

t

## A BILL FOR AN ACT

RELATING TO STATUTORY REVISION: AMENDING VARIOUS PROVISIONS OF THE HAWAII REVISED STATUTES FOR THE PURPOSE OF CORRECTING ERRORS AND REFERENCES, CLARIFYING LANGUAGE, AND DELETING UNNECESSARY PROVISIONS.

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

1 PART I 2 SECTION 1. Section 89-2, Hawaii Revised Statutes, is 3 amended by amending the definitions of "collective bargaining" and "employee organization" to read as follows: 4 ""Collective bargaining" means the performance of the 5 6 mutual obligations of the public employer and an exclusive 7 representative to meet at reasonable times, to confer and 8 negotiate in good faith, and to execute a written agreement with respect to wages, hours, amounts of contributions by the State 9 and counties to the [Hawaii public employees health fund,] 10 11 Hawaii employer-union health benefits trust fund, and other terms and conditions of employment, except that by any such 12 13 obligation neither party shall be compelled to agree to a 14 proposal, or be required to make a concession. For the purposes 15 of this definition, "wages" includes the number of incremental and longevity steps, the number of pay ranges, and the movement 16

2

1 between steps within the pay range and between the pay ranges on 2 a pay schedule under a collective bargaining agreement. 3 "Employee organization" means any organization of any kind 4 in which public employees participate and which exists for the 5 primary purpose of dealing with public employers concerning 6 grievances, labor disputes, wages, hours, amounts of 7 contributions by the State and counties to the [Hawaii public 8 employees health-fund, | Hawaii employer-union health benefits 9 trust fund, and other terms and conditions of employment of 10 public employees." 11 SECTION 2. Chapter 89A, Hawaii Revised Statutes, is 12 amended by amending its title to read as follows: 13 "[+]CHAPTER 89A 14 OFFICE OF COLLECTIVE BARGAINING AND MANAGED COMPETITION[]]" SECTION 3. Section 231-40, Hawaii Revised Statutes, is 15 16 amended to read as follows: 17 "§231~40 Interpretation. Sections 231-34, 231-35, 231-36, 18 and [231 7.5] 231-36.4 shall be construed in accordance with 19 judicial interpretations given to similar provisions of Title 26

of the United States Code; consistent therewith, the term



#### H.B. NO. <sup>381</sup> H.D. 1

э.

3

1 "wilfully" shall mean a voluntary, intentional violation of a 2 known legal duty." 3 SECTION 4. Section 231-41, Hawaii Revised Statutes, is 4 amended to read as follows: 5 "§231-41 Statute of limitation for criminal penalties. 6 Notwithstanding any laws to the contrary, prosecutions under 7 sections 231-34, 231-35, 231-36, and [231-7.5] 231-36.4 shall be commenced within seven years after the commission of the 8 9 offense." 10 SECTION 5. Section 235-2.35, Hawaii Revised Statutes, is 11 amended to read as follows: 12 "[+]§235-2.35[+] Operation of certain Internal Revenue 13 Code provisions not operative under section 235-2.3. 14 Notwithstanding the meaning of "Internal Revenue Code" as that 15 term is used in section [+]235-2.3[+], beginning April 1, 2010, the following sections of the federal Internal Revenue Code of 16 17 1986, as amended as of April 1, 2010, shall be operative for 18 purposes of this chapter: 19 Section 6041 as applicable to persons under section (1)20 6041(h) (with respect to information returns at the 21 source for certain corporations);

## H.B. NO. <sup>381</sup> H.D. 1

1	(2)	Section 6038D (with respect to information with
2		respect to foreign financial assets). With respect to
3		persons required to report information under this
4		section, section 6662(j) (with respect to imposition
5		of accuracy-related penalties on underpayments) and
6		section 6501(e)(1)(A)(ii) (with respect to limitations
7		on assessment and collection) shall also be operative
8		for purposes of this chapter and shall be applied
9		consistently with the correlating provisions of
10		[+]sections[+] 231-36.6 and 235-111;
11	(3)	Section 6045B (with respect to returns relating to
12		actions affecting basis in securities); and
13	(4)	Section 6050W (with respect to returns relating to
14		payments made in settlement of payment card and third
15		party network transactions)."
16	SECT	ION 6. Section 237-24.8, Hawaii Revised Statutes, is
17	amended by	y amending subsection (b) to read as follows:
18	"(b)	As used in this section:
19	"Act:	ivities relating to the general servicing of fiduciary
20	or custod:	ial accounts" means those activities performed by trust
21	companies	which are directly or indirectly performed within the



1 fiduciary or custodial relationship between the trust company or 2 trust department of a financial institution and its client and 3 which are not offered to any person outside of the fiduciary or 4 custodial relationship. 5 "Annual percentage rate" and "finance charge" have the same 6 meaning as defined in the federal Truth in Lending Act (15 7 United States Code sections 1605(a) to (c) and 1606). "Deposit" means: 8 9 Money or its equivalent received or held by a (1) 10 financial institution in the usual course of business 11 and for which it has given or is obligated to give 12 credit to: 13 A commercial (including public deposits), (A) 14 checking, savings, time, or thrift account; 15 A check or draft drawn against a deposit account (B) 16 and certified by the financial institution; 17 (C) A letter of credit; or 18 A traveler's check, on which the financial (D) 19 institution is primarily liable; 20 (2) Trust funds received or held by a financial 21 institution, whether held in the trust department or



1		held or deposited in any other department of the
2		financial institution;
3	(3)	Money received or held by a financial institution, or
4		the credit given for money or its equivalent received
5	۰.	or held by a financial institution in the usual course
6		of business for a special or specific purpose,
7		regardless of the legal relationship thereby
8		established, including $[\tau]$ without being limited to,
9		escrow funds, funds held as security for an obligation
10		due the financial institution or others (including
11		funds held as dealers' reserves) or for securities
12		loaned by the financial institution, funds deposited
13		by a debtor to meet maturing obligations, funds
14		deposited as advance payment on subscriptions to
15		United States government securities, funds held for
16		distribution or purchase of securities, funds held to
17		meet the financial institution's acceptances or
18		letters of credit, and withheld taxes;
19	(4)	Outstanding drafts, cashier's checks, money orders, or
20		other officer's checks issued in the usual course of
21		business for any purpose; or



### H.B. NO. <sup>381</sup> H.D. 1

1	(5)	Money or its equivalent held as a credit balance by a									
2		financial institution on behalf of its customer if the									
3		financial institution is engaged in soliciting and									
4		holding the balances in the regular course of its									
5		business.									
6	"Fina	ancial institution" means banks, building and loan									
7	associatio	ons, development companies, financial corporations,									
8	financial	services loan companies, small business investment									
9	companies,	, financial holding companies, [ <del>mortgage loan</del>									
10	originato	<del>companies as defined in chapter 454F,</del> ] and trust									
11	companies	all as defined in chapter 241[-], and mortgage loan									
12	originato	c companies as defined in chapter 454F.									
13	"Leas	sing of personal property" occurs if:									
14	(1)	The lease is to serve as the functional equivalent of									
15		an extension of credit to the lessee of the property;									
16	(2)	The property to be leased is acquired specifically for									
17		the leasing transaction under consideration, or was									
18		acquired specifically for an earlier leasing									
19		transaction;									
20	(3)	The lease is on a nonoperating basis where the									
21		financial institution may not, directly or indirectly:									



1		(A) Provide for the maintenance, repair, replacement,									
2		or servicing of the leased property during the									
3		lease term;									
4		(B) Purchase parts and accessories in bulk or for an									
5		individual property after the lessee has taken									
6		delivery of the property; or									
7		(C) Purchase insurance for the lessee;									
8	(4)	At the inception of the lease the effect of the									
9		transaction will yield a return that will compensate									
10		the lessor financial institution for not less than the									
11		lessor's full investment in the property plus the									
12		estimated total cost of financing the property over									
13		the term of the lease, from:									
14		(A) Rentals;									
15		(B) Estimated tax benefits, including capital goods									
16		excise tax credit, net economic gain from tax									
17		deferral from accelerated depreciation, and other									
18		tax benefits with a substantially similar effect;									
19		and									
20		(C) The estimated residual value of the property at									
21		the expiration of the initial term of the lease;									



## H.B. NO. <sup>381</sup> H.D. 1

1	(5)	The maximum lease term during which the lessor
2		financial institution shall recover the lessor's full
3		investment in the property, plus the estimated total
4		cost of financing the property, shall be forty years;
5		and
6	(6)	At the expiration of the lease, including any renewals
7		or extensions with the same lessee, all interest in
8		the property shall be either liquidated or leased
9		again on a nonoperating basis as soon as practicable
10		but in no event later than two years from the
11		expiration of the lease; provided that in no case
12		shall the lessor retain any interest in the property
13		beyond fifty years after the lessor's acquisition of
14		the property."
15	SECT	ION 7. Section 291-11.5, Hawaii Revised Statutes, is
16	amended by	amending subsection (e) to read as follows:
17	"(e)	Violation of this section shall be considered an
18	offense as	defined under section 701-107(5) and shall subject
19	the violat	cor to the following penalties:
20	(1)	For a first conviction, the person shall:
21		(A) Be fined not more than \$100;



1		(B)	Be required by the court to attend a child								
2			passenger restraint system safety class conducted								
3			by the division of driver education; provided								
4			that:								
5			(i) The class may include video conferences as								
6			determined by the administrator of the								
7			division of driver education as an								
8			alternative method of education; and								
9			(ii) The class shall not exceed four hours;								
10		(C)	Pay a \$50 driver education assessment as provided								
11			in section 286G-3;								
12		(D)	Pay a \$10 surcharge to be deposited into the								
13			neurotrauma special fund; [+]and[+]								
14		(E)	Pay up to a \$10 surcharge to be deposited into								
15			the trauma system [+]special[+] fund if the court								
16			so orders; and								
17	(2)	For a	a conviction of a second offense committed within								
18		three	e years of any other conviction under this								
19		sect	ion, the person shall:								
20		(A)	Be fined not less than \$100 but not more than								
21			\$200;								



1		(B)	Be required by the court to attend a child						
2			passenger restraint system safety class not to						
3			exceed four hours in length conducted by the						
4			division of driver education if the person has						
5			not previously attended such a class;						
6		(C)	Pay a \$50 driver education assessment as provided						
7			in section 286G-3 if the person has not						
8			previously attended a child passenger restraint						
9			system safety class conducted by the division of						
10			driver education;						
11		(D)	Pay a \$10 surcharge to be deposited into the						
12			neurotrauma special fund; [+]and[+]						
13		(E)	Pay up to a \$10 surcharge to be deposited into						
14			the trauma system [+]special[+] fund if the court						
15			so orders;						
16	(3)	For a	For a conviction of a third or subsequent offense						
17		COMM	committed within three years of any other conviction						
18		unde:	under this section, the person shall:						
19		(A)	Be fined not less than \$200 but not more than						
20			\$500;						



12

1	(B)	Be required by the court to attend a child					
2		passenger restraint system safety class not to					
3		exceed four hours in length conducted by the					
4		division of driver education if the person has					
5		not previously attended such a class;					
6	(C)	Pay a \$50 driver education assessment as provided					
7		in section 286G-3 if the person has not					
8		previously attended a child passenger restraint					
9		system safety class conducted by the division of					
10		driver education;					
11	(D)	Pay a \$10 surcharge to be deposited into the					
12		neurotrauma special fund; [+]and[+]					
13	(E)	Pay up to a \$10 surcharge to be deposited into					
14		the trauma system [+]special[+] fund if the court					
15		so orders."					
16	SECTION 8	. Section 339D-9, Hawaii Revised Statutes, is					
17	amended by amer	nding subsection (b) to read as follows:					
18	"(b) Notwithstanding subsection (a), the department shall						
19	not have the au	thority to assess any fees, including an advanced					
20	recycling fee,	registration fee, or other fee, on consumers,					
21	television manu	facturers, or retailers for recovery of covered					

13

1	televisions except those noted in sections $[+]339D-4[+]$ and
2	339D-22."
3	PART II
4	SECTION 9. Section 346-1, Hawaii Revised Statutes, is
5	amended by amending the definition of "critical access hospital"
6	to read as follows:
7	""Critical access hospital" means a hospital located in the
8	State that is included in Hawaii's rural health plan approved by
9	the federal [Health Care Financing Administration] Centers for
10	Medicare and Medicaid Services and approved as a critical access
11	hospital by the department of health as provided in Hawaii's
12	rural health plan and as defined in 42 [ <del>U.S.C. section</del> ] <u>United</u>
13	States Code Section 1395i-4."
14	SECTION 10. Section 346D-1, Hawaii Revised Statutes, is
15	amended by amending the definition of "critical access hospital"
16	to read as follows:
17	""Critical access hospital" means a hospital located in the
18	State that is included in Hawaii's rural health plan approved by
19	the federal [Health Care Financing Administration] Centers for
20	Medicare and Medicaid Services and approved as a critical access
21	hospital by the department of health as provided in Hawaii's

#### H.B. NO. <sup>381</sup> H.D. 1

14

1 rural health plan and as defined in 42 [U.S.C. section] United 2 States Code Section 1395i-4." 3 SECTION 11. Section 346D-2, Hawaii Revised Statutes, is 4 amended by amending subsection (c) to read as follows: 5 "(C) Medicaid home and community-based waiver program 6 expenditures shall not exceed the amount authorized by the 7 federal [Health Care Financing Administration.] Centers for 8 Medicare and Medicaid Services." 9 SECTION 12. Section 353G-16, Hawaii Revised Statutes, is 10 amended by amending subsection (a) to read as follows: 11 "(a) The department of public safety, with the assistance 12 of the department of health, may pursue all available funding 13 through federal programs and private sources. Contingent upon 14 the receipt of sufficient funds, the department of public safety 15 may implement the assessment and treatment services mandated 16 pursuant to this chapter. If at any time funds are not 17 available, the department may not be required to provide these 18 services. In addition, the department of public safety, in 19 conjunction with the department of health, may pursue all 20 available federal matching funds through medicaid for 21 nonhospital residential alcohol and other drug treatment

## H.B. NO. <sup>381</sup> H.D. 1

1	services from the United States [Health Care Financing								
2	Administration.] Centers for Medicare and Medicaid Services."								
3	SECTION 13. Section 431:10A-119, Hawaii Revised Statutes,								
4	is amended by amending subsection (a) to read as follows:								
5	"(a) Any other law to the contrary notwithstanding,								
6	commencing on January 1, 2000, all authorized insurers that								
7	provide for payment of or reimbursement for hospice care, shall								
8	reimburse hospice care services for each insured policyholder								
9	covered for hospice care according to the following:								
10	(1) A minimum daily rate as set by the [ <del>Health Care</del>								
11	Financing Administration] Centers for Medicare and								
12	Medicaid Services for hospice care;								
13	(2) Reimbursement for residential hospice room and board								
14	expenses directly related to the hospice care being								
15	provided; and								
16	(3) Reimbursement for each hospice referral visit during								
17	which a patient is advised of hospice care options,								
18	regardless of whether the referred patient is								
19	eventually admitted to hospice care."								
20	SECTION 14. Section 432:1-608, Hawaii Revised Statutes, is								
21	amended by amending subsection (a) to read as follows:								



16

1	" (a)	Any other law to the contrary notwithstanding,							
2	commencin	g on January 1, 2000, all mutual benefit societies							
3	issuing o	r renewing an individual and group hospital or medical							
4	service plan, policy, contract, or agreement in this State that								
5	provides	for payment of or reimbursement for hospice care, shall							
6	reimburse	hospice care services for each insured member covered							
7	for hospi	ce care according to the following:							
8	(1)	A minimum daily rate as set by the [ <del>Health Care</del>							
9		Financing Administration] Centers for Medicare and							
10		Medicaid Services for hospice care;							
11	(2)	Reimbursement for residential hospice room and board							
12	expenses directly related to the hospice care being								
13		provided; and							
14	(3)	Reimbursement for each hospice referral visit during							
15		which a patient is advised of hospice care options,							
16		regardless of whether the referred patient is							
17		eventually admitted to hospice care."							
18	SECT	ION 15. Section 432E-1.4, Hawaii Revised Statutes, is							
19	amended by	y amending subsection (d) to read as follows:							
20	"(d) For the purposes of this section:								

#### H.B. NO. <sup>381</sup> H.D. 1

17

<sup>1</sup> "Cost-effective" means a health intervention where the
<sup>2</sup> benefits and harms relative to the costs represent an
<sup>3</sup> economically efficient use of resources for patients with the
<sup>4</sup> medical condition being treated through the health intervention;
<sup>5</sup> provided that the characteristics of the individual patient
<sup>6</sup> shall be determinative when applying this criterion to an
<sup>7</sup> individual case.

8 "Effective" means a health intervention that may reasonably
9 be expected to produce the intended results and to have expected
10 benefits that outweigh potential harmful effects.

11 "Health intervention" means an item or service delivered or 12 undertaken primarily to treat a medical condition or to maintain 13 or restore functional ability. A health intervention is defined 14 not only by the intervention itself, but also by the medical 15 condition and patient indications for which it is being applied. 16 New interventions for which clinical trials have not been 17 conducted and effectiveness has not been scientifically 18 established shall be evaluated on the basis of professional 19 standards of care or expert opinion. For existing 20 interventions, scientific evidence shall be considered first and 21 to the greatest extent possible, shall be the basis for

#### H.B. NO. <sup>381</sup> H.D. 1

1 determinations of medical necessity. If no scientific evidence 2 is available, professional standards of care shall be 3 considered. If professional standards of care do not exist or 4 are outdated or contradictory, decisions about existing 5 interventions shall be based on expert opinion. Giving priority to scientific evidence shall not mean that coverage of existing 6 7 interventions shall be denied in the absence of conclusive 8 scientific evidence. Existing interventions may meet the 9 definition of medical necessity in the absence of scientific 10 evidence if there is a strong conviction of effectiveness and 11 benefit expressed through up-to-date and consistent professional 12 standards of care, or in the absence of such standards, 13 convincing expert opinion.

14 "Health outcomes" mean outcomes that affect health status 15 as measured by the length or quality of a patient's life, 16 primarily as perceived by the patient.

17 "Medical condition" means a disease, illness, injury,
18 genetic or congenital defect, pregnancy, or a biological or
19 psychological condition that lies outside the range of normal,
20 age-appropriate human variation.

#### H.B. NO. <sup>381</sup> H.D. 1

19

Physician designee" means a physician or other health care practitioner designated to assist in the decisionmaking process who has training and credentials at least equal to the treating licensed health care provider.

5 "Scientific evidence" means controlled clinical trials that 6 either directly or indirectly demonstrate the effect of the intervention on health outcomes. If controlled clinical trials ·7 8 are not available, observational studies that demonstrate a 9 causal relationship between the intervention and the health 10 outcomes may be used. Partially controlled observational 11 studies and uncontrolled clinical series may be suggestive, but 12 do not by themselves demonstrate a causal relationship unless 13 the magnitude of the effect observed exceeds anything that could 14 be explained either by the natural history of the medical 15 condition or potential experimental biases. Scientific evidence 16 may be found in the following and similar sources:

17 (1) Peer-reviewed scientific studies published in or
 18 accepted for publication by medical journals that meet
 19 nationally recognized requirements for scientific
 20 manuscripts and that submit most of their published

1	articles	for	review	by	experts	who	are	not	part	of	the
2	editorial	. sta	aff;								

- 3 (2) Peer-reviewed literature, biomedical compendia, and
  4 other medical literature that meet the criteria of the
  5 National [+]Institutes[+] of Health's National Library
  6 of Medicine for indexing in Index Medicus, Excerpta
  7 Medicus (EMBASE), Medline, and MEDLARS database Health
  8 Services Technology Assessment Research (HSTAR);
- 9 (3) Medical journals recognized by the Secretary of Health
  10 and Human Services under section 1861(t)(2) of the
  11 Social Security Act, as amended;
- 12 (4) Standard reference compendia including the American
  13 Hospital Formulary Service-Drug Information, American
  14 Medical Association Drug Evaluation, American Dental
  15 Association Accepted Dental Therapeutics, and United
  16 States Pharmacopoeia-Drug Information;
- 17 (5) Findings, studies, or research conducted by or under
  18 the auspices of federal agencies and nationally
  19 recognized federal research institutes including but
  20 not limited to the Federal Agency for Health Care
  21 Policy and Research, National Institutes [+]of[+]



1 Health, National Cancer Institute, National Academy of 2 Sciences, [Health Care Financing Administration,] 3 Centers for Medicare and Medicaid Services, 4 Congressional Office of Technology Assessment, and any national board recognized by the National Institutes 5 6 of Health for the purpose of evaluating the medical value of health services; and 7 8 Peer-reviewed abstracts accepted for presentation at (6) 9 major medical association meetings. 10 "Treat" means to prevent, diagnose, detect, provide medical 11 care, or palliate. 12 "Treating licensed health care provider" means a licensed 13 health care provider who has personally evaluated the patient." 14 SECTION 16. Section 431:3-304.5, Hawaii Revised Statutes, 15 is amended by amending subsection (b) to read as follows: 16 Documents, materials, or other information related to "(b) 17 or provided in connection with an actuarial report, working papers, or actuarial opinion summary that are in possession or 18 control of the commissioner shall be confidential by law and 19 20 privileged, shall not be made public, shall not be subject to

## HB381 HD1 HMS 2011-2610

# H.B. NO. <sup>381</sup> <sup>H.D. 1</sup>

22

1	subpoena	or discovery, and shall not be admissible as evidence
2	in any pr	ivate civil action; provided that:
3	(1)	The commissioner may release the documents to the
4		Actuarial Board for Counseling and Discipline or its
5		successor to the extent that the material is required
6		for the purpose of professional disciplinary
7		proceedings and that the Actuarial Board for
8		Counseling and Discipline or its successor establishes
9		procedures satisfactory to the commissioner for
10		preserving the confidentiality of the documents;
11	(2)	This section shall not be construed to limit the
12		commissioner's authority to use the documents,
13		materials, or other information in furtherance of any
14		regulatory or legal action brought as part of the
15		commissioner's official duties; and
16	(3)	Neither the commissioner nor any person who received
17		documents, materials, or other information while
18		acting under the authority of the commissioner shall
19		be permitted or required to testify in any private
20		civil action concerning any confidential documents,
21		materials, or information subject to this subsection."



## H.B. NO. <sup>381</sup> H.D. 1

1	SECTION 17. Section 431:9-203, Hawaii Revised Statutes, is
2	amended by amending subsection (c) to read as follows:
3	"(c) A licensee shall:
4	(1) Inform the commissioner by any means acceptable to the
5	commissioner of any change of status within thirty
6	days of the change; and
7	(2) Report any change of status to the business
8	registration division if the licensee is a business
9	entity registered with the department of commerce and
10	consumer affairs pursuant to title 23 or title 23A, or
11	if the licensee has registered a trade name pursuant
12	to [+]part II[+] of chapter 482.
13	Failure to timely inform the commissioner or business
14	registration division of a change of status shall result in a
15	penalty pursuant to section 431:2-203."
16	SECTION 18. Section 431:10A-105, Hawaii Revised Statutes,
17	is amended to read as follows:
18	"§431:10A-105 Required provisions. Except as provided in
19	section 431:10A-107, each policy of accident and health or
20	sickness insurance delivered or issued for delivery to any
21	person in this State shall contain the provisions set forth



#### H.B. NO. <sup>381</sup> H.D. 1

24

1 below. These provisions shall be in the words in which they 2 appear below; provided that the insurer may substitute 3 corresponding provisions of different wording certified by an 4 officer of the insurer to be in substantial conformance with the 5 wording below that are in each instance not less favorable in 6 any respect to the insured or the beneficiary. The provisions 7 shall be preceded individually by the specified caption, or by 8 appropriate individual or group captions or subcaptions that are 9 substantially similar to the specified captions. The provisions 10 required by this section are as follows:

11 (1)"Entire Contract; Changes: This policy, including the 12 endorsements and the attached papers, if any, 13 constitutes the entire contract of insurance. No 14 change in this policy shall be valid until approved by 15 an executive officer of the insurer and unless the 16 approval is endorsed on or attached to this policy. 17 No agent has authority to change this policy or to 18 waive any of its provisions";

19 (2) (A) "Time Limit on Certain Defenses:

20 (i) After three years from the date of issue of
21 this policy no misstatements, except



1 fraudulent misstatements, made by the 2 applicant in the application for this policy 3 shall be used to void this policy or to deny 4 a claim for loss incurred or disability as 5 defined in the policy commencing after the 6 expiration of the three-year period; and 7 (ii) No claim for loss incurred or disability as 8 defined in the policy commencing after three 9 years from the date of issue of this policy shall be reduced or denied on the ground . 10 that a disease or physical condition not 11 12 excluded on the date of loss from coverage 13 by name or specific description [effective] 14 had existed prior to the effective date of 15 coverage of this policy"; 16 The policy provision set forth in subparagraph (B) 17 (A) (i) shall not be construed to affect any legal requirement for avoidance of a policy or denial 18 19 of a claim during the initial three-year period, 20 nor to limit the application of section 431:10A-

106(1) through (4) in the event of misstatement

HB381 HD1 HMS 2011-2610

21

with respect to age, occupation, or other
 insurance; and

3 (C) A policy that the insured has the right to 4 continue in force subject to its terms by the 5 timely payment of premium until at least age 6 fifty or, in the case of a policy issued after 7 age forty-four, for at least five years from its 8 date of issue, may contain in lieu of 9 subparagraph (A)(i) the following provision from 10 which the clause in parentheses may be omitted at 11 the insurer's option: "Incontestable: After 12 this policy has been in force for a period of 13 three years during the lifetime of the insured 14 (excluding any period during which the insured is 15 disabled), it shall become incontestable as to 16 the statements contained in the application"; 17 (3) (A) "Grace period: A grace period of (insert a 18 number not less than seven for weekly premium 19 policies, ten for monthly premium policies, and thirty-one for all other policies) days will be 20 21 granted for the payment of each premium falling



1 due after the first premium, during which grace 2 period the policy shall continue in force"; 3 (B) A policy that contains a cancellation provision 4 may add at the end of the provision required by 5 subparagraph (A): "subject to the right of the 6 insurer to cancel in accordance with the 7 cancellation provision"; and 8 (C) A policy in which the insurer reserves the right 9 to refuse any renewal shall have at the beginning 10 of the provision required by subparagraph (A): 11 "Unless not less than thirty days prior to the 12 premium due date the insurer has delivered to the 13 insured or has mailed to the insured's last 14 address as shown by the records of the insurer 15 written notice of its intention not to renew this 16 policy beyond the period for which the premium 17 has been accepted"; 18 (4) (A) "Reinstatement: If any renewal premium is not 19 paid within the time granted to the insured for

21 the insurer or by any agent duly authorized by

payment, a subsequent acceptance of premium by



20

28

1 the insurer to accept the premium, without 2 requiring in connection therewith an application 3 for reinstatement, shall reinstate the policy; 4 provided that if the insurer or agent requires an 5 application for reinstatement and issues a 6 conditional receipt for the premium tendered, the 7 policy shall be reinstated upon approval of the 8 application by the insurer or, lacking approval, 9 upon the forty-fifth day following the date of 10 conditional receipt unless the insurer has 11 previously notified the insured in writing of its 12 disapproval of the application. The reinstated 13 policy shall cover only loss resulting from 14 accidental injury as may be sustained after the 15 date of reinstatement and loss due to sickness as 16 may begin more than ten days after that date. In 17 all other respects the insured and insurer shall 18 have the same rights as they had under the policy 19 immediately before the due date of the defaulted 20 premium, subject to any provisions endorsed 21 hereon or attached hereto in connection with the



1			reinstatement. Any premium accepted in
2			connection with the reinstatement shall be
3			applied to a period for which premium has not
4			been previously paid, but not to any period more
5			than sixty days prior to the date of
6			reinstatement"; and
7		(B)	The last sentence in subparagraph (A) may be
8			omitted from any policy that the insured has the
9			right to continue in force subject to its terms
10			by the timely payment of premiums until at least
11			age fifty or, in the case of a policy issued
12			after age forty-four, for at least five years
13			from its date of issue;
14	(5)	(A)	"Notice of Claim: Written notice of claim shall
15			be given to the insurer within twenty days after
16			the occurrence or commencement of any loss
17			covered by the policy, or as soon thereafter as
18			is reasonably possible. Notice given by or on
19			behalf of the insured or the beneficiary to the
20			insurer at (insert the location of the office as
21			the insurer may designate for the purpose) or to



#### H.B. NO. <sup>381</sup> H.D. 1

1 any authorized agent of the insurer, with 2 information sufficient to identify the insured, 3 shall be deemed notice to the insurer"; and 4 (B) In a policy providing a loss of time benefit that 5 may be payable for at least two years, an insurer 6 may at its option insert the following between 7 the first and second sentences in subparagraph 8 (A): "Subject to the qualification set forth 9 below, if the insured suffers loss of time on 10 account of disability for which indemnity may be 11 payable for at least two years, the insured 12 shall, at least once in every six months after 13 having given notice of claim, give to the insurer 14 notice of continuance of the disability, except 15 in the event of legal incapacity. The period of 16 six months following any filing of proof by the 17 insured or any payment by the insurer on account 18 of the claim or any denial of liability in whole 19 or in part by the insurer shall be excluded in 20 applying this provision. Delay in giving notice 21 shall not impair the insured's right to any



31

1 indemnity which would otherwise have accrued 2 during the period of six months preceding the 3 date on which notice is actually given"; 4 (6) "Claim Forms: The insurer, upon receipt of a notice 5 of claim, will furnish to the claimant any forms that 6 are usually furnished by it for filing proofs of loss. 7 If the forms are not furnished within fifteen days 8 after the giving of notice the claimant shall be 9 deemed to have complied with the requirements of this policy as to proof of loss upon submitting, within the 10 time fixed in the policy for filing proofs of loss, 11 12 written proof covering the occurrence, the character, 13 and the extent of the loss for which claim is made"; 14 (7) "Proofs of Loss: In case of claim for loss for which 15 this policy provides any periodic payment contingent 16 upon continuing loss, written proof of loss must be furnished to the insurer at its office within ninety 17 18 days after the termination of the period for which the 19 insurer is liable, and in case of claim for any other 20 loss within ninety days after the date of loss. 21 Failure to furnish proof of loss within the time



32

1 required shall not invalidate nor reduce any claim if 2 it was not reasonably possible to give proof within 3 the time required, provided proof is furnished as soon 4 as reasonably possible and in no event, except the 5 absence of legal capacity, later than fifteen months 6 from the time proof is otherwise required"; 7 (8) "Time of Payment of Claims: Indemnities payable under 8 this policy for any loss other than loss for which 9 this policy provides any periodic payment shall be 10 paid immediately upon receipt of due written proof of 11 Subject to due written proof of loss, all loss. 12 accrued indemnities for loss for which this policy 13 provides periodic payment shall be paid (insert period 14 for payment which must not be less frequently than 15 monthly) and any balance remaining unpaid upon the 16 termination of liability shall be paid immediately 17 upon receipt of due written proof"; 18 (9) "Payment of Claims: Indemnity for loss of life (A) 19 shall be payable in accordance with the 20 beneficiary designation and the provisions 21 respecting payment which may be prescribed herein



1 and effective at the time of payment. If no 2 designation or provision is then effective, the 3 indemnity shall be payable to the estate of the insured. Any other accrued indemnities unpaid at 4 5 the insured's death may, at the option of the 6 insurer, be paid either to the designated 7 beneficiary or to the estate of the insured. A11 8 other indemnities shall be payable to the 9 insured"; and 10 Either or both of the following provisions may be (B) 11 included with the provision set forth in 12 subparagraph (A) at the option of the insurer: 13 (i) "If any indemnity of this policy shall be 14 payable to the estate of the insured, or to 15 an insured or beneficiary who is a minor or 16 otherwise not competent to give a valid release, the insurer may pay the indemnity, 17 18 up to an amount not exceeding \$2,000 to any 19 relative by blood or connection by marriage 20 of the insured or beneficiary who is deemed 21 by the insurer to be equitably entitled



1			thereto. Any payment made by the insurer in
2			good faith pursuant to this provision shall
3			fully discharge the insurer to the extent of
4			the payment"; and
5		(ii)	"Subject to any written direction of the
б			insured in the application or otherwise all
7			or a portion of any indemnities provided by
8			this policy on account of hospital, nursing,
9			medical, or surgical services may, at the
10			insurer's option and unless the insured
11			requests otherwise in writing not later than
12			the time of filing proofs of loss, be paid
13			directly to the hospital or person rendering
14			the services; but it is not required that
15			the service be rendered by a particular
16			hospital or person";
17	(10)	"Physical	Examinations and Autopsy: The insurer at
18		its own ex	xpense shall have the right and opportunity

to examine the person of the insured when and as often

as it may reasonably require during the pendency of a

20

19

# HB381 HD1 HMS 2011-2610

## H.B. NO. <sup>381</sup> H.D. 1

1		claim hereunder and to make an autopsy in case of
2		death where it is not forbidden by law";
3	(11)	"Legal Actions: No action at law or in equity shall
4		be brought to recover on this policy prior to the
5		expiration of sixty days after written proof of loss
6		has been furnished in accordance with the requirements
7		of this policy. No action at law or in equity shall
8		be brought after the expiration of three years after
9		the time written proof of loss is required to be
10		furnished"; and
<b>11</b>	(12)	(A) "Change of Beneficiary: Unless the insured makes
12		an irrevocable designation of beneficiary, the
13		right to change the beneficiary is reserved to
14		the insured and the consent of the beneficiary or
15		beneficiaries shall not be requisite to surrender
16		or assignment of this policy or to any change of
17		beneficiary or beneficiaries, or to any other
18		changes in this policy"; and
19		(B) The first clause of subparagraph (A), relating to
20		the irrevocable designation of beneficiary, may
21		be omitted at the insurer's option."



13

#### H.B. NO. <sup>381</sup> H.D. 1

SECTION 19. Section 588-2, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§588-2 Definitions of child abuse. For purposes of this
4 chapter:

5 "Child sexual abuse" means any of the offenses described
6 under chapter 707, part V, when committed on a person under the
7 age of eighteen years or as set forth in paragraph (2) of the
8 definition of "harm" in section [587-2.] 587A-4.

9 "Serious physical child abuse" means any of the offenses
10 described in paragraph (1) of the definition of "harm" set forth
11 in section [587-2] 587A-4 when the offense rises to the degree
12 of a felony as defined in section 701-107."

PART III

SECTION 20. Section 353G-5, Hawaii Revised Statutes, is
amended by amending subsection (c) to read as follows:

16 "(c) Anyone receiving drug test results or assessment 17 results under subsection (a) shall keep that information 18 confidential in accordance with the requirements of 42 United 19 States Code [section 290dd-3.] Section 290dd-2."

20 SECTION 21. Section 353G-6, Hawaii Revised Statutes, is
21 amended by amending subsection (c) to read as follows:

## HB381 HD1 HMS 2011-2610

,

1	"(c) Except as provided in this chapter, any information
2	obtained as a result of an assessment program or a treatment
3	program, including positive drug tests, shall be kept
4	confidential in accordance with the requirements of 42 United
5	States Code [section 290dd-3.] Section 290dd-2."
6	PART IV
7	SECTION 22. Statutory material to be repealed is bracketed
8	and stricken. New statutory material is underscored.
9	SECTION 23. This Act shall take effect upon its approval.



**Report Title:** Revision Bill

#### Description:

Amends various provisions of the Hawaii Revised Statutes for the purpose of correcting errors and references, clarifying language, and deleting unnecessary provisions. (HB381 HD1)

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

