner may require critical access hospitals and **10** federally qualified health centers to provide information as 11 requested by the commissioner to clarify, supplement, or rebut **12** information supplied by a health insurer; provided that the 13 release of information by a critical access hospital or 14 federally qualified health center shall be subject to the 15 provisions of the Health Insurance Portability and Accountability Access Act of 1996. 16 17 (e) As used in this section: 18 "Government payor" means a state or federal government 19 entity that provides medical assistance in the form of payment 20 or reimbursement to a health care provider for the cost of 21 providing health care to an enrollee, or a nongovernmental party

HB694 SD1.DOC

22

contracted by a government entity to do so.

<sup>\*</sup>HB694 SD1.DOC\*

<sup>\*</sup>HB694 SD1.DOC\*

1 This section shall not apply to an accident-only, 2 specified disease, hospital indemnity, medicare supplement, 3 long-term care, or other limited benefit health insurance 4 policy." 5 SECTION 8. Chapter 432, article 1, Hawaii Revised 6 Statutes, is amended by adding a new section to be appropriately 7 designated and to read as follows: 8 "§432:1- Cost-based payments to critical access 9 hospitals and federally qualified health centers. (a) Mutual **10** benefit societies shall reimburse critical access hospitals as 11 defined in section 346D-1 at a rate not less than one hundred **12** and one per cent of costs, consistent with the medicare 13 reimbursement rate, for all services rendered to health plan 14 beneficiaries. 15 (b) Mutual benefit societies shall pay federally qualified **16** health centers as defined in section 1905(1) of the Social 17 Security Act (42 USC 1396d) no less than their respective 18 prospective payment system rates determined pursuant to sections 19 346-53.6 to 346-53.64. 20 (c) Nothing in this section shall be construed to

determine a maximum amount that a mutual benefit society may pay

```
1
    to a critical access hospital or federally qualified health
2
    center for services to plan beneficiaries.
3
         (d) The commissioner may adopt administrative rules
4
    pursuant to chapter 91 to effectuate the purpose of this
5
    section. The commissioner may require mutual benefit societies
6
    to annually demonstrate compliance with this section, including
7
    validation of payment rates in accordance with medicare interim
8
    rate letters.
9
         The commissioner may require critical access hospitals and
10
    federally qualified health centers to provide information as
11
    requested by the commissioner to clarify, supplement, or rebut
12
    information supplied by a mutual benefit society; provided that
13
    the release of information by a critical access hospital or
14
    federally qualified health center shall be subject to the
15
    provisions of the Health Insurance Portability and
16
    Accountability Access Act of 1996."
17
         SECTION 9. Chapter 432, article 2, Hawaii Revised
18
    Statutes, is amended by adding a new section to be appropriately
19
    designated and to read as follows:
20
         "§432:2- Cost-based payments to critical access
21
    hospitals and federally qualified health centers. (a)
```

Fraternal benefit societies shall reimburse critical access

HB694 SD1.DOC\*
\*HB694 SD1.DOC\*
\*HB694 SD1.DOC\*

- 1 hospitals as defined in section 346D-1 at a rate not less than
- 2 one hundred and one per cent of costs, consistent with the
- 3 medicare reimbursement rate, for all services rendered to health
- 4 plan beneficiaries.
- 5 (b) Fraternal benefit societies shall pay federally
- 6 qualified health centers as defined in section 1905(1) of the
- 7 Social Security Act (42 USC 1396d) no less than their respective
- 8 prospective payment system rates determined pursuant to sections
- **9** 346-53.6 to 346-53.64.
- 10 (c) Nothing in this section shall be construed to
- 11 determine a maximum amount that a fraternal benefit society may
- 12 pay to a critical access hospital or federally qualified health
- 13 center for services to plan beneficiaries.
- 14 (d) The commissioner may adopt administrative rules
- 15 pursuant to chapter 91 to effectuate the purpose of this
- 16 section. The commissioner may require fraternal benefit
- 17 societies to annually demonstrate compliance with this section,
- 18 including validation of payment rates in accordance with
- 19 medicare interim rate letters.
- 20 The commissioner may require critical access hospitals and
- 21 federally qualified health centers to provide information as
- 22 requested by the commissioner to clarify, supplement, or rebut

<sup>\*</sup>HB694 SD1.DOC\*

<sup>\*</sup>HB694 SD1.DOC\*

```
1
    information supplied by a fraternal benefit society; provided
2
    that the release of information by a critical access hospital or
3
    federally qualified health center shall be subject to the
4
    provisions of the Health Insurance Portability and
5
    Accountability Access Act of 1996."
6
         SECTION 10. Chapter 432D, Hawaii Revised Statutes, is
7
    amended by adding a new section to be appropriately designated
8
    and to read as follows:
9
         "§432D- Cost-based payments to critical access hospitals
    and federally qualified health centers. (a) Health maintenance
10
11
    organizations other than government payors shall reimburse
12
    critical access hospitals as defined in section 346D-1 at a rate
13
    not less than one hundred and one per cent of costs, consistent
14
    with the medicare reimbursement rate, for all services rendered
15
    to health plan beneficiaries.
16
         (b) Health maintenance organizations other than government
17
    payors shall pay federally qualified health centers as defined
18
    in section 1905(1) of the Social Security Act (42 USC 1396d) no
    less than their respective prospective payment system rates
19
20
    determined pursuant to sections 346-53.6 to 346-53.64.
```

(c) Nothing in this section shall be construed to

determine a maximum amount that a health maintenance HB694 SD1.DOC

21

<sup>\*</sup>HB694 SD1.DOC\*

<sup>\*</sup>HB694 SD1.DOC\*

HB694 SD1.DOC \*HB694 SD1.DOC\* \*HB694 SD1.DOC\*

```
1
    organization other than a government payor may pay to a critical
2
    access hospital or federally qualified health center for
3
    services to plan beneficiaries.
4
         (d) The commissioner may adopt administrative rules
5
    pursuant to chapter 91 to effectuate the purpose of this
6
    section. The commissioner may require health maintenance
7
    organizations other than government payors to annually
8
    demonstrate compliance with this section, including validation
9
    of payment rates in accordance with medicare interim rate
10
    letters.
11
         The commissioner may require critical access hospitals and
12
    federally qualified health centers to provide information as
13
    requested by the commissioner to clarify, supplement, or rebut
14
    information supplied by a health maintenance organization other
15
    than a government payor; provided that the release of
16
    information by a critical access hospital or federally qualified
17
    health center shall be subject to the provisions of the Health
18
    Insurance Portability and Accountability Access Act of 1996.
19
         (e) As used in this section:
20
         "Government payor" means a state or federal government
21
    entity that provides medical assistance in the form of
22
    reimbursement to a health care provider for the cost of
```

\*HB694 SD1.DOC\*
\*HB694 SD1.DOC\*

```
1
    providing health care to an enrollee, or a nongovernmental party
2
    contracted by a government entity to do so."
3
                                 PART IV
         SECTION 11. Chapter 89, Hawaii Revised Statutes, is
4
5
    amended by adding a new section to be appropriately designated
6
    and to read as follows:
7
         "§89- Negotiating authority; Hawaii health systems
8
    corporation. Notwithstanding any law to the contrary, including
9
    section 89-6(d), the Hawaii health systems corporation or any of
10
    the regional boards, as a sole employer negotiator, may
11
    negotiate with the exclusive representative of any appropriate
12
    bargaining unit and execute memorandums of understanding for
13
    employees under its control to alter any existing or new
14
    collective bargaining agreement on any item or items subject to
15
    section 89-9."
16
                                  PART V
         SECTION 12. Chapter 323F, Hawaii Revised Statutes, is
17
18
    amended by adding a new section to be appropriately designated
19
    and to read as follows:
20
         "$323F- Criminal history record checks. (a) The
21
    corporation shall develop procedures for obtaining verifiable
22
    information regarding the criminal history of persons who are
    HB694 SD1.DOC
```

HB694 SD1.DOC \*HB694 SD1.DOC\* \*HB694 SD1.DOC\*

1 employed or seeking employment, or are current or prospective 2 contractors, providers, or volunteers in any of the 3 corporation's health facilities. The procedures shall include 4 but not be limited to criminal history record checks in 5 accordance with section 846-2.7. 6 The Hawaii criminal justice data center may assess 7 providers and contractors a reasonable fee for criminal history 8 record checks performed. Providers and contractors shall be 9 responsible for payment to the Hawaii criminal justice data **10** center of the fee for the criminal history records checks. The 11 corporation shall be responsible for payment to the Hawaii **12** criminal justice data center of the fee for the criminal history 13 record checks for employees and volunteers. 14 (b) Except as otherwise specified, any person who is employed or who seeks employment with the corporation, or is a 15 16 current or prospective contractor, provider, or volunteer in any 17 of the corporation's health facilities, may be required to 18 provide to the corporation: 19 (1) A sworn statement indicating whether or not the person 20 has ever been convicted of an offense for which 21 incarceration was a sentencing option, and the details 22 thereof;

\*HB694 SD1.DOC\*
\*HB694 SD1.DOC\*

1	(2) Written consent for the corporation to obtain criminal
2	history record check information for verification; and
3	(3) Written consent to be fingerprinted for the purpose of
4	a criminal history record check.
5	Information obtained pursuant to subsection (a) and this
6	subsection shall be used exclusively by the corporation for the
7	purposes of determining whether a person is suitable for working
8	or providing services in any of the corporation's health
9	facilities. All such decisions shall be subject to federal laws
10	and regulations currently or hereafter in effect.
11	(c) Any corporation employee, applicant seeking
12	employment, or current or prospective contractor, provider, or
13	volunteer, who has been convicted of a criminal offense for
14	which incarceration is a sentencing option, may be terminated,
15	not hired, released, or not be used. This action shall be based
16	on the corporation's analysis of whether the nature and
17	circumstances of the crime may pose a risk to the health,
18	safety, or well-being of patients and residents in its health
19	facilities.
20	(d) Notwithstanding any other law to the contrary, for
21	purposes of this section, the corporation shall be exempt from
22	section 831-3.1 and need not conduct investigations,
	HB694 SD1.DOC

\*HB694 SD1.DOC\*
\*HB694 SD1.DOC\*

```
1
    notifications, or hearings under this section in accordance with
2
    chapter 91.
3
         (e) For the purposes of this section:
4
         "Contractor" means any organization or individual that
5
    enters into a contract or agreement to provide services to the
6
    patients or residents in any of the corporation's health
7
    facilities.
         "Criminal history record check" means an examination of an
8
9
    individual's criminal history records by means including but not
10
    limited to fingerprint analysis and name inquiry into state and
11
    national criminal history record files.
12
         "Provider" means any organization or individual that
13
    currently provides or intends to enter into a contract or
14
    agreement to provide services to the patients or residents in
15
    any of the corporation's health facilities, or is a student in
16
    any program at any of the corporation's health facilities."
17
         SECTION 13. Section 378-2.5, Hawaii Revised Statutes, is
18
    amended by amending subsection (d) to read as follows:
19
         "(d) Notwithstanding subsections (b) and (c), the
20
    requirement that inquiry into and consideration of a prospective
21
    employee's conviction record may take place only after the
22
    individual has received a conditional job offer, and the
    HB694 SD1.DOC
```

```
1
    limitation to the most recent ten-year period, excluding the
2
    period of incarceration, shall not apply to employers who are
3
    expressly permitted to inquire into an individual's criminal
    history for employment purposes pursuant to any federal or state
4
5
    law other than subsection (a), including:
6
         (1)
              The State or any of its branches, political
7
              subdivisions, or agencies pursuant to sections 78-2.7
8
              and 831-3.1;
9
         (2)
              The department of education pursuant to section
10
              302A-601.5;
11
         (3)
              The department of health with respect to employees,
              providers, or subcontractors in positions that place
12
13
              them in direct contact with clients when providing
14
              non-witnessed direct mental health services pursuant
15
              to section 321-171.5;
16
              The judiciary pursuant to section 571-34;
         (4)
17
              The counties pursuant to section 846-2.7;
         (5)
18
         (6)
              Armed security services pursuant to section 261-17(b);
19
              Providers of a developmental disabilities domiciliary
         (7)
20
              home pursuant to section 333F-22;
21
              Private schools pursuant to sections 302C-1 and
         (8)
22
              378-3(8);
```

HB694 SD1.DOC \*HB694 SD1.DOC\* \*HB694 SD1.DOC\*

1	(9)	Financial institutions in which deposits are insured
2		by a federal agency having jurisdiction over the
3		financial institution pursuant to section 378-3(9);
4	(10)	Detective agencies and security guard agencies
5		pursuant to sections 463-6(b) and 463-8(b);
6	(11)	Employers in the business of insurance pursuant to
7		section 431:2-201.3;
8	(12)	Employers of individuals or supervisors of individuals
9		responsible for screening passengers or property under
10		title 49 [ <del>U.S.C. §44901</del> ] <u>United States Code section</u>
11		44901 or individuals with unescorted access to an
12		aircraft of an air carrier or foreign carrier or in a
13		secured area of an airport in the United States
14		pursuant to title 49 [U.S.C. \$44936(a);] United States
15		Code section 44936(a);
16	(13)	The department of human services pursuant to sections
17		346-97 and 352-5.5;
18	(14)	The public library system pursuant to section
19		302A-601.5;
20	(15)	The department of public safety pursuant to section
21		353C-5;

1	(16)	The board of directors of a cooperative housing
2		corporation or the manager of a cooperative housing
3		project pursuant to section 421I-12;
4	(17)	The board of directors of an association of owners
5		under chapter 514A or 514B, or the manager of a
6		condominium project pursuant to section 514A-82.1 or
7		514B-133; [and]
8	(18)	The department of health pursuant to section
9		321-15.2[-]; and
10	(19)	The Hawaii health systems corporation with respect to
11		employees, applicants seeking employment, and current
12		or prospective contractors, providers, or volunteers,
13		pursuant to section 323F"
14	SECT	ION 14. Section 846-2.7, Hawaii Revised Statutes, is
15	amended by	y amending subsection (b) to read as follows:
16	"(b)	Criminal history record checks may be conducted by:
17	(1)	The department of health on operators of adult foster
18		homes or developmental disabilities domiciliary homes
19		and their employees, as provided by section 333F-22;
20	(2)	The department of health on prospective employees,
21		persons seeking to serve as providers, or
22		subcontractors in positions that place them in direct
	UD60/ CD1	DOC

<sup>\*</sup>HB694 SD1.DOC\*

contact with clients when providing non-witnessed
direct mental health services as provided by section
3 321-171.5;

- The department of health on all applicants for 4 (3) 5 licensure for, operators for, and prospective 6 employees, and volunteers at one or more of the 7 following: skilled nursing facility, intermediate 8 care facility, adult residential care home, expanded 9 adult residential care home, assisted living facility, **10** home health agency, hospice, adult day health center, 11 special treatment facility, therapeutic living 12 program, intermediate care facility for the mentally 13 retarded, hospital, rural health center and 14 rehabilitation agency, and, in the case of any of the 15 above-related facilities operating in a private 16 residence, on any adult living in the facility other 17 than the client as provided by section 321-15.2;
  - (4) The department of education on employees, prospective employees, and teacher trainees in any public school in positions that necessitate close proximity to children as provided by section 302A-601.5;

18

19

**20** 

## **H.B. NO.** 694 S.D. 1

1	(5)	The counties on employees and prospective employees
2		who may be in positions that place them in close
3		proximity to children in recreation or child care
4		programs and services;
5	(6)	The county liquor commissions on applicants for liquor
6		licenses as provided by section 281-53.5;
7	(7)	The department of human services on operators and
8		employees of child caring institutions, child placing
9		organizations, and foster boarding homes as provided
10		by section 346-17;
11	(8)	The department of human services on prospective
12		adoptive parents as established under section
13		346-19.7;
14	(9)	The department of human services on applicants to
15		operate child care facilities, prospective employees
16		of the applicant, and new employees of the provider
17		after registration or licensure as provided by section
18		346-154;
19	(10)	The department of human services on persons exempt
20		pursuant to section 346-152 to be eligible to provide
21		child care and receive child care subsidies as

provided by section 346-152.5;

HB694 SD1.DOC

<sup>\*</sup>HB694 SD1.DOC\*

<sup>\*</sup>HB694 SD1.DOC\*

1	( ⊥ ⊥ )	The department of human services on operators and
2		employees of home and community-based case management
3		agencies and operators and other adults, except for
4		adults in care, residing in foster family homes as
5		provided by section 346-335;
6	(12)	The department of human services on staff members of
7		the Hawaii youth correctional facility as provided by
8		section 352-5.5;
9	(13)	The department of human services on employees,
10		prospective employees, and volunteers of contracted
11		providers and subcontractors in positions that place
12		them in close proximity to youth when providing
13		services on behalf of the office or the Hawaii youth
14		correctional facility as provided by section 352D-4.3;
15	(14)	The judiciary on employees and applicants at detention
16		and shelter facilities as provided by section 571-34;
17	(15)	The department of public safety on employees and
18		prospective employees who are directly involved with
19		the treatment and care of persons committed to a
20		correctional facility or who possess police powers
21		including the power of arrest as provided by section
22		353C-5;

HB694 SD1.DOC \*HB694 SD1.DOC\* \*HB694 SD1.DOC\*

1	(10)	The department of commerce and consumer affairs on
2		applicants for private detective or private guard
3		licensure as provided by section 463-9;
4	(17)	Private schools and designated organizations on
5		employees and prospective employees who may be in
6		positions that necessitate close proximity to
7		children; provided that private schools and designated
8		organizations receive only indications of the states
9		from which the national criminal history record
10		information was provided as provided by section
11		302C-1;
12	(18)	The public library system on employees and prospective
13		employees whose positions place them in close
14		proximity to children as provided by section
15		302A-601.5;
16	(19)	The State or any of its branches, political
17		subdivisions, or agencies on applicants and employees
18		holding a position that has the same type of contact
19		with children, vulnerable adults, or persons committed
20		to a correctional facility as other public employees
21		who hold positions that are authorized by law to

1		require criminal history record checks as a condition
2		of employment as provided by section 78-2.7;
3	(20)	The department of human services on licensed adult day
4		care center operators, employees, new employees,
5		subcontracted service providers and their employees,
6		and adult volunteers as provided by section 346-97;
7	(21)	The department of human services on purchase of
8		service contracted and subcontracted service providers
9		and their employees serving clients of the adult and
10		community care services branch, as provided by section
11		346-97;
12	(22)	The department of human services on foster grandparent
13		program, retired and senior volunteer program, senior
14		companion program, and respite companion program
15		participants as provided by section 346-97;
16	(23)	The department of human services on contracted and
17		subcontracted service providers and their current and
18		prospective employees that provide home and community-
19		based services under Section 1915© of the Social
20		Security Act (Title 42 United States Code Section
21		1396n©), or under any other applicable section or
22		sections of the Social Security Act for the purposes

HB694 SD1.DOC \*HB694 SD1.DOC\*

<sup>\*</sup>HB694 SD1.DOC\*

1		of providing home and community-based services, as
2		provided by section 346-97;
3	(24)	The department of commerce and consumer affairs on
4		proposed directors and executive officers of a bank,
5		savings bank, savings and loan association, trust
6		company, and depository financial services loan
7		company as provided by section 412:3-201;
8	(25)	The department of commerce and consumer affairs on
9		proposed directors and executive officers of a
10		nondepository financial services loan company as
11		provided by section 412:3-301;
12	(26)	The department of commerce and consumer affairs on the
13		original chartering applicants and proposed executive
14		officers of a credit union as provided by section
15		412:10-103;
16	[+] (27) [-	-] The department of commerce and consumer affairs on:
17		(A) Each principal of every non-corporate applicant
18		for a money transmitter license; and
19		(B) The executive officers, key shareholders, and
20		managers in charge of a money transmitter's
21		activities of every corporate applicant for a
22		money transmitter license,

HB694 SD1.DOC \*HB694 SD1.DOC\* \*HB694 SD1.DOC\*

\*HB694 SD1.DOC\*

1		as provided by section 489D-9; [and]		
2	(28)	The Hawaii health systems corporation on employees,		
3		applicants seeking employment, or current and		
4		prospective volunteers, providers, or contractors in		
5		any of the corporation's health facilities as provided		
6		by section 323F- ; and		
7	[ <del>[(28)]</del> ]	(29) Any other organization, entity, or the State, its		
8		<pre>branches, political subdivisions, or agencies as may</pre>		
9		be authorized by state law.		
10		PART VI		
11	SECTION 15. Chapter 323F, Hawaii Revised Statutes, is			
12	amended by adding two new sections to be appropriately			
13	designated and to read as follows:			
14	" <u>§32</u>	3F- Transition to a corporation or corporations.		
15	(a) Notw	ithstanding any other law to the contrary, including		
16	but not 1	imited to section 27-1 and chapter 171, any of the		
17	regional	systems or individual facilities of the Hawaii health		
18	systems c	orporation is hereby authorized to transition into a		
19	new legal	entity in any form recognized under the laws of the		
20	State, in	cluding but not limited to:		
21	(1)	A non-profit corporation;		
22	(2)	A for-profit corporation;		
	HB694 SD1 *HB694 SD			

\*HB694 SD1.DOC\*
\*HB694 SD1.DOC\*

1	(3)	A municipal facility;				
2	(4)	A public benefit corporation; or				
3	(5)	Any two or more of the entities in paragraphs (1)				
4		through (4).				
5	A transit	ion shall occur through the sale, lease, or transfer of				
6	all or substantially all of the assets of the facility or					
7	regional	system; provided that a transition shall comply with				
8	chapter 323D.					
9	(b)	A transition shall only occur upon approval of the				
10	appropria	te regional system board in the case of a regional				
11	system or	individual facility transition, or upon approval of				
12	the corpo	ration board and regional system boards in the case of				
13	the trans	ition of the entire corporation, subject to the				
14	following	terms and conditions:				
15	(1)	All proceeds from the sale, lease, or transfer of				
16		assets shall be used for health care services in the				
17		respective regional system or facility;				
18	(2)	Any and all liabilities of a regional system or				
19		facility transitioning into a new entity that were				
20		transferred to the Hawaii health systems corporation				
21		upon its creation by Act 262, Session Laws of Hawaii				
22		1996, and all liabilities of the regional system or				
	HB694 SD1	.DOC				

1	facility related to collective bargaining contracts
2	negotiated by the State, shall become the
3	responsibility of the State; and
4	(3) During the period of transition:
5	(A) The State shall continue to fund the provision of
6	health care services provided for by the regional
7	system or individual facility; and
8	(B) All applicable provisions of this chapter shall
9	continue to apply.
10	Upon the completion of the transition of all the facilities
11	in a regional system to a new entity, the regional system board
12	for that regional system shall terminate; provided that if not
13	all of a regional system's facilities are transitioned to a new
14	entity, the existing regional system board shall not terminate
15	but shall continue to retain jurisdiction over those facilities
16	remaining in the regional system.
17	§323F- Regional system board; community hospitals;
18	community health centers; collaboration. Each regional system
19	board and each community hospital under the jurisdiction of the
20	corporation shall collaborate with community health centers
21	within their respective geographic jurisdictions to maximize
22	<pre>funding from the state and federal governments to: HB694 SD1.DOC *HB694 SD1.DOC* *HB694 SD1.DOC*</pre>

1	(1)	Maximize reimbursement for health care services
2		provided;
3	(2)	Acquire funds for capital investment;
4	(3)	Provide expanded hours of service; and
5	(4)	Ensure the provision of the appropriate level of care
6		to the community served by each community health
7		center."
8	SECT	ION 16. Section 323F-3.5, Hawaii Revised Statutes, is
9	amended by	y amending subsection (d) to read as follows:
10	"(d)	Each regional system board shall [be]:
11	(1)	Be responsible for local governance, operations, and
12		administration of the delivery of services in its
13		respective regional system as set forth in this
14		chapter and as further delegated by the corporation $[-$
15		Each regional system board shall include];
16	(2)	Include medical and health care providers and
17		professionals, consumers, and knowledgeable
18		individuals in other appropriate areas, such as
19		business, finance, and law; provided that no more than
20		three members of the regional system board shall be
21		physicians[. Each regional system board shall be];

1	(3)	Be as balanced and representative of the community
2		stakeholders as possible[+]; and
3	(4)	Have the powers, duties, and responsibilities that are
4		specific to the regional system board as provided in
5		this chapter."
6	SECTI	ION 17. Section 323F-7, Hawaii Revised Statutes, is
7	amended by	y amending subsection (c) to read as follows:
8	"(c)	Notwithstanding any other law to the contrary, the
9	corporatio	on and any of the regional system boards shall exercise
10	the follow	ving duties and powers:
11	(1)	Developing corporation-wide policies, procedures, and
12		rules necessary or appropriate to plan, operate,
13		manage, and control the system of public health
14		facilities and services without regard to chapter 91;
15		provided that each regional system board shall be
16		responsible for its own policies, procedures, and
17		rules necessary or appropriate to plan, operate,
18		manage, and control the public health facilities
19		within its own regional system consistent with
20		[corporate] corporation policies;

(2) Evaluating the need for additional health facilities

and services; provided that each regional system board

HB694 SD1.DOC \*HB694 SD1.DOC

21

<sup>\*</sup>HB694 SD1.DOC\*
\*HB694 SD1.DOC\*

	shall be	responsible	for	the	evaluation	within	its	own
2	regional	system;						

- (3) Entering into and performing any contracts, leases, cooperative agreements, partnerships, or other transactions whatsoever that may be necessary or appropriate in the performance of its purposes and responsibilities, and on terms the corporation, or regional system boards, may deem appropriate, with either:
  - (A) Any agency or instrumentality of the United

    States, or with any state, territory, or

    possession, or with any subdivision thereof; or
  - (B) Any person, firm, association, partnership, or corporation, whether operated on a for-profit or not-for-profit basis;

provided that the transaction furthers the public interest; and provided further that if any dispute arises between any contract, lease, cooperative agreement, partnership, or other transaction entered into by the corporation and a regional system board with regard to matters solely within that regional system, after July 1, 2007, the contract, lease,

<sup>\*</sup>HB694 SD1.DOC\*

1		coop	erative agreement, partnership, or other
2		tran	saction entered into by the regional system board
3		shal	l prevail; and provided further that such
4		agre	ements are consistent with corporation policies;
5	(4)	Cond	lucting activities and entering into business
6		rela	tionships as the corporation board, or any
7		regi	onal system board, deems necessary or appropriate,
8		incl	uding but not limited to:
9		(A)	Creating nonprofit corporations, including but
10			not limited to charitable fund-raising
11			foundations, to be controlled wholly by the
12			corporation, any regional system board, or
13			jointly with others;
14		(B)	Establishing, subscribing to, and owning stock in
15			business corporations individually or jointly
16			with others; and
17		(C)	Entering into partnerships and other joint
18			venture arrangements, or participating in
19			alliances, purchasing consortia, health insurance
20			pools, or other cooperative arrangements, with
21			any public or private entity; provided that any
22			corporation, venture, or relationship entered

1		into under this section furthers the public
2		interest; provided further that this paragraph
3		shall not be construed to authorize the
4		corporation or a regional system board to
5		abrogate any responsibility or obligation under
6		paragraph (15);
7		provided that each regional system board shall be
8		responsible for conducting the activities under this
9		paragraph in its own regional system consistent with
10		policies established by the corporation board;
11	(5)	Participating in and developing prepaid health care
12		service and insurance programs and other alternative
13		health care delivery programs, including programs
14		involving the acceptance of capitated payments or
15		premiums that include the assumption of financial and
16		actuarial risk; provided that each regional system
17		board shall be responsible for conducting the
18		activities under this paragraph in its own regional
19		system consistent with policies established by the
20		corporation board;
21	(6)	Executing, in accordance with all applicable bylaws,
22		rules, and laws, all instruments necessary or

HB694 SD1.DOC \*HB694 SD1.DOC\*

<sup>\*</sup>HB694 SD1.DOC\*
\*HB694 SD1.DOC\*

1 appropriate in the exercise of any powers of the
2 corporation or regional system boards;

- 3 Preparing and executing all corporation-wide budgets, (7) 4 policies, and procedures or any regional system 5 budgets, policies, and procedures; provided that the 6 regional system boards shall submit their regional and 7 facility budgets to the corporation to be consolidated 8 into a corporation-wide budget for purposes of 9 corporation-wide planning and appropriation requests. **10** Regional system and facility budgets shall be received 11 by the corporation and shall be included in the 12 corporation-wide budget upon submittal to the 13 corporation;
  - (8) Setting rates and charges for all services provided by the corporation without regard to chapter 91; provided that the duty and power of the corporation board shall be limited to approving the rates and charges developed by the regional system boards for the regional system's facilities and services. Rates and charges may vary among regional systems and facilities and may be consolidated with the rates of other regional systems into one charge master. Third-party

14

15

16

17

18

19

**20** 

21

<sup>\*</sup>HB694 SD1.DOC\*

<sup>\*</sup>HB694 SD1.DOC\*

9

**10** 

11

**12** 

13

14

15

1 payer contracts may be negotiated at the corporation-2 wide level with input from the regional systems, 3 taking into consideration the rates set by the 4 regional system boards. For purposes of securing 5 revenue bonds, the corporation or regional system 6 board may covenant to set, and if necessary increase, 7 rates and charges as needed to pay debt service and 8 related obligations plus a coverage factor;

- (9) Developing a corporation-wide hospital system that is subject to chapters 76 and 89; provided that employment of regional system and facility personnel shall be the responsibility of the regional system boards pursuant to corporation-wide policies and procedures, applicable laws, rules, regulations, and collective bargaining agreements;
- 16 (10) Developing the corporation's corporation-wide capital

  17 and strategic plans or any regional system board's

  18 capital and strategic plans; provided that each

  19 regional system board shall be responsible for

  20 development of capital and strategic plans in its own

  21 regional system that shall be consistent with, and

  22 incorporated into, the overall corporation-wide plans;

HB694 SD1.DOC

<sup>\*</sup>HB694 SD1.DOC\*

<sup>\*</sup>HB694 SD1.DOC\*

1		and provided further that the corporation and each
2		regional system board shall be entitled to undertake
3		the acquisition, construction, and improvement of
4		property, facilities, and equipment to carry out these
5		capital and strategic plans;
6	(11)	Suing and being sued; provided that only the
7		corporation may sue or be sued; and provided further
8		that the corporation and regional system boards shall
9		enjoy the same sovereign immunity available to the
10		State;
11	(12)	Making and altering corporation board and regional
12		system board bylaws for its organization and
13		management without regard to chapter 91 and consistent
14		with this chapter; provided that each regional system
15		board shall be responsible for the final approval of
16		its regional system board bylaws;
17	(13)	Adopting rules without regard to chapter 91 governing
18		the exercise of the corporation's or regional system
19		boards' powers and the fulfillment of its purpose
20		under this chapter;
21	(14)	Entering into any contract or agreement whatsoever,
22		not inconsistent with this chapter or the laws of this

HB694 SD1.DOC \*HB694 SD1.DOC\* \*HB694 SD1.DOC\*

1		State, and authorizing the corporation, regional		
2		system boards, and chief executive officers to enter		
3		into all contracts, execute all instruments, and do		
4		all things necessary or appropriate in the exercise of		
5		the powers granted in this chapter, including securing		
6		the payment of bonds; provided that the corporation		
7		board shall delegate to a regional system board its		
8		authority to enter into and execute contracts or		
9		agreements relating to matters exclusively affecting		
10		that regional system; provided further that a regional		
11		system board shall exercise this power consistent with		
12		corporation-wide policies; and provided further that		
13		contracts or agreements executed by a regional system		
14		board shall encumber only the regional subaccounts of		
15		that regional system board;		
16	(15)	Issuing revenue bonds up to \$100,000,000 subject to		
17		the approval of the governor or the director of		
18		finance; provided that:		
19		(A) All revenue bonds shall be issued pursuant to		
20		part III, chapter 39;		
21		(B) The corporation and any regional system board		
22		shall have the power to issue revenue bonds in		

HB694 SD1.DOC \*HB694 SD1.DOC\* \*HB694 SD1.DOC\*

1		any amount without regard to any limitation in		
2		chapter 39; and		
3		(C) The corporation shall have the power to incur		
4		debt, including the issuance of revenue bonds in		
5		any amount, and the regional system boards shall		
6		have the power to issue revenue bonds in any		
7		amount upon approval by the corporation board;		
8	(16)	Reimbursing the state general fund for debt service on		
9		general obligation bonds or reimbursable general		
10		obligation bonds issued by the State for the purposes		
11		of the corporation or any regional system board;		
12	(17)	Pledging or assigning all or any part of the receipts,		
13		revenues, and other financial assets of the		
14		corporation or the regional system boards for purposes		
15		of meeting or securing bond or health systems		
16		liabilities; provided that each regional system board		
17		shall be responsible for conducting the activities		
18		under this paragraph in its own regional system. Any		
19		pledge or assignment by the corporation or any		
20		regional system board to secure revenue bonds or		
21		health system liabilities shall be valid and binding		
22		in accordance with its terms against the pledgor,		

HB694 SD1.DOC \*HB694 SD1.DOC\*

<sup>\*</sup>HB694 SD1.DOC\*

1 creditors, and all others asserting rights thereto 2 from the time the pledge or assignment is made, 3 without the need of physical delivery, recordation, filing, or further act. The corporation shall not 4 5 take or omit to take any act that would interfere 6 with, impair, or adversely affect any pledge [of] or 7 assignment by a regional system board pursuant to this 8 chapter. In connection with issuing revenue bonds or 9 related obligations, consistent with corporation **10** policies and procedures, any regional system board may make such other covenants, binding on the regional 11 **12** system board and the corporation, that the regional 13 system board determines to be necessary or appropriate 14 to establish and maintain security for the revenue 15 bonds or related obligations; 16 (18)Owning, purchasing, leasing, exchanging, or otherwise 17 acquiring property, whether real, personal, or mixed, 18 tangible or intangible, and of any interest therein, 19 in the name of the corporation, which property is not **20** owned or controlled by the State but is owned or 21 controlled by the corporation; provided that:

1	(A)	Regional system boards shall have custodial
2		control over facilities and physical assets in
3		their respective regional systems. A regional
4		system board may own, purchase, lease, exchange,
5		or otherwise acquire property, whether real,
6		personal, or [mix,] mixed, tangible or
7		intangible, and of any interest therein, other
8		than property owned or controlled by the
9		corporation, in the name of the regional system
10		board; provided further that a regional system
11		board shall be subject to section 323F-3.5; and
12	(B)	Each regional system board shall be responsible
13		for conducting the activities under this

(19) Maintaining, improving, pledging, mortgaging, selling, or otherwise holding or disposing of property, whether real, personal, or mixed, tangible or intangible, and of any interest therein, at any time and manner, in furtherance of the purposes and mission of the corporation or any regional system board; provided that the corporation or any regional system board legally holds or controls the property in its own

paragraph in its own regional system;

HB694 SD1.DOC \*HB694 SD1.DOC\* \*HB694 SD1.DOC\*

14

15

16

17

18

19

**20** 

21

1 name; provided further that other than to secure 2 revenue bonds and related obligations and agents, and 3 to transition into a new entity, the corporation or 4 any regional system board shall not sell, assign, 5 lease, hypothecate, mortgage, pledge, give, or dispose 6 of all or substantially all of its property; and 7 provided further that each regional system board shall 8 be responsible for conducting the activities under 9 this paragraph in its own regional system, and control **10** over such property shall be delegated to each regional 11 system board; 12 Purchasing insurance and creating captive insurers in (20)13 any arrangement deemed in the best interest of the 14 corporation, including but not limited to funding and 15 payment of deductibles and purchase of reinsurance; 16 provided that only the corporation shall have the 17 power to create captive insurers to benefit public 18 health facilities and operations in all regional 19 systems; and provided further that a regional system

board may purchase insurance for its regional system

in collaboration with the other regional systems and

**20** 

the corporation until captive coverage is provided by
the corporation;
Acquiring by condemnation, pursuant to chapter 101,
any real property required by the corporation to carry
out the powers granted by this chapter;
Depositing any moneys of the corporation or any
regional system board in any banking institution
within or without the State, and appointing, for the
purpose of making deposits, one or more persons to act
as custodians of the moneys of the corporation $[+]$ or
any regional system board; provided that regional
system boards may deposit moneys in banking
institutions pursuant to corporation-wide guidelines
established by the corporation board;
Contracting for and accepting any gifts, grants, and
loans of funds, property, or any other aid in any form
from the federal government, the State, any state
agency, or any other source, or any combination
thereof, and complying, subject to this chapter, with
the terms and conditions thereof; provided that the
regional system boards shall be responsible for
contracting for and accepting any gifts, grants,

HB694 SD1.DOC

<sup>\*</sup>HB694 SD1.DOC\*
\*HB694 SD1.DOC\*

	loans, property, or other aid if intended to benefit
	the public health facilities and operations
	exclusively in their respective regional systems; and
	provided further that all contracting for or
	acceptance of gifts, grants, loans, property, or other
	aid shall be consistent with corporation-wide policies
	established by the corporation board;
(24)	Providing health and medical services for the public
	directly or by agreement or lease with any person,
	firm, or private or public corporation, partnership,
	or association through or in the health facilities of
	the corporation or regional system boards or
	otherwise; provided that the regional system boards
	shall be responsible for conducting the activities
	under this paragraph in their respective regional
	systems;
(25)	Approving medical staff bylaws, rules, and medical
	staff appointments and reappointments for all public
	health facilities of the corporation or any regional
	system board, including but not limited to determining
	the conditions under which a health professional may
	be extended the privilege of practicing within a

<sup>46</sup> 

1

2

3

4

5

6

7

8

9

**10** 

health facility, as determined by the respective regional system board and consistent with [corporate-wide] corporation-wide policies, and adopting and implementing reasonable rules, without regard to chapter 91, for the credentialing and peer review of all persons and health professionals within the facility; provided that regional system boards shall be the governing body responsible for all medical staff organization, peer review, and credentialing activities to the extent allowed by law;

11 (26)(A) Investing any funds not required for immediate 12 disbursement in property or in securities that 13 meet the standard for investments established in 14 chapter 88 as provided by the corporation board 15 or any regional system board; provided that 16 proceeds of bonds and moneys pledged to secure 17 bonds may be invested in obligations permitted by 18 any document that authorizes the issuance or 19 securing of bonds; and provided further that the 20 investment assists the corporation or any 21 regional system board in carrying out its public 22 purposes; selling from time to time securities

1	thus purchased and held, and depositing any
2	securities in any bank or financial institution
3	within or without the State. Any funds deposited
4	in a banking institution or in any depository
5	authorized in this section shall be secured in a
6	manner and subject to terms and conditions as the
7	corporation board or a regional system board may
8	determine, with or without payment of any
9	interest on the deposit, including without
10	limitation time deposits evidenced by
11	certificates of deposit. Any bank or financial
12	institution incorporated under the laws of this
13	State may act as depository of any funds of the
14	corporation or a regional system board and may
15	issue indemnity bonds or may pledge securities as
16	may be required by the corporation or regional
17	system board; provided that regional system
18	boards may exercise the powers under this
19	subsection with respect to financial assets of
20	the regional system consistent with corporation-
21	wide policies; and

(B)

14

15

16

17

18

19

20

21

- Notwithstanding subparagraph (A), contracting with the holders of any of its notes or bonds as to the custody, collection, securing, investment, and payment of any moneys of the corporation or regional system board and of any moneys held in trust or otherwise for the payment of notes or bonds and carrying out the contract. Moneys held in trust or otherwise for the payment of notes or bonds or in any way to secure notes or bonds, and deposits of such moneys, may be secured in the same manner as moneys of the corporation or regional system board, and all banks and trust companies are authorized to give security for the deposits;
- (27) Entering into any agreement with the State, including but not limited to contracts for the provision of goods, services, and facilities in support of the corporation's programs or the regional system boards' programs, and contracting for the provision of services to or on behalf of the State; provided that the regional system boards shall be responsible for entering into agreements to provide goods, services,

<sup>\*</sup>HB694 SD1.DOC\*

1		and facilities in support of programs in their
2		respective regional systems consistent with
3		corporation-wide policies;
4	(28)	Having a seal and altering the same at pleasure;
5	(29)	Waiving, by means that the corporation or regional
6		system board deems appropriate, the exemption from
7		federal income taxation of interest on the
8		corporation's or regional system boards' bonds, notes,
9		or other obligations provided by the Internal Revenue
10		Code of 1986, as amended, or any other federal statute
11		providing a similar exemption;
12	(30)	Developing internal policies and procedures for the
13		procurement of goods and services, consistent with the
14		goals of public accountability and public procurement
15		practices, and subject to management and financial
16		legislative audits; provided that the regional system
17		boards shall be responsible for developing internal
18		policies and procedures for each of their regional
19		systems consistent with the corporation's policies and
20		procedures; and further provided that:

Page 51

## H.B. NO. 694 S.D. 1

1		(A) The regional system boards and the [corporate]
2		corporation board shall enjoy the exemption under
3		section 103-53(e);
4		(B) The regional system boards shall enjoy the
5		exemption under chapter 103D; and
6		(C) The corporation shall be subject to chapter 103D;
7	(31)	Authorizing and establishing positions; provided that
8		regional system boards shall be responsible for hiring
9		and firing regional and facility personnel consistent
10		with corporation policies, except a regional chief
11		executive officer [and regional chief financial
12		officer] shall only be hired or dismissed upon the
13		approval of the regional system board [and the
14		corporation board] as further set forth in section
15		323F-8.5;
16	(32)	Having and exercising all rights and powers necessary
17		or incidental to or implied from the specific powers
18		granted in this chapter, which specific powers shall
19		not be considered as a limitation upon any power
20		necessary or appropriate to carry out the purposes and
21		intent of this chapter; provided that the regional
22		system boards shall be responsible for having and

HB694 SD1.DOC \*HB694 SD1.DOC\*

<sup>\*</sup>HB694 SD1.DOC\*

1		exer	cising all powers and rights with respect to
2		matte	ers in their regional systems consistent with the
3		law;	and
4	(33)	Each	regional system, through its regional system
5		board	d, shall:
6		(A)	Develop policies and procedures necessary or
7			appropriate to plan, operate, manage, and control
8			the day-to-day operations of facilities within
9			the regional system that are consistent with
10			corporation-wide policies;
11		(B)	Exercise custodial control over and use of all
12			assets of the corporation that are located in the
13			regional system pursuant to this chapter; and
14		(C)	Expend funds within its approved regional system
15			budget and expend additional funds in excess of
16			its approved regional system budget upon approval
17			of the corporation board."
18	SECT	ION 1	8. Section 323F-8.5, Hawaii Revised Statutes, is
19	amended b	y ame	nding its title and subsections (a) and (b) to
20	read as f	ollow	S:
21	"[+]	§323F	-8.5[+] Regional chief executive officer; exempt
22	position.	(a)	Upon establishment[, and until December 31,
	HB694 SD1 *HB694 SD *HB694 SD	1.DOC	

```
1
    2008], a regional system board may appoint a regional chief
2
    executive officer [and regional chief financial officer] whose
3
    salary shall be set by the corresponding regional system board
4
    and may discharge a regional chief executive officer [or
5
    regional chief financial officer for cause, consistent with
6
    subsection (b); provided that the position shall be exempt from
7
    chapter 76 and section 26-35(a)(4). [Effective January 1, 2009,
8
    the hiring and firing of the regional chief executive officers
9
    shall be subject to approval of both the regional system board
10
    and the corporation board. [ Each regional chief executive
11
    officer may also appoint, as necessary, other personnel, exempt
12
    from chapters 76 and 89, to work directly for the regional chief
13
    executive officer for the regional system and for the
14
    corresponding regional system board.
15
              Any regional system board or its designee may
16
    discharge its exempt personnel with or without cause; provided
17
    that removal without cause shall not prejudice any contract
18
    rights of personnel[; and provided further that the discharge of
19
    a regional chief executive officer shall be limited to the
20
    reasons outlined in section 323F-3.5(e) up to December 31, 2008.
21
    Effective January 1, 2009, regional chief executive officers and
```

other exempt personnel shall be subject to discipline, including

HB694 SD1.DOC

<sup>\*</sup>HB694 SD1.DOC\*

<sup>\*</sup>HB694 SD1.DOC\*

## H.B. NO. 694 S.D. 1

- 1 discharge, in accordance with duly executed contracts, laws
- 2 governing exempt personnel of the State, and regional system
- 3 policies adopted in accordance with corporate policies]."
- 4 PART VII
- 5 SECTION 19. If any provision of this Act, or the
- 6 application thereof to any person or circumstance is held
- 7 invalid, the invalidity does not affect other provisions or
- 8 applications of the Act, which can be given effect without the
- 9 invalid provision or application, and to this end the provisions
- 10 of this Act are severable.
- 11 SECTION 20. This Act does not affect rights and duties
- 12 that matured, penalties that were incurred, and proceedings that
- 13 were begun before its effective date.
- 14 SECTION 21. Statutory material to be repealed is bracketed
- 15 and stricken. New statutory material is underscored.
- 16 SECTION 22. This Act shall take effect on July 1, 2050.

## Report Title:

Hawaii Health Systems Corporation; Regional Systems; New Entity

## Description:

Authorizes a facility or regional health care system under the Hawaii health systems corporation to transition into a new legal entity; amends the maintenance of services requirements; requires Hawaii health systems corporation to assume liabilities and debts or other obligations accrued beginning on July 1, 1996; requires commercial health plans to provide a minimum reimbursement level; authorizes special negotiating authority for Hawaii health systems corporation with bargaining units; authorizes criminal history record checks. Effective July 1, 2050. (SD1)