A BILL FOR AN ACT

RELATING TO CIVIL ACTIONS.

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

SECTION 1. The purpose of this Act is to abolish joint and
 several liability for government entities in all cases under
 chapter 663, Hawaii Revised Statutes, to clarify that government
 entities would be liable only for the percentage share of the
 damages actually attributable to the government entities.

6 SECTION 2. Section 663-10.5, Hawaii Revised Statutes, is
7 amended to read as follows:

8 "§663-10.5 Government entity as a tortfeasor; abolition of 9 joint and several liability. Any other law to the contrary 10 notwithstanding, including but not limited to sections 663-10.9, 11 663-11 to 663-13, 663-16, 663-17, and 663-31, in any case where 12 a government entity is determined to be a tortfeasor along with one or more other tortfeasors, the government entity shall be 13 14 liable for no more than that percentage share of the damages 15 attributable to the government entity [; provided that joint and 16 several liability shall be retained for tort claims relating to 17 the maintenance and design of highways pursuant to section 663-

18 $\frac{10.9}{1}$].



1 For purposes of this section, "government entity" means any 2 unit of government in this State, including the State and any 3 county or combination of counties, department, agency, 4 institution, board, commission, district, council, bureau, 5 office, governing authority, or other instrumentality of state 6 or county government, or corporation or other establishment 7 owned, operated, or managed by or on behalf of this State or any 8 county. 9 For purposes of this section, the liability of a government 10 entity shall include its vicarious liability for the acts or 11 omissions of its officers and employees." 12 SECTION 3. Section 663-10.9, Hawaii Revised Statutes, is 13 amended to read as follows: 14 "§663-10.9 Abolition of joint and several liability; 15 exceptions. Joint and several liability for joint tortfeasors 16 as defined in section 663-11 is abolished except in the 17 following circumstances: 18 (1)For the recovery of economic damages against joint 19 tortfeasors in actions involving injury or death to 20 persons; 21 For the recovery of economic and noneconomic damages (2)22 against joint tortfeasors in actions involving:



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1		(A) Intentional torts;
2		(B) Torts relating to environmental pollution;
3		(C) Toxic and asbestos-related torts;
4		(D) Torts relating to aircraft accidents;
5		(E) Strict and products liability torts; or
6		(F) Torts relating to motor vehicle accidents [except
7		as provided in paragraph (4);] and;
8	(3)	For the recovery of noneconomic damages in actions,
9		other than those enumerated in paragraph (2),
10		involving injury or death to persons against those
11		tortfeasors whose individual degree of negligence is
12		found to be twenty-five per cent or more under section
13		663-31. Where a tortfeasor's degree of negligence is
14		less than twenty-five per cent, then the amount
15		recoverable against that tortfeasor for noneconomic
16		damages shall be in direct proportion to the degree of
17		negligence assigned[; and
18	(4)	For recovery of noneconomic damages in motor vehicle
19		accidents-involving tort-actions relating to the
20		maintenance and design of highways including actions
21		involving-guardrails, utility-poles, street and
22		directional signs, and any other highway-related



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1		device upon a showing that the affected joint
2		tortfeasor was given reasonable prior notice of a
3		prior occurrence under similar circumstances to the
4		occurrence upon which the tort claim is based. In
5		actions in which the affected joint tortfeasor has not
6		been-shown to have had such-reasonable prior notice;
7		the recovery of noneconomic damages shall be as
8		provided in paragraph (3)].
9	[(5)	Provided, however, that joint] Joint and several

liability for economic and noneconomic damages for claims against design professionals, as defined in chapter [672, 672B, 11 12 and certified public accountants, as defined in chapter 466, is abolished in actions not involving physical injury or death to 13 14 persons."

SECTION 4. If any provision of this Act, or the 15 16 application thereof to any person or circumstance is held invalid, the invalidity does not affect other provisions or 17 18 applications of the Act, which can be given effect without the invalid provision or application, and to this end the provisions 19 20 of this Act are severable.



1	SECTION 5. This Act does not affect rights and duties that
2	matured, penalties that were incurred, and proceedings that were
3	begun before its effective date.
4	SECTION 6. Statutory material to be repealed is bracketed
5	and stricken. New statutory material is underscored.
6	SECTION 7. This Act shall take effect upon its approval.
7	PrillA
	INTRODUCED BY. CANNER AW

By Request

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Report Title: Government Tort Liability

Description:

Clarifies that government entities are only liable in certain cases for the percentage share of the damages that they actually caused.

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

