A BILL FOR AN ACT

RELATING TO ATHLETIC TRAINERS.

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

| 1 | SECTION 1. The legislature finds that Hawaii is one of |
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| 2 | only three states that does not currently regulate the practice |
| 3 | of athletic training. The legislature further finds that the |
| 4 | continued lack of regulation creates the risk that individuals |
| 5 | who have lost or are unable to obtain licensure in another state |
| 6 | will move here to practice, thereby putting the public in danger |
| 7 | and degrading the standards of the profession as a whole. |
| 8 | The legislature finds that there is a pressing and |
| 9 | immediate need to regulate the profession of athletic training |
| 10 | in order to protect the public health, safety, and welfare. |
| 11 | This need is particularly important since athletic trainers |
| 12 | often work with elementary and secondary school-aged children. |
| 13 | Regulation of athletic trainers will ensure that participants in |
| 14 | athletic activities receive prompt, specialized emergency care |
| 15 | as well as appropriate follow-up treatment and rehabilitation |
| 16 | and meet appropriate criteria before being returned to play. |
| 17 | Regulation will require that athletic trainers demonstrate |
| 18 | minimum competency in the field, as is required for other health |

care professionals. Finally, regulation will provide a means 1 2 for members of the public, other members of the profession, and 3 the National Athletic Trainers' Association Board of Certification, Inc., to assist in maintaining quality standards 5 by reporting ethics violations or disciplinary action to the 6 State's regulatory agency. 7 The legislature finds that the requirements of section 8 26H-6, Hawaii Revised Statutes, were met by the passage of Act 9 108, Session Laws of Hawaii 2010, requesting that the auditor **10** perform a sunrise analysis of the regulatory measures contained 11 in this Act. Therefore the legislature finds that there is no 12 procedural impediment to regulating the currently unregulated 13 industry of athletic trainers through passage of this Act. 14 SECTION 2. The Hawaii Revised Statutes is amended by 15 adding a new chapter to be appropriately designated and to read **16** as follows: 17 "CHAPTER 18 ATHLETIC TRAINERS 19 -1 Title. This chapter shall be known as the Athletic 20 Trainer Registration Act.

Definitions. As used in this chapter:

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- 1 "Athlete" means a person who prepares for or participates
- 2 in organized sports or sports-related activities, amateur or
- 3 recreational sports involving athletic competition, including
- 4 interscholastic, intercollegiate, intramural, semiprofessional,
- 5 or professional sports activities.
- 6 "Athletic injury" means an injury that affects the
- 7 preparation for or participation in organized sports or sports-
- 8 related activities, amateur or recreational sports involving
- 9 athletic competition, including interscholastic,
- 10 intercollegiate, intramural, semiprofessional, or professional
- 11 sports activities.
- 12 "Athletic trainer" means an individual, whether or not
- 13 registered under this chapter, who engages in the practice of
- 14 athletic training or represents oneself to be an athletic
- 15 trainer.
- 16 "Department" means the department of commerce and consumer
- 17 affairs.
- 18 "Director" means the director of commerce and consumer
- 19 affairs.
- 20 "Practice of athletic training" refers to the application
- 21 by an athletic trainer, whether or not registered under this

1 chapter and without regard to certification by any certifying 2 body, of principles and methods to: 3 Prevent athletic injuries; (1)(2) Recognize, evaluate, and assess athletic injuries and 5 conditions; 6 (3) Provide immediate care of athletic injuries, including 7 common emergency medical care; 8 (4)Rehabilitate, and recondition athletic injuries; 9 (5) Administer athletic training services and 10 organization; and 11 Educate athletes; (6) 12 provided that the practice of athletic training does not include 13 provision of occupational therapy services as defined in section 14 457G-1 or physical therapy or physical therapy services as 15 defined in section 461J-1. "Treating physician" means a physician or osteopathic 16 **17** physician licensed under chapter 453 who, within the licensee's 18 scope of practice and individual competency, is responsible for 19 the athletic training services provided by an athletic trainer 20 and oversees the practice of athletic training by an athletic

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trainer.

| 1 | \$ | -3 R∈ | gistration | required; | exemp | cions. | (a) | No | person |
|----|-----------|--------|------------|-------------|---------|----------|--------|------|----------|
| 2 | shall rep | resent | , advertis | se, or anno | unce or | neself, | eith | er p | oublicly |
| 3 | or privat | ely, a | s an athle | etic traine | r, nor | use in | conne | ecti | on with |
| 4 | the perso | n's na | me or plac | ce of busin | ess the | e words | "reg | iste | red |
| 5 | athletic | traine | r", "athle | tic traine | r", "A | c", or | any o | othe | er |
| 6 | words, le | tters, | abbreviat | ions, or i | nsignia | indica | ating | or | |
| 7 | implying | that t | he person | is an athl | etic ti | rainer | unles | s th | ie |
| 8 | person me | ets th | e qualific | ations est | ablishe | ed by th | nis cl | napt | er and |
| 9 | has regis | tered | with the c | lepartment. | | | | | |
| 10 | (b) | Regis | tration pu | rsuant to | this ch | apter : | shall | not | . be |
| 11 | required | for: | | | | | | | |
| 12 | (1) | Stude | nts in an | educationa | l progi | ram for | athle | etic | : |
| 13 | | train | ers who pa | rticipate | in acti | vities | unde | th | ıe |
| 14 | | super | vision and | l guidance | of a re | egister | ed atl | nlet | ic |
| 15 | | train | er that ar | e conducte | d as pa | art of | the ed | duca | tional |
| 16 | | progr | am; | | | | | | |
| 17 | (2) | An in | dividual s | erving in | the arm | ned for | ces of | f th | .e |
| 18 | | Unite | d States, | the United | States | s Public | c Heal | lth | |
| 19 | | Servi | ce, the De | partment o | f Veter | ans Af | fairs, | , or | any |
| 20 | | other | federal a | gency who | engages | s in act | civit | ies | |
| 21 | | regul | ated under | this chap | ter as | a part | of th | ne . | |
| 22 | • | indiv | idual's em | ployment; | provide | ed that | the : | indi | vidual |

| 1 | | holds a valid license to practice a regulated |
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| 2 | 1 | occupation or profession issued by another |
| 3 | | jurisdiction recognized by the department and the |
| 4 | | individual's activities are within the scope of the |
| 5 | | applicable license; |
| 6 | (3) | An individual who is invited to conduct a lecture, |
| 7 | | clinic, or demonstration regarding the practice of |
| 8 | | athletic training by a school, professional |
| 9 | | association, professional society, or other similar |
| 10 | | entity approved by the department by rule adopted |
| 11 | | pursuant to chapter 91; provided that the individual |
| 12 | | does not establish a place of business or regularly |
| 13 | | engage in the practice of athletic training within the |
| 14 | | State; |
| 15 | (4) | An individual who possesses a valid license, |
| 16 | | registration, or certification from another |
| 17 | | jurisdiction who accompanies an athletic team or group |
| 18 | | into this State for a temporary period; provided that |
| 19 | | the individual shall only attend to the needs of that |
| 20 | | athletic group or team and those persons who travel |
| 21 | • . | with that athletic group or team in a capacity other |
| 22 | | than as a spectator; |

| 1 | (5) | An individual who possesses a valid license, |
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| 2 | | registration, or certification from another |
| 3 | | jurisdiction who is invited to engage in the practice |
| 4 | | of athletic training under the supervision and control |
| 5 | | of a sponsoring entity for a limited time and solely |
| 6 | | for a special event; provided that the department |
| 7 | | determines that the needs of the special event exceed |
| 8 | | the capacity of registrants under this chapter; and |
| 9 | (6) | An individual who possess a valid license issued under |
| 10 | | chapter 457G or 461J who, when acting within the scope |
| 11 | • • • • • • • • • • • • • • • • • • • | of practice allowable under the individual's license, |
| 12 | | performs the same or similar functions as an |
| 13 | | individual registered pursuant to this chapter. |
| 14 | \$ | -4 Registration requirements. (a) Commencing |
| 15 | August 1, | 2011, athletic trainers shall: |
| 16 | (1) | Register with the department by providing the athletic |
| 17 | | trainer's name, business address, a current and |
| 18 | | unencumbered certification from the National Athletic |
| 19 | | Trainers' Association Board of Certification, Inc., |
| 20 | | and information on any consumer complaints filed |
| 21 | | against the athletic trainer with the National |
| 22 | | Athletic Trainers' Association Board of Certification, |

| 1 | | Inc., including the official disposition of all |
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| 2 | | complaints; |
| 3 | (2) | Renew the athletic trainer's registration every three |
| 4 | | years by providing the information required by |
| 5 | | paragraph (1); and |
| 6 | (3) | Notify the department of any changes in registration |
| 7 | | information within thirty days of the change. |
| 8 | (b) | The department shall maintain a current list of the |
| 9 | names and | business addresses of athletic trainers registered |
| 10 | under sub | section (a). |
| 11 | (C) | Records of a registrant's certification from the |
| 12 | National 2 | Athletic Trainers' Association Board of Certification, |
| 13 | Inc., sha | ll be public records. |
| 14 | \$ | -5 Duties of treating physician. A treating physician |
| 15 | shall pro | vide supervision to an athletic trainer by verbal order |
| 16 | when in the | he presence of the athletic trainer or by written order |
| 17 | or writte | n athletic training service plans or protocols when a |
| 18 | treating p | physician is not present with the athletic trainer. |
| 19 | \$ | -6 Qualifications of athletic trainers. To be |
| 20 | eligible | for registration under section -4, an athletic |
| 21 | trainer s | hall have completed the educational and certification |

- 1 requirements of the National Athletic Trainers' Association
- 2 Board of Certification, Inc.
- 3 § -7 Registration indicates permission to engage in the
- 4 practice of athletic training. A registration granted under
- 5 this chapter shall mean that the registered person has met
- 6 requirements that include minimum practice standards to provide
- 7 protection to the public and is permitted to use the title of
- 8 athletic trainer and to engage in the practice of athletic
- 9 training. In the granting of permission to engage in the
- 10 practice of athletic training, and consistent with the intent of
- 11 chapter 436B, the definition of "license" under section 436B-2
- 12 is inclusive of a registration issued under this chapter;
- 13 therefore, an athletic trainer who is registered under this
- 14 chapter shall be regarded as an athletic trainer who holds a
- 15 license to practice the profession of athletic training.
- 16 § -8 Civil penalties. In addition to any penalties
- 17 adopted by the director by rule, any person who violates any
- 18 provision of this chapter or the rules of the department adopted
- 19 pursuant to this chapter shall be subject to civil penalties
- **20** under section 436B-26.5.
- 21 § -9 Rules. The director may adopt rules pursuant to
- 22 chapter 91, including to establish fees or fines as may be

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- 1 necessary, to effectuate the purpose and to enforce the
- 2 requirements of this chapter."
- 3 SECTION 3. This Act shall take effect on July 1, 2050;
- 4 provided that this Act shall be repealed on July 31, 2017.

Report Title:

Athletic Trainers; Registration

Description:

Creates registration requirements and qualifications for athletic trainers in this State; provides exemptions; prescribes penalties. Effective 7/1/2050. (SD2)

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