S.B. NO. ²⁵⁰¹ S.D. 1 H.D. 1

A BILL FOR AN ACT

RELATING TO PUBLIC ACCOUNTANCY.

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

1	SECT	ION 1. The purpose of this Act is to:		
2	(1)	Provide a mechanism for firms engaged in the practice		
3		of public accounting to undergo peer review on a		
4		regular basis; and		
5	(2)	Grant the state board of public accountancy		
6		appropriate power to regulate the peer review process.		
7	SECT	ION 2. Section 466-3, Hawaii Revised Statutes, is		
8	amended as follows:			
9	1. By adding two new definitions to be appropriately			
10	inserted	and to read:		
11	" <u>"At</u>	test" means providing the following financial statement		
12	services:			
13	(1)	Any audit or other engagement to be performed in		
14		accordance with the statements on auditing standards		
15		of the American Institute of Certified Public		
16		Accountants;		
17	(2)	Any compilation or review of a financial statement to		
18		be performed in accordance with the statements on		



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1		standards for accounting and review services of the	
2		American Institute of Certified Public Accountants;	
3	<u>(3)</u>	Any examination of prospective financial information	
4		to be performed in accordance with the statements on	
5		standards for attestation engagements of the American	
6		Institute of Certified Public Accountants;	
7	(4)	Any engagement to be performed in accordance with the	
8		government auditing standards, also known as the	
9		Yellow Book, issued by the United States Government	
10		Accountability Office; and	
11	(5)	Any engagement to be performed in accordance with the	
12		standards of the Public Company Accounting Oversight	
13		Board.	
14	<u>"Pee</u>	r review" means a study, appraisal, or review of one or	
15	more aspe	cts of the professional work of a firm that issues	
16	<u>attest re</u>	ports by a person or persons who hold permits to	
17	practice public accountancy under section 466-7 and who are not		
18	affiliate	d with the firm being reviewed."	
19	2.	By amending the definition of "firm" to read:	
20	""Fi	rm" means a sole proprietorship, a corporation, [or] a	
21	partnersh	ip[-], a limited liability company, or a limited	
22	liability partnership."		
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1	3. 3	By deleting the definition of "quality review."
2	[" "Q ı	uality review" means a study, appraisal, or review of
3	one or mo	re-aspects of the professional work of a firm in the
4	practice (of public accountancy by a person or persons who hold
5	certifica	tes and who are not affiliated with the firm being
6	reviewed.	"]
7	SECT	ION 3. Section 466-7, Hawaii Revised Statutes, is
8	amended by	y amending subsection (b) to read as follows:
9	" (b)	An applicant for the initial issuance or renewal of a
10	permit sha	all have:
11	(1)	A valid license;
12	(2)	Completed continuing professional education hours, the
13		content of which shall be specified by the board which
14		may provide for special consideration by the board to
15		applicants for permit renewal when, in the judgment of
16		the board, full compliance with all requirements of
17		continuing education cannot reasonably be met;
18	(3)	Completed an application; [and]
19	(4)	Paid appropriate fees and assessments [-]; and
20	(5)	Undergone any applicable peer review process approved
21		by the board of accountancy pursuant to section 466-
22		<u>13.</u> "



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1	SECTION 4. Section 466-9, Hawaii Revised Statutes, is			
2	amended as follows:			
3	1.	By amending subsection (a) to read:		
4	"(a)	In addition to any other actions authorized by law,		
5	in accord	ance with chapter 91, the board may take the following		
6	action:			
7	(1)	Cancel or revoke any license or permit issued under		
8		section 466-5, 466-6, or 466-7, or corresponding		
9		provisions of prior law;		
10	(2)	Suspend a license or permit for a period of not more		
11		than two years;		
12	(3)	Refuse to renew a license or permit for a period of		
13		not more than two years;		
14	(4)	Reprimand, censure or limit the scope of practice of		
15		any licensee or firm;		
16	(5)	Impose an administrative fine not exceeding \$1,000;		
17	(6)	Place a licensee or firm on probation;		
18	(7)	Require a firm to have a [quality] peer review		
19		conducted in the manner specified by the board; or		
20	(8)	Require a licensee to attain satisfactory completion		
21		of additional continuing professional education hours		
22		as specified by the board."		



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1	2.	By a	mending subsection (c) to read:
2	"(c)	Upo	n application of any person against whom
3	disciplina	ry a	ction has been taken under subsection (a), the
4	board, in	acco	rdance with chapter 91, may reinstate the person's
5	license or permit to practice which was affected by the		
6	disciplina	ry a	ction.
7	(1)	The	board shall specify the manner in which an
8		appl	ication shall be made, the time within which it
9	:	shal	l be made, and the circumstances under which the
10		lice	nse may be reinstated; and
11	(2)	Befo	re reinstating, the board may:
12		(A)	Require the applicant to show successful
13			completion of specified continuing professional
14			education; and
15		(B)	Make the reinstatement of a license or permit
16			conditional and subject to satisfactory
17			completion of a [quality] <u>peer</u> review conducted
18			in a manner as the board may specify."
19	SECTI	ON 5	. Section 466-13, Hawaii Revised Statutes, is
20	amended to	rea	d as follows:
21	" §4 66	-13	[Quality] <u>Peer</u> review [committee]. (a) Every
22	<u>firm, incl</u>	udin	g the Hawaii offices and Hawaii engagements of
	SB2501 HD1	end menned double little	

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1	foreign or multistate firms, required to obtain a firm permit to		
2	practice pursuant to section 466-7 shall undergo a peer review		
3	every three years on the firm's Hawaii attest work and submit		
4	evidence of such peer review at the time of the renewal of the		
5	firm's permit to practice under section 466-7.		
6	(b) The board [may appoint a quality review committee]		
7	shall establish a peer review process to review [the publicly		
8	available professional] attest work of firms [on a random basis,		
9	without any requirement of a formal complaint or suspicion of		
10	impropriety on the part of any particular firm]. The identity		
11	of the person <u>or firm</u> for whom the professional work is done		
12	shall be preserved in confidence. [In the event] <u>If</u> the review		
13	discloses information that a firm has not met the appropriate		
14	professional standards, the board may require further		
15	investigation of the firm. The peer review process required by		
16	this section shall be for educational or remedial and not		
17	punitive purposes.		
18	(c) The board may authorize a third party entity to		
19	administer the peer review required under subsection (a);		
20	provided that the entity shall not require firms or the firms'		
21	owners or employees to become members of the entity to		
22	participate in peer review and shall charge the same rate for		
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1	peer revi	ew services to both members and nonmembers. If the
2	board cho	oses to authorize a third party entity to administer
3	peer revi	ews, the third party shall be held to the highest
4	standards	of professionalism, quality, and ethics.
5	<u>(d)</u>	The board shall adopt rules pursuant to chapter 91 to
6	establish	requirements and procedures for the qualification of
7	entities	to conduct peer reviews and for the performance of peer
8	<u>reviews b</u>	y these entities. The rules shall include:
9	(1)	A process for the conduct of peer review to be
10		followed by the board and by an authorized third party
11		entity;
12	(2)	Definitions, standards, and requirements for an
13		acceptable peer review;
14	(3)	Standards for certification and qualification of peer
15		reviewers;
16	(4)	A process for a firm to appeal the findings or
17		conclusions of any peer review process that results in
18		the denial, termination, or nonrenewal of a firm
19		permit pursuant to section 466-9; provided that the
20		appeal process shall include the postponement of any
21		adverse action during the pendency of the appeal; and



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1	<u>(5)</u> <u>I</u>	Provisions for the grant of an extension of time to a
2	<u>_f</u>	firm for compliance with the peer review requirement
3	<u>k</u>	based on a showing of hardship including for reasons
4	<u>c</u>	of health, military service, or other good cause as
5	Ċ	letermined by the board.
6	<u>(e)</u> N	Neither the proceedings nor the records of the
7	[quality] <u>r</u>	peer review [committees] process shall be subject to
8	discovery.	Except as hereinafter provided, no person [in
9	attendance	at a meeting of the committee] involved in the peer
10	review proc	cess shall be required to testify [as to what
11	transpired	at the meeting; on that process; provided that [the]
12	statements	made by any person [in attendance at the meeting] in
13	connection	with the peer review process who is a party to an
14	action or p	proceeding the subject matter of which was reviewed
15	[at-the-mee	eting,] in that process, shall be subject to
16	discovery.'	,))
17	SECTIO	ON 6. This Act does not affect rights and duties that
18	have mature	ed, penalties that were incurred, and proceedings that
19	were begun,	before its effective date.
20	SECTIO	ON 7. The board of public accountancy shall:
21	(1) <i>P</i>	Adopt rules pursuant to section 466-13(d), Hawaii

22 Revised Statutes, in section 5 of this Act; and

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(2) Report the adoption of the rules under paragraph (1) 1 to the legislature immediately upon adoption of those 2 3 rules by means of written notice to the speaker of the 4 house of representatives and the president of the 5 senate. SECTION 8. Statutory material to be repealed is bracketed 6 7 and stricken. New statutory material is underscored. 8 SECTION 9. This Act shall take effect upon its approval; 9 provided that sections 2, 3, 4, and 5 shall take effect one year 10 after the board of public accountancy reports the adoption of 11 rules pursuant to section 7 of this Act.



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Report Title: Peer Review for Public Accountancy

Description:

SB2501 HD1 HMS 2010-2609

Requires peer reviews as a condition of certified public accountancy permits to practice. (SB2501 HD1)

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