A BILL FOR AN ACT

RELATING TO GROUP LIVING FACILITIES.

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

1	SECTION 1. Section 46-4, Hawaii Revised Statutes, is
2	amended by amending subsection (d) to read as follows:
3	"(d) Neither this section nor any other law, county
4	ordinance, or rule shall prohibit group living in facilities
5	with eight or fewer residents and that are licensed by the State
6	as provided for under section 321-15.6, or in an intermediate
7	care facility/mental retardation-community for persons,
8	including mentally ill, elder, disabled, developmentally
9	disabled, or totally disabled persons, who are not related to
10	the home operator or facility staff; provided that those group
11	living facilities meet all applicable county requirements not
12	inconsistent with the intent of this subsection and including
13	building height, setback, maximum lot coverage, parking, and
14	floor area requirements [-]; provided further that a conditional
15	use permit issued by a county agency for the operation of a

- (1) Terminate if the group living facility ceases
- operations for a period of one year; or

group living facility shall automatically:



16

17

1	(2) Expire one year from the date of the issuance of the
2	permit if the group living facility fails to commence
3	operations before the end of that one-year period,
4	whichever occurs first."
5	SECTION 2. Statutory material to be repealed is bracketed
6	and stricken. New statutory material is underscored.
7	SECTION 3. This Act shall take effect on July 1, 2050.
0	

Report Title:

Termination of Permits; Group Homes

Description:

Terminates a conditional use permit issued by a county agency to facilities intended for group living facilities or group homes that do not use the permits or cease operations for one year. Effective 7/1/2050. (SD1)

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