A BILL FOR AN ACT

RELATING TO HEALTH CARE DATA.

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

1	SECTION 1. Across the nation, health care information
2	technology initiatives are being set up to both improve health
3	care outcomes and better control costs. Health care
4	coordination can only improve when entities regulated by the
5	Health Insurance Portability and Accountability Act of 1996 are
6	able to electronically share information.
7	As federal efforts are being undertaken in relation to data
8	sharing through the creation of health information exchanges,
9	one of the initial federal requirements is to harmonize federal
10	and state laws. Under current Hawaii administrative rules,
11	clinical laboratories in Hawaii may disclose laboratory results
12	only to the person who ordered the laboratory test, or the
13	person's designee.
14	With many local efforts underway to facilitate the
15	implementation of patient-centered medical homes and accountable
16	care organizations, and the increased use of telehealth as well
17	as federal initiatives to build a functional health information

^{*}SB2100 SD1.DOC*

^{*}SB2100 SD1.DOC*

```
{f 1} exchange, ensuring that health information may be shared to the
```

- 2 fullest extent allowed by federal law is a necessity.
- 3 The purpose of this Act is to update current law to ensure
- 4 the success of the many health care coordination projects
- 5 underway in the community and to enable the sharing of all
- 6 necessary medical information while complying with federal
- 7 privacy standards.
- 8 SECTION 2. Chapter 321, Hawaii Revised Statutes, is
- 9 amended by adding a new section to be appropriately designated
- 10 and to read as follows:
- 11 "\$321- Clinical laboratory test results. (a) Clinical
- 12 laboratory test results shall be provided to authorized persons
- 13 for the purpose of populating a personal health record or an
- 14 electronic medical record and for any other purpose also
- 15 permitted under the Health Insurance Portability and
- 16 Accountability Act of 1996 and federal regulations promulgated
- 17 thereunder.
- (b) For purposes of this section "authorized persons"
- 19 means:
- 20 (1) The provider ordering the test or the provider's
- 21 designee; and

^{*}SB2100 SD1.DOC*

^{*}SB2100 SD1.DOC*

S.B. NO. 2100 S.D. 1

1	(2)	Any	Hea	alth	Insu	rance	Port	abili	ty a	nd A	ccou	ınta	abili	<u>.ty</u>	
2		Act	of	1996	ent	ity o	r bus	iness	ass	ocia [.]	te a	s c	defin	ied	ir
3		45	Code	e of	Fede	ral R	egula	tions	Par	ts 1	60-1	64.	<u>.</u> "		
4	SECT	ION	3.	New	statı	ıtory	mate	rial	is u	nder	scor	ed.	•		
5	SECT	ION	4.	This	Act	shal	l tak	e eff	ect	upon	its	ap	pprov	al.	
6															

Report Title:

Confidentiality of Clinical Laboratory Data

Description:

Ensures that appropriate health care entities are able to receive lab data in electronic format to facilitate the use and development of health care exchange networks. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.