### A BILL FOR AN ACT

RELATING TO HIGHWAY SAFETY.

	BE II ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:
1	SECTION 1. The purpose of this Act is to make amendments
2	to the State's ignition interlock law recommended by the Hawaii
3	ignition interlock implementation task force pursuant to Act
4	171, Session Laws of Hawaii 2008, as amended by Act 88, Session
5	Laws of Hawaii 2009, and Act 166, Session Laws of Hawaii 2010.
6	This Act also expands applicability of the ignition interlock
7	law.
8	SECTION 2. Chapter 286, Hawaii Revised Statutes, is
9	amended by adding a new section to part VI to be appropriately
10	designated and to read as follows:
11	"§286-A License revoked for operating a vehicle under the

- 11
- 12 influence of an intoxicant; eligibility for license renewal.
- 13 Notwithstanding any other law to the contrary, any person
- 14 arrested for a violation of section 291E-61 or 291E-61.5 after
- December 31, 2010, whose license is revoked pursuant to this 15
- part or section 291E-61, and who otherwise qualifies for a 16
- permit under section 291E-44.5 or 291E-61, may apply for a 17

1	renewal o	r reactivation of a driver's license as provided in
2	section 2	86-107 or 286-107.5; provided that:
3	(1)	The license renewal or reactivation shall be for the
4		sole purpose of obtaining or extending a permit issued
5		pursuant to section 291E-44.5 or 291E-61;
6	(2)	No physical driver's license shall be issued to the
7		person; and
8	<u>(3)</u>	The driver's license shall expire as provided in
9		section 286-106 or upon the end of the revocation
10		period, whichever occurs first."
11	SECT	ION 3. Chapter 291E, Hawaii Revised Statutes, is
12	amended b	y adding a new section to part III to be appropriately
13	designate	d and to read as follows:
14	" <u>§29</u>	1E-A Repeat intoxicated driver after December 31,
15	<u>2010; eli</u>	gibility to obtain motor vehicle registration and
16	number pl	ates. Any repeat intoxicated driver arrested for a
17	violation	of section 291E-61 or 291E-61.5 after December 31,
18	2010, may	request that the director remove any stopper imposed
19	on the mo	tor vehicle registration files pursuant to part III of
20	chapter 2	91E. Upon request, the director shall remove the
21	stopper a	s soon as practicable."

1	SECT	TION 4. Chapter 291E, Hawaii Revised Statutes, is
2	amended k	by adding a new section to part IV to be appropriately
3	designate	ed and to read as follows:
4	" <u>§2</u> 9	1E-B Petition for ignition interlock instruction
5	permit ar	nd ignition interlock permit; eligibility; requirements.
6	(a) This	s section shall apply to the following:
7	(1)	Any person subject to a lifetime license revocation
8		pursuant to part III, as that part was in effect
9		before January 1, 2011, or part XIV of chapter 286, as
10		that part was in effect before January 1, 2002;
11	(2)	Any person who was arrested pursuant to section 291E-
12		61 or 291E-61.5 before January 1, 2011, and whose
13		license revocation period has not terminated;
14	<u>(3)</u>	Except as provided in section 286-A, any person whose
15		license was expired, had a learner's permit or
16		instruction permit, or who was otherwise unlicensed at
17		the time of arrest pursuant to section 291E-61 or
18		291E-61.5; and
19	(4)	Any person arrested pursuant to section 291E-61 or
20		291E-61.5 whose driver's license from another state is
21		expired or will expire during the license revocation

1		period and who applies for a permit under this
2		section.
3	(b)	Any person under subsection (a) may file a petition in
4	the distr	ict court for permission to apply for an ignition
5	interlock	instruction permit that will allow the person to take
6	the drivi	ng demonstration portion of the driver's license
7	<u>examinati</u>	on. The petition shall be filed with the clerk of the
8	district	court in the district in which the arrest occurred and
9	shall be	accompanied by the required filing fee for civil
10	actions.	The petition shall include the following:
11	(1)	A certified court abstract establishing that other
12		than the instant offense, the petitioner has no
13		pending traffic matters, outstanding fines,
14		outstanding court costs, and outstanding restitution;
15	(2)	A certified statement from the director establishing
16		that the petitioner has complied with all
17		requirements, including payment of applicable fees,
18		undergone substance abuse assessment and treatment,
19		and surrendered motor vehicle registration and vehicle
20		number plates, if applicable; and
21	(3)	A proposed order.

- 1 In determining whether the petitioner may be granted an ignition
- 2 interlock instruction permit, the district court shall consider
- 3 whether the requirements of paragraphs (1) through (3) are met
- 4 and may also consider any other factors, including but not
- 5 limited to the petitioner's criminal and traffic record after
- 6 receiving a lifetime license revocation, and based on the
- 7 foregoing, the district court shall determine whether an order
- 8 allowing the petitioner to apply to the director for an ignition
- 9 interlock instruction permit and requiring the director to
- 10 remove any stopper placed on the petitioner's motor vehicle
- 11 registration files pursuant to part III of chapter 291E, as
- 12 applicable, shall be issued; provided that the petitioner
- 13 complies with applicable driver licensing requirements under
- 14 part VI of chapter 286, and proof of financial responsibility
- 15 under chapter 287. Upon submission of the order to the
- 16 director, the director shall remove any stopper placed on the
- 17 person's motor vehicle registration files and issue a certified
- 18 statement indicating eligibility for an ignition interlock
- 19 instruction permit.
- (c) To apply for an ignition interlock instruction permit,
- 21 the person shall:

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1	(1)	Present the certified statement of eligibility for
2		ignition interlock instruction permit, as provided in
3		subsection (b), to the examiner of drivers;
4	(2)	Pass the written portion of the driver's license
5		examination in accordance with section 286-108;
6	<u>(3)</u>	Install an ignition interlock device on a vehicle to
7		be used for the driving demonstration portion of the
8		driver's license examination; and
9	(4)	Submit to the director the following:
10		(A) Proof of passing the written portion of the
11		driver's license examination;
12		(B) Proof of installation of the ignition interlock
13		device;
14		(C) Proof of motor vehicle insurance; and
15		(D) Proof of a valid motor vehicle registration.
16	Upon rece	ipt of proof of the requirements of paragraph (4), the
17	director	shall issue an ignition interlock instruction permit
18	that allow	ws the person to drive a category 1, 2, or 3 vehicle
19	under sect	tion 286-102(b) that is equipped with an ignition
20	interlock	device for the period as provided in section 286-110;
21	provided (	that a holder of the ignition interlock instruction
22	permit for	r a category 3 vehicle shall be accompanied by a person
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- 1 who is twenty-one years of age or older and licensed to operate
- 2 a category 3 vehicle. The licensed person shall occupy a
- 3 passenger seat beside the permit holder while the category 3
- 4 vehicle equipped with an ignition interlock device is being
- 5 operated. For the purposes of this section, "examiner of
- 6 drivers" shall have the same meaning as provided in section 286-
- **7** 2.
- 8 (d) Upon showing the ignition interlock instruction permit
- 9 to the examiner of drivers, an applicant may take the driving
- 10 demonstration portion of the driver's license examination in
- 11 accordance with section 286-108. Upon successful completion of
- 12 the driving demonstration portion of the driver's license
- 13 examination, an applicant may apply to the director for an
- 14 ignition interlock permit pursuant to section 291E-44.5. If
- 15 granted, the ignition interlock permit shall expire as provided
- 16 in section 286-106 or upon the end of the revocation period,
- 17 whichever occurs first.
- 18 (e) After a minimum period of five years from the issuance
- 19 of an ignition interlock permit under subsection (d), a person
- 20 subject to a lifetime license revocation for operating a motor
- 21 vehicle while under the influence of an intoxicant may file a
- 22 petition in the district court to reinstate the person's

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1	eligibili	ty fo	r license and privilege to operate a vehicle
2	without a	n ign	ition interlock device. The petition shall be
3	filed wit	h the	clerk of the district court in the district in
4	which the	arre	st occurred and shall be accompanied by the
5	required	filin	g fee for civil actions. A copy of the petition
6	shall be	serve	d on the prosecuting attorney in the county in
7	which the	peti	tion is filed. The petition shall include the
8	following	<u>:</u>	
9	(1)	<u>A ce</u>	rtified court abstract establishing that:
10		(A)	The petitioner has no pending traffic matters,
11			outstanding fines, outstanding court costs, and
12			outstanding restitution; and
13		<u>(B)</u>	The petitioner has not been convicted of any
14			violation of section 291E-66 during the five-year
15			period immediately preceding the petition;
16	(2)	<u>A ce</u>	rtified statement from the director establishing
17		that	the petitioner has complied with all
18		requ	irements, including payment of applicable fees,
19		unđe	rgone substance abuse assessment and treatment,
20		and	surrendered motor vehicle registration and vehicle
21		numb	er plates, if applicable;

1	(3)	A certified statement from the director of
2		transportation establishing that:
3		(A) The petitioner has had an ignition interlock
4		device installed in a vehicle without a
5		cumulative break of more than thirty days during
6		the five years immediately preceding the
7		petition; and
8		(B) The petitioner has not attempted to operate a
9		vehicle with .04 or more grams of alcohol per two
10		hundred ten liters of breath during the two years
11		immediately preceding the petition;
12	(4)	A certificate of service demonstrating the place,
13		time, and manner of service of the petition on the
14		prosecuting attorney;
15	<u>(5)</u>	A certified record from the Hawaii Criminal Justice
16		Information System that shows the petitioner's current
17		criminal history record;
18	<u>(6)</u>	A statement from the petitioner establishing where the
19		petitioner has resided since the ignition interlock
20		permit was issued;
21	<u>(7)</u>	A statement from the petitioner as to whether the
22		petitioner has undergone substance abuse assessment

T	and treatment and the outcome of this assessment and
2	treatment; and
3	(8) A proposed order.
4	Within ten days of service of the petition, the prosecuting
5	attorney may submit a written request for a hearing on the
6	petition. The district court shall set a hearing and the
7	prosecuting attorney shall serve notice of the hearing upon the
8	petitioner at the petitioner's address shown on the petition and
9	in accordance with the applicable court rules pertaining to
10	service of civil process. The prosecuting attorney shall appear
11	at the hearing on the petition and may offer evidence and
12	argument in support of or against the granting of the petition.
13	If the requirements of paragraphs (1) through (8) are met and it
14	appears to the court that the petitioner no longer poses a
15	danger to other persons using streets or highways and is not
16	likely to operate a vehicle under the influence of an
17	intoxicant, the district court shall grant the petition and
18	issue an order declaring the person eligible for relicensing and
19	reregistration, if applicable. In making its decision, the
20	court, in addition to any other evidence, may consider the
21	petitioner's ignition interlock program driving records and
22	history. If the prosecuting attorney fails to submit a timely
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- 1 request for a hearing, and the requirements of paragraphs (1)
- 2 through (8) are met, the district court shall grant the petition
- 3 and issue an order declaring the petitioner eligible for
- 4 relicensing and reregistration, if applicable. If the court
- 5 denies the petition, the person may file another petition under
- 6 this subsection no sooner than one year from the date of the
- 7 court order.
- 8 (f) Nothing in this section shall be interpreted to allow
- 9 repeat intoxicated driving to be treated as a first time offense
- 10 for purposes of relicensing."
- 11 SECTION 5. Section 286-102, Hawaii Revised Statutes, is
- 12 amended by amending subsection (e) to read as follows:
- "(e) [In] Notwithstanding sections 291E-B and 291-44.5, in
- 14 addition to other qualifications and conditions by or pursuant
- 15 to this part, the right of an individual to hold a motor vehicle
- 16 operator's license or permit issued by the county is subject to
- 17 the requirements of section 576D-13.
- 18 Upon receipt of certification from the child support
- 19 enforcement agency pursuant to section 576D-13 that an obligor
- 20 or individual who owns or operates a motor vehicle is not in
- 21 compliance with an order of support as defined in section 576D-1
- 22 or has failed to comply with a subpoena or warrant relating to a

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- 2 shall suspend the license and right to operate motor vehicles
- 3 and confiscate the license of the obligor. The examiner of
- 4 drivers shall not reinstate an obligor's or individual's license
- 5 until the child support enforcement agency, the office of child
- 6 support hearings, or the family court issues an authorization
- 7 that states the obligor or individual is in compliance with an
- 8 order of support or has complied with a subpoena or warrant
- 9 relating to a paternity or child support hearing.
- 10 The licensing authority may adopt rules pursuant to chapter
- 11 91 to implement and enforce the requirements of this section."
- 12 SECTION 6. Section 287-20, Hawaii Revised Statutes, is
- 13 amended by amending subsection (a) to read as follows:
- "(a) Whenever a driver's license has been suspended or
- 15 revoked:
- 16 (1) Pursuant to section 291E-65 or part III of chapter
- 17 291E, except as provided in section  $[{291E-41(g)}]$ ?
- 18 291E-41(f);
- 19 (2) Upon a conviction of any offense pursuant to law,
- 20 except where the conduct giving rise to the instant
- 21 offense is also a violation of part III of chapter
- 22 291E and a requirement to furnish and maintain proof

- 1 of financial responsibility has already been imposed 2 pursuant to that part; or 3 (3) In the case of minors, pursuant to part V of chapter 4 571, 5 the license shall not at any time thereafter be issued to the 6 person whose license has been suspended or revoked, nor shall 7 the person thereafter operate a motor vehicle, unless and until 8 the person has furnished and thereafter maintains proof of 9 financial responsibility; provided that this section shall not 10 apply to a license suspended or revoked pursuant to section 291E-61(b)(1) or 291E-64(b)(1), any conviction of a moving 11 12 violation, any administrative license suspension pursuant to 13 chapter 291A, or the first conviction within a five-year period 14 for driving without a valid motor vehicle insurance policy. 15 This subsection shall not apply to a suspension or 16 revocation of a provisional license under section 286-102.6(d)." **17** SECTION 7. Section 291E-1, Hawaii Revised Statutes, is amended as follows: 18 19 By amending the definitions of "administrative
- 20 revocation", "alcohol enforcement contact", and "repeat
- 21 intoxicated driver" to read:

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1	""Ad	ministrative revocation" means termination of the
2	responden	t's[÷
3	<del>(1)</del>	License] license, and the privilege to operate a
4		vessel underway on or in the waters of the State
5		pursuant to part III[ <del>; and</del>
6	<del>(2)</del>	Registration of any motor vehicle registered to a
7		respondent found to be a repeat intoxicated driver],
8	but does	not include any revocation imposed under section 291E-
9	61 or 291	E-61.5.
10	"Alc	ohol enforcement contact" means:
11	(1)	Any administrative revocation ordered pursuant to part
12		III;
13	(2)	Any administrative revocation ordered pursuant to part
14		XIV of chapter 286, as that part was in effect on or
15		before December 31, 2001;
16	(3)	Any suspension or revocation of any license [or motor
17		vehicle registration, or both, or any suspension or
18		revocation of a privilege to operate a vessel underway
19		imposed by this or any other state or federal
20		jurisdiction for refusing to submit to a test for
21		alcohol concentration;

1	(4)	Any conviction in this State for operating or being in
2		physical control of a vehicle while having an unlawful
3		alcohol concentration or while under the influence of
4		alcohol; or
5	(5)	Any conviction in any other state or federal
6		jurisdiction for an offense that is comparable to
7		operating or being in physical control of a vehicle
8		while having an unlawful alcohol concentration or
9		while under the influence of alcohol.
10	"Rep	eat intoxicated driver" means a person who previously:
11	(1)	Has been convicted, during the five years preceding
12		the date of arrest, of one or more violations under:
13		(A) Section 291E-61 or 291E-61.5, as a result of
14		having consumed alcohol; or
15		(B) Section 291-4 or 291-4.4, as those sections were
16		in effect on or before December 31, 2001;
17	(2)	Has been convicted, during the ten years preceding the
18		date of arrest, of three or more violations under:
19		(A) Section 291E-61 or 291E-61.5, as a result of
20		having consumed alcohol; or
21		(B) Section 291-4 or 291-4.4, as those sections were
22		in effect on or before December 31, 2001; or

1	(3) Has had one prior alcohol enforcement contact or drug
2	enforcement contact during the five years preceding
3	the date of arrest, two prior alcohol enforcement
4	contacts or drug enforcement contact during the
5	[seven] five years preceding the date of arrest, or
6	three or more prior alcohol enforcement contacts or
7	drug enforcement contact during the ten years
8	preceding the date of arrest."
9	2. By repealing the definitions of "temporary number
10	plates" and "temporary vehicle registration".
11	[""Temporary number plates" refers to the temporary number
12	plates given, along with the temporary vehicle registration, to
13	a respondent pursuant to section 291E-33, but does not include a
14	temporary number plate attached to a new vehicle pursuant to
15	sections 249 7.5 and 286 53.
16	"Temporary vehicle registration" means the portion of the
17	notice of administrative revocation that, when completed by the
18	arresting law enforcement officer, permits the respondent to
19	drive a vehicle registered in the name of the respondent for
20	thirty days or until the time established by the director under
21	part III."]

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1	SECTION 6. Section 291E-0, Hawaii Revised Statutes, is
2	amended by amending subsection (d) to read as follows:
3	"(d) The vendor selected for installation and maintenance
4	of ignition interlock devices pursuant to chapter 291E shall be
5	audited annually by the director of transportation pursuant to
6	this section and the rules adopted thereunder. The director $\underline{\text{of}}$
7	transportation may require the vendor to pay for all or part of
8	the costs incurred in conducting the audit."
9	SECTION 9. Section 291E-31, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"§291E-31 Notice of administrative revocation; effect. As
12	used in this part, the notice of administrative revocation:
13	(1) Establishes that the respondent's license and
14	privilege to operate a vehicle in the State or on or
15	in the waters of the State shall be terminated:
16	(A) Thirty days after the date the notice of
17	administrative revocation is issued in the case
18	of an alcohol related offense;
19	(B) Forty-four days after the date the notice of
20	administrative revocation is issued in the case
21	of a drug related offense; or

1		(C) Such later date as is established by the director
2		under section 291E-38,
3		if the director administratively revokes the
4		respondent's license and privilege;
5	[ <del>-(2)-</del>	Establishes that the registration of any motor vehicle
6		registered to a respondent who is a repeat intoxicated
7		driver shall be terminated thirty days after the date
8		of an-arrest pursuant to section 291E-33(c);
9	<del>(3)</del> ]	(2) Establishes the date on which administrative
10		revocation proceedings against the respondent were
11		initiated;
12	[ <del>(4)</del> ]	(3) Serves as a temporary permit, if applicable, to
13		operate a vehicle as provided in section 291E-33; and
14	[ <del>-(5)-</del> ]	(4) Notifies the respondent that the respondent shall
15		obtain an ignition interlock permit and keep an
16		ignition interlock device installed and operating in
17		any vehicle the respondent operates during the
18		revocation period if the respondent had a valid
19		license at the time of the arrest."
20	SECT	ION 10. Section 291E-33, Hawaii Revised Statutes, is
21	amended to	o read as follows:

1	"§291E-33 Probable cause determination; issuance of notice
2	of administrative revocation; procedures. (a) Whenever a
3	person is arrested for a violation of section 291E-61 or 291E-
4	61.5 on a determination by the arresting law enforcement officer
5	that:
6	(1) There was reasonable suspicion to stop the vehicle or
7	the vehicle was stopped at an intoxicant control
8	roadblock established and operated in compliance with
9	sections 291E-19 and 291E-20; and
10	(2) There was probable cause to believe that the person
11	was operating the vehicle while under the influence of
12	an intoxicant;
13	the law enforcement officer [immediately] shall take possession
14	of any license held by the person and request the person to take
15	a test for alcohol concentration, in the case of an alcohol
16	related offense, or a test for drug content in the blood or
17	urine, in the case of a drug related offense. The law
18	enforcement officer shall inform the person that, in the case of
19	an alcohol related offense, the person shall elect to take a
20	breath test, a blood test, or both, pursuant to section 291E-11,
21	but that the person may refuse to submit to testing under this
22	chapter. In the case of a drug related offense, the person
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- 2 pursuant to section 291E-11, after being informed that the
- 3 person may refuse to submit to testing under this chapter.
- 4 (b) When applicable under section 291E-15, the law
- 5 enforcement officer also shall:
- (1) Inform the person of the sanctions under section
   291E-41, including the sanction for refusing to take a
- 8 breath, blood, or urine test, if applicable; and
- 9 (2) Ask the person if the person still refuses to submit
- to a breath, blood, or urine test, upon the law
- 11 enforcement officer's determination that, after the
- 12 person has been informed by a law enforcement officer
- that the person may refuse to submit to testing, the
- person under arrest has refused to submit to a breath,
- 15 blood, or urine test.
- 16 [Thereafter,] (c) After taking action pursuant to subsections
- 17 (a) and (b), as applicable, the law enforcement officer shall
- 18 complete and issue to the person a notice of administrative
- 19 revocation and shall indicate thereon whether the notice shall
- 20 serve as a temporary permit. The notice shall serve as a
- 21 temporary permit, unless, at the time of arrest: the person was
- 22 unlicensed; the person's license or privilege to operate a

- 1 vehicle was revoked or suspended; or the person had no license
- 2 in the person's possession.
- 3 [<del>(b)</del>] (d) Whenever a law enforcement officer determines
- 4 that, as the result of a blood or urine test performed pursuant
- 5 to section 291E-21, there is probable cause to believe that a
- 6 person being treated in a hospital or medical facility has
- 7 violated section 291E-61 or 291E-61.5, the law enforcement
- 8 officer immediately shall take possession of any license held by
- 9 the person and shall complete and issue to the person a notice
- 10 of administrative revocation and indicate thereon whether the
- 11 notice shall serve as a temporary permit. The notice shall
- 12 serve as a temporary permit unless, at the time the notice was
- 13 issued: the person was unlicensed; the person's license or
- 14 privilege to operate a vehicle was revoked or suspended; or the
- 15 person had no license in the person's possession.
- 16 [<del>(c)</del> Whenever a respondent under this section is a repeat
- 17 intoxicated driver, the arresting law enforcement officer shall
- 18 take possession of the motor vehicle registration and, if the
- 19 motor vehicle being driven by the respondent is registered to
- 20 the respondent, remove the number plates and issue a temporary
- 21 motor vehicle registration and temporary number plates for the
- 22 motor vehicle. No temporary motor vehicle registration or

- 1 temporary number plates shall be issued if the respondent's
- 2 registration has expired or been revoked. The applicable police
- 3 department, upon determining that the respondent is a repeat
- 4 intoxicated driver, shall notify the director of the appropriate
- 5 county agency to enter a stopper on the motor vehicle
- 6 registration files to prevent the respondent from conducting any
- 7 motor vehicle transactions, except as permitted under this
- 8 part.]"
- 9 SECTION 11. Section 291E-34, Hawaii Revised Statutes, is
- 10 amended as follows:
- 11 1. By amending subsections (b) through (e) to read:
- "(b) The notice, when completed by the law enforcement
- 13 officer and issued to the respondent, shall contain at a minimum
- 14 the following information relating to the incident that gives
- 15 rise to the issuance of the notice of administrative revocation:
- 16 (1) Information identifying the respondent;
- 17 (2) The specific violation for which the respondent was
- 18 arrested;
- 19 (3) The date issued and the date the administrative
- 20 revocation is scheduled to go into effect;

T	(4)	The expiration date of the temporary permit( <del>, and the</del>
2		temporary motor vehicle registration and temporary
3		number plates if applicable]; and
4	(5)	That the issuance of the notice of administrative
5		revocation will be administratively reviewed.
6	(c)	The notice shall provide, at a minimum, the following
7	informati	on relating to the administrative review:
8	(1)	That the review is automatic;
9	(2)	That the respondent, within three days of the issuance
10		of the notice of administrative revocation in the case
11		of an alcohol related offense and within seventeen
12		days of the issuance of the notice of administrative
13		revocation in the case of a drug related offense, may
14		submit written information demonstrating why the
15		respondent's license and privilege to operate a
16		vehicle[, and motor vehicle registration if
17		applicable, should not be administratively revoked;
18,	(3)	The address or location where the respondent may
19		submit the information;
20	(4)	That the respondent is not entitled to be present or
21		represented at the administrative review; and

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1	(5) Tha	t the administrative review decision shall be
2	mai	led to the respondent:
3	(A)	No later than eight days after the date of the
4		issuance of the notice of administrative
5		revocation in the case of an alcohol related
6		offense; and
7	(B)	No later than twenty-two days after the date of
8		the issuance of the notice of administrative
9		revocation in the case of a drug related offense.
10	(d) The	notice shall state that, if the respondent's
11	license and p	rivilege to operate a vehicle[ <del>, and motor vehicle</del>
12	registration	if applicable, are] is not administratively revoked
13	after the rev	iew, the respondent's license[, and if applicable,
14	motor vehicle	registration and any number plates taken into
15	<del>custody,</del> ] sha	ll be returned, unless a subsequent alcohol or drug
16	enforcement c	ontact has occurred, along with a certified
17	statement tha	t the administrative revocation proceedings have
18	been terminat	ed.
19	(e) The	notice shall state that, if the respondent's
20	license and p	rivilege to operate a vehicle[ <del>, and motor vehicle</del>
21	registration-	if applicable, are] is administratively revoked
22	after the rev	iew, a decision shall be mailed to the respondent,
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1	or to the	parent or guardian of the respondent if the respondent
2	is under	the age of eighteen, that shall contain, at a minimum,
3	the follo	wing information:
4	(1)	The reasons why the respondent's license and privilege
5		to operate a vehicle[, and motor vehicle registration
6		if applicable; were] is administratively revoked;
7	(2)	That the respondent may request the director, within
8		six days of the date the decision is mailed, to
9		schedule an administrative hearing to review the
10		administrative revocation;
11	(3)	That, if the respondent's request for an
12		administrative hearing is received by the director
13		within six days of the date the decision was mailed,
14		the hearing shall be scheduled to commence:
15		(A) No later than twenty-five days after the date of
16		the issuance of the notice of administrative
17		revocation in the case of an alcohol related
18		offense; and
19		(B) No later than thirty-nine days after the date of
20		the issuance of the notice of administrative
21		revocation in the case of a drug related offense;

The procedure to request an administrative hearing;

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1	(5)	That failure to request an administrative hearing
2		within the time provided shall cause the
3		administrative revocation to take effect for the
4		period and under the conditions established by the
5		director in the decision;
6	(6)	That the respondent may regain the right to a hearing
7		by requesting the director, within sixty days after
8		the issuance of the notice of administrative
9		revocation, to schedule a hearing;
10	(7)	That the director shall schedule the hearing to
11		commence no later than thirty days after a request
12		under paragraph (6) is received, but that, except as
13		provided in section [ $\frac{291E-38(k)}{}$ ,] $\frac{291E-38(j)}{}$ , the
14		temporary permit[, and temporary motor vehicle
15		registration and temporary number plates if
16		applicable,] shall not be extended if the respondent
17		fails to request an administrative hearing within the
18		initial six-day period provided for that purpose;
19	(8)	That failure to attend the hearing shall cause the
20		administrative revocation to take effect for the
21		period and under the conditions indicated;

1	(9)	The duration of the administrative revocation and
2		other conditions that may be imposed, including:
3	•	referral to the driver's education program for an
4		assessment of the respondent's substance abuse or
5		dependence and the need for treatment;
6	[ <del>(10)</del>	That, pursuant to section 291E 48, the director may
7		grant a special motor vehicle registration to a
8		qualified household member or to a co-owner of any
9		motor vehicle owned by the respondent, upon a
10		determination that the person is completely dependent
11		on the motor vehicle for the necessities of life;
12		provided that the special motor vehicle registration
13		shall not be valid for use by the respondent; and
14	[ <del>(11)</del> ]	(10) That the respondent shall obtain an ignition
15		interlock permit in order to operate a vehicle during
16		the revocation period if the respondent had a valid
17		license at the time of the arrest."
18	2. 1	By amending subsections (g) and (h) to read:
19	" (q)	The notice shall state that, if the administrative

"(g) The notice shall state that, if the administrative revocation is reversed after the hearing, the respondent's license[, and if applicable, motor vehicle registration and any number plates taken into custody,] shall be returned, along with HB2320 CD1 HMS 2012-3763



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- 1 a certified statement that the administrative revocation
- 2 proceedings have been terminated.
- 3 (h) The notice shall state that, if the administrative
- 4 revocation is sustained at the hearing, a written decision shall
- 5 be mailed to the respondent, or to the parent or guardian of the
- 6 respondent if the respondent is under the age of eighteen, that
- 7 shall contain, at a minimum, the following information:
- 8 (1) The effective date of the administrative revocation;
- 9 (2) The duration of the administrative revocation;
- 10 [(3) If applicable, the date by which any outstanding motor
- 11 vehicle number plates issued to the respondent must be
- 12 surrendered to the director;
- 13 (4) If applicable, that failure to surrender any motor
- 14 vehicle number plates as required is a misdemeanor;
- (5)] (3) Other conditions that may be imposed by law,
- including the use of an ignition interlock device; and
- 17  $\left[\frac{(6)}{(6)}\right]$  (4) The right to obtain judicial review."
- 18 SECTION 12. Section 291E-35, Hawaii Revised Statutes, is
- 19 amended to read as follows:
- 20 "\$291E-35 Immediate restoration of license [and motor
- 21 vehicle registration]. (a) In cases involving an alcohol
- 22 related offense, if a test conducted in accordance with part II

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- 1 and section 321-161 and the rules adopted thereunder shows that
- 2 a respondent had an alcohol concentration less than .08, the
- 3 director or the arresting law enforcement agency immediately
- 4 shall return the respondent's license[, and if applicable, motor
- 5 vehicle registration and any number plates taken into custody, ]
- 6 along with a certified statement that administrative revocation
- 7 proceedings have been terminated with prejudice.
- 8 (b) In cases involving a drug related offense, if a test
- 9 conducted in accordance with part II and section 321-161 and the
- 10 rules adopted thereunder fails to show the presence, in the
- 11 respondent's blood or urine, of any drug that is capable of
- 12 impairing the respondent's ability to operate a vehicle in a
- 13 careful and prudent manner, the director or the arresting law
- 14 enforcement agency immediately shall return the respondent's
- 15 license[, and if applicable, motor vehicle registration and any
- 16 number plates taken into custody, along with a certified
- 17 statement that administrative revocation proceedings have been
- 18 terminated with prejudice."
- 19 SECTION 13. Section 291E-36, Hawaii Revised Statutes, is
- 20 amended to read as follows:
- 21 "\$291E-36 Documents required to be submitted for
- 22 administrative review; sworn statements. (a) Whenever a

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1	responde	nt has	been	arres	ted	for	a viol	ation	of sect:	ion 29	ILE-61
2	or 291E-	61.5 a	and sul	omits	to a	tes	t that	estab	lishes:	the	

- 3 respondent's alcohol concentration was .08 or more; the
- 4 presence, in the respondent's blood or urine, of any drug that
- 5 is capable of impairing the respondent's ability to operate a
- 6 vehicle in a careful and prudent manner; or whenever a
- 7 respondent has been involved in a collision resulting in injury
- 8 or death and a blood or urine test performed pursuant to section
  - 9 291E-21 establishes that the respondent's alcohol concentration
- 10 was .08 or more or establishes the presence in the respondent's
- 11 blood or urine of any drug that is capable of impairing the
- 12 respondent's ability to operate a vehicle in a careful and
- 13 prudent manner, the following shall be forwarded immediately to
- 14 the director:
- 15 (1) A copy of the arrest report or the report of the law
- 16 enforcement officer who issued the notice of
- 17 administrative revocation to the person involved in a
- 18 collision resulting in injury or death and the sworn
- 19 statement of the arresting law enforcement officer or
- 20 the officer who issued the notice of administrative
- 21 revocation, stating facts that establish that:

1		(A)	There was reasonable suspicion to stop the
2			vehicle, the vehicle was stopped at an intoxicant
3			control roadblock established and operated in
4			compliance with sections 291E-19 and 291E-20, or
5			the respondent was tested pursuant to section
6			291E-21;
7		(B)	There was probable cause to believe that the
8			respondent had been operating the vehicle while
9			under the influence of an intoxicant; and
10		(C)	The respondent agreed to be tested or the person
11			was tested pursuant to section 291E-21;
12	(2)	In a	case involving an alcohol related offense, the
13		swor	n statement of the person responsible for
14		main	tenance of the testing equipment, stating facts
15		that	establish that, pursuant to section 321-161 and
16		rule	s adopted thereunder:
17		(A)	The equipment used to conduct the test was
18			approved for use as an alcohol testing device in
19			this State;
20		(B)	The person had been trained and at the time the
21			test was conducted was certified and capable of
22			maintaining the testing equipment; and

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1		(C) The testing equipment used had been properly
2		maintained and was in good working condition when
3		the test was conducted;
4	(3)	In a case involving an alcohol related offense, the
5		sworn statement of the person who conducted the test,
6		stating facts that establish that, pursuant to section
7		321-161 and rules adopted thereunder:
8		(A) The person was trained and at the time the test
9		was conducted was certified and capable of
10		operating the testing equipment;
11		(B) The person followed the procedures established
12		for conducting the test;
13		(C) The equipment used to conduct the test functioned
14		in accordance with operating procedures and
15		indicated that the respondent's alcohol
16		concentration was at, or above, the prohibited
17		level; and
18		(D) The person whose breath or blood was tested is
19		the respondent;
20	(4)	In a case involving a drug related offense, the sworn
21		statement of the person responsible for maintenance of

the testing equipment, stating facts that establish

22

1		that, pursuant to section 321-161 and rules adopted						
2		thereunder:						
3		(A) The equipment used to conduct the test was						
4		approved for use in drug testing;						
5		(B) The person conducting the test had been trained						
6		and, at the time of the test, was certified and						
7		capable of maintaining the testing equipment; and						
8		(C) The testing equipment used had been properly						
9		maintained and was in good working condition when						
10		the test was conducted;						
11	(5)	In a case involving a drug related offense, the sworn						
12		statement of the person who conducted the test,						
13		stating facts that establish that, pursuant to section						
14		321-161 and rules adopted thereunder:						
15		(A) At the time the test was conducted, the person						
16		was trained and capable of operating the testing						
17		equipment;						
18		(B) The person followed the procedures established						
19		for conducting the test;						
20		(C) The equipment used to conduct the test functioned						
21		in accordance with operating procedures and						
22		indicated the presence of one or more drugs or						

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1		their metabolites in the respondent's blood or
2		urine; and
3		(D) The person whose blood or urine was tested is the
4		respondent;
5	(6)	A copy of the notice of administrative revocation
6		issued by the law enforcement officer to the
7		respondent;
8	(7)	Any license[, and motor vehicle registration and
9		number plates, if applicable,   taken into possession
10		by the law enforcement officer; and
11	(8)	A listing of any prior alcohol or drug enforcement
12		contacts involving the respondent.
13	(b)	Whenever a respondent has been arrested for a
14	violation	of section 291E-61 or 291E-61.5 and refuses to submit
15	to a test	to determine alcohol concentration or drug content in
16	the blood	or urine, the following shall be forwarded immediately
17	to the dir	rector:
18	(1)	A copy of the arrest report and the sworn statement of
19		the arresting law enforcement officer, stating facts
20		that establish that:
21		(A) There was reasonable suspicion to stop the
22		vehicle or the vehicle was stopped at an

1		intoxicant control roadblock established and						
2		operated in compliance with sections 291E-19 and						
3		291E-20;						
4		(B) There was probable cause to believe that the						
5		respondent had been operating the vehicle while						
6		under the influence of an intoxicant;						
7		(C) The respondent was informed of:						
8		(i) The sanctions of section 291E-41;						
9		(ii) The possibility that criminal charges may be						
10		filed; and						
11		(iii) The probable consequences of refusing to be						
12		tested for alcohol concentration or drug						
13		content in the blood or urine; and						
14		(D) The respondent refused to be tested;						
15	(2)	A copy of the notice of administrative revocation						
16		issued to the respondent;						
17	(3)	Any [driver's] license[, and motor vehicle						
18		registration and number plates if applicable, ] taken						
19		into possession; and						
20	(4)	A listing of all alcohol and drug enforcement contacts						
21		involving the respondent."						

1	SECTION	14.	Section	291E-37,	Hawaii	Revised	Statutes,	is
							-	

- 2 amended to read as follows:
- 4 (a) The director automatically shall review the issuance of a
- 5 notice of administrative revocation and shall issue a written
- 6 decision administratively revoking the license and privilege to
- 7 operate a vehicle[ and motor vehicle registration if
- 8 applicable, or rescinding the notice of administrative
- 9 revocation. The written review decision shall be mailed to the
- 10 respondent, or to the parent or guardian of the respondent if
- 11 the respondent is under the age of eighteen, no later than:
- 12 (1) Eight days after the date the notice was issued in a
- 13 case involving an alcohol related offense; or
- 14 (2) Twenty-two days after the date the notice was issued
- in a case involving a drug related offense.
- 16 (b) The respondent shall have the opportunity to
- 17 demonstrate in writing why the respondent's license and
- 18 privilege to operate a vehicle (, and motor vehicle registration
- 19 if applicable, should not be administratively revoked and,
- 20 within three days of receiving the notice of administrative
- 21 revocation, as provided in section 291E-33, shall submit any
- 22 written information, either by mail or in person, to the

1	director'	s office or to any office or address designated by the
2	director	for that purpose.
3	(c)	In conducting the administrative review, the director
4	shall con	sider:
5	(1)	Any sworn or unsworn written statement or other
6		written evidence provided by the respondent;
7	(2)	The breath, blood, or urine test results, if any; and
8	(3)	The sworn statement of any law enforcement officer or
9		other person or other evidence or information required
10		by section 291E-36.
11	(d)	The director shall administratively revoke the
12	responden	t's license and privilege to operate a vehicle if the
13	director	determines that:
14	(1)	There existed reasonable suspicion to stop the
15		vehicle, the vehicle was stopped at an intoxicant
16		control roadblock established and operated in
17		compliance with sections 291E-19 and 291E-20, or the
18		person was tested pursuant to section 291E-21;
19	(2)	There existed probable cause to believe that the
20		respondent operated the vehicle while under the

influence of an intoxicant; and

(3) The evidence proves by a preponderance that:

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1	(A) The respondent operated the vehicle while under
2	the influence of an intoxicant; or
3	(B) The respondent operated the vehicle and refused
4	to submit to a breath, blood, or urine test after
5	being informed:
6	(i) That the person may refuse to submit to
7	testing in compliance with section 291E-11;
8	and
9	(ii) Of the sanctions of this part and then asked
10	if the person still refuses to submit to a
11	breath, blood, or urine test, in compliance
12	with the requirements of section 291E-15.
13	[ <del>(e) The director shall administratively revoke the</del>
14	registration of any vehicle owned or registered to the
15	respondent and take custody of any number plates issued to the
16	respondent if the director determines that the respondent is a
17	repeat-intoxicated driver and that:
18	(1) There existed reasonable suspicion to stop the
19	vehicle, the vehicle was stopped at an intoxicant
20	control roadblock established and operated in
21	compliance with sections 291E 19 and 291E 20, or the
22	person was tested pursuant to section 291E 21;

1	<del>(2)</del>	There existed probable cause to believe that the
2		respondent operated the vehicle while under the
3		influence of an intoxicant; and
4	<del>(3)</del>	The evidence proves by a preponderance that:
5		(A) The respondent operated the vehicle while under
6		the influence of an intoxicant; or
7		(B) The respondent operated the vehicle and refused
8		to submit to a breath, blood, or urine test after
9		being informed:
10		(i) That the person may refuse to submit to
11		testing in compliance with section 291E-11;
12		<del>and</del>
13		(ii) Of the sanctions of this part and then asked
14		if the person still refuses to submit to a
15		breath, blood, or urine test, in compliance
16		with the requirements of section 291E 15.
17	<del>(£)</del> ]	(e) If the evidence does not support administrative
18	revocation	n, the director shall rescind the notice of
19	administra	ative revocation and return the respondent's license[ $ au$
20	and if ap	plicable, motor vehicle registration and any number
21	<del>plates ta</del> l	cen into custody, along with a certified statement
22	that admin	nistrative revocation proceedings have been terminated.
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1	[ <del>-(g)</del> -	] <u>(f)</u> If the director administratively revokes the
2	responden	t's license and privilege to operate a vehicle, [and
3	motor veh	icle registration if applicable,   the director shall
4	mail a wr	itten review decision to the respondent, or to the
5	parent or	guardian of the respondent if the respondent is under
6	the age o	f eighteen. The written review decision shall:
7	(1)	State the reasons for the administrative revocation;
8	(2)	Indicate that the respondent has six days from the
9		date the decision is mailed to request an
10		administrative hearing to review the director's
11		decision;
12	(3)	Explain the procedure by which to request an
13		administrative hearing;
14	(4)	Be accompanied by a form, postage prepaid, that the
15		respondent may fill out and mail in order to request
16		an administrative hearing;
17	(5)	Inform the respondent of the right to review and copy
18		all documents considered at the review, including the
19		arrest report and the sworn statements of law
20		enforcement officers or other persons, prior to the
21		hearing; and

1	(6) State that the respondent may be represented by
2	counsel at the hearing, submit evidence, give
3	testimony, and present and cross-examine witnesses,
4	including the arresting law enforcement officer.
<b>5</b> .	[ <del>(h)</del> ] <u>(g)</u> Failure of the respondent to request a hearing
6	within the time provided in section 291E-38(a) shall cause the
7	administrative revocation to take effect for the period and
8	under the conditions provided in the administrative review
9	decision issued by the director under this section. The
10	respondent may regain the right to an administrative hearing by
11	requesting the director, within sixty days of the issuance of
12	the notice of administrative revocation as provided in section
13	291E-33, to schedule an administrative hearing. The
14	administrative hearing shall be scheduled to commence no later
15	than thirty days after the request is received by the director.
16	The administrative review decision issued by the director under
17	this section shall explain clearly the consequences of failure
18	to request an administrative hearing and the procedure by which
19	the respondent may regain the right to a hearing."
20	SECTION 15. Section 291E-38, Hawaii Revised Statutes, is
21	amended to read as follows:

<pre>1 "§291E-38 Administrative hearing; procedure; decis</pre>	1 " !	§291E-38	Administrative	hearing;	procedure;	decision
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- 2 (a) If the director administratively revokes the respondent's
- 3 license and privilege to operate a vehicle[, and motor vehicle
- 4 registration if applicable, after the administrative review,
- 5 the respondent may request an administrative hearing to review
- 6 the decision within six days of the date the administrative
- 7 review decision is mailed. If the request for hearing is
- 8 received by the director within six days of the date the
- 9 decision is mailed, the hearing shall be scheduled to commence
- 10 no later than:
- 11 (1) Twenty-five days from the date the notice of
- 12 administrative revocation was issued in a case
- involving an alcohol related offense; or
- 14 (2) Thirty-nine days from the date the notice of
- 15 administrative revocation was issued in a case
- involving a drug related offense.
- 17 The director may continue the hearing only as provided in
- 18 subsection  $[\frac{(k)}{\cdot}]$  (j).
- 19 (b) The hearing shall be held at a place designated by the
- 20 director, as close to the location where the notice of
- 21 administrative revocation was issued as practical.

1	(c)	The respondent may be represented by counsel and, if
2	the respon	ndent is under the age of eighteen, must be accompanied
3	by a pare	nt or guardian.
4	(d)	The director shall conduct the hearing and have
5	authority	to:
6	(1)	Administer oaths and affirmations;
7	(2)	Examine witnesses and take testimony;
8	(3)	Receive and determine the relevance of evidence;
9	(4)	Issue subpoenas;
10	(5)	Regulate the course and conduct of the hearing;
11	(6)	Impose up to the maximum license revocation period as
12		specified under section [291E-41(b);] 291E-41(b)(4);
13		and
14	(7)	Make a final ruling.
15	(e)	The director shall affirm the administrative
16	revocation	n only if the director determines that:
17	(1)	There existed reasonable suspicion to stop the
18		vehicle, the vehicle was stopped at an intoxicant
19		control roadblock established and operated in
20		compliance with sections 291E-19 and 291E-20, or the
21		person was tested pursuant to section 291E-21;

1	(2)	There exi	sted probable cause to believe that the
2		responden	t operated the vehicle while under the
3		influence	of an intoxicant; and
4	(3)	The evide	nce proves by a preponderance that:
5		(A) The	respondent operated the vehicle while under
6		the	influence of an intoxicant; or
7		(B) The	respondent operated the vehicle and refused
8		to s	ubmit to a breath, blood, or urine test after
9		bein	g informed:
10	•	(i)	That the person may refuse to submit to
11			testing in compliance with section 291E-11;
12			and
13		(ii)	Of the sanctions of this part and then asked
14			if the person still refuses to submit to a
15			breath, blood, or urine test in compliance
16			with the requirements of section 291E-15.
17	[ <del>(£)</del>	- In addit	ion to subsection (e), the director shall
18	affirm the	<del>- administ</del>	rative revocation of the registration of any
19	motor veh	<del>icle owned</del>	by or registered to the respondent only if
20	the direct	<del>sor determ</del>	ines that the respondent is a repeat
21	<del>intoxicat</del>	<del>ed driver.</del>	- If the director affirms the administrative
22	revocation	ı <del>pursuant</del>	to this subsection, the director shall order
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- 1 the respondent to surrender the number plates and motor vehicle
- 2 registration of any motor vehicle owned by or registered to the
- 3 respondent. The director may destroy any number plates taken
- 4 into custody.
- 5 (g) (f) The respondent's prior alcohol and drug
- 6 enforcement contacts shall be entered into evidence.
- 7 [(h)] (g) The sworn statements provided in section 291E-36
- 8 shall be admitted into evidence. The director shall consider
- 9 the sworn statements in the absence of the law enforcement
- 10 officer or other person. Upon written notice to the director,
- 11 no later than five days prior to the hearing, that the
- 12 respondent wishes to examine a law enforcement officer or other
- 13 person who made a sworn statement, the director shall issue a
- 14 subpoena for the officer or other person to appear at the
- 15 hearing. Personal service upon the law enforcement officer or
- 16 other person who made a sworn statement shall be made no later
- 17 than forty-eight hours prior to the hearing time. If the
- 18 officer or other person cannot appear, the officer or other
- 19 person at the discretion of the director, may testify by
- 20 telephone.
- 21  $[\frac{(i)}{(i)}]$  (h) The hearing shall be recorded in a manner to be
- 22 determined by the director.

1  $\left[\frac{(j)}{(j)}\right]$  (i) The director's decision shall be rendered in 2 writing and mailed to the respondent, or to the parent or quardian of the respondent if the respondent is under the age of 3 4 eighteen, no later than five days after the hearing is 5 concluded. If the decision is to reverse the administrative 6 revocation, the director shall return the respondent's license, 7 [and if applicable, motor vehicle registration and any number 8 plates taken into custody, along with a certified statement 9 that administrative revocation proceedings have been terminated. 10 If the decision sustains the administrative revocation, the 11 director shall mail to the respondent a written decision 12 indicating the duration of the administrative revocation and any 13 other conditions or restrictions as may be imposed pursuant to 14 section 291E-41.  $\left[\frac{k}{k}\right]$  (j) For good cause shown, the director may grant a 15 16 continuance either of the commencement of the hearing or of a 17 hearing that has already commenced. If a continuance is granted at the request of the director, the director shall extend the 18 19 validity of the temporary permit, [and temporary motor vehicle 20 registration and temporary number plates if applicable, unless 21 otherwise prohibited, for a period not to exceed the period of 22 the continuance. If a continuance is granted at the request of

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- 1 the respondent, the director shall not extend the validity of
- 2 the temporary permit[ or temporary motor vehicle registration
- 3 and temporary number plates, if applicable]. For purposes of
- 4 this section, a continuance means a delay in the commencement of
- 5 the hearing or an interruption of a hearing that has commenced,
- 6 other than for recesses during the day or at the end of the day
- 7 or week. The absence from the hearing of a law enforcement
- 8 officer or other person, upon whom personal service of a
- 9 subpoena has been made as set forth in subsection  $[\frac{h}{r}]$  (g),
- 10 constitutes good cause for a continuance.
- 11 [<del>(1)</del>] (k) The director may grant a special motor vehicle
- 12 registration, pursuant to section 291E-48, to a qualified
- 13 household member or a co-owner of any motor vehicle upon
- 14 determination that:
- 15 (1) The person is completely dependent on the motor
- vehicle for the necessities of life; and
- 17 (2) At the time of the application for a special motor
- 18 vehicle registration, the respondent does not have a
- valid ignition interlock permit.
- 20 The special motor vehicle registration shall not be valid for
- 21 use by the respondent.

1  $[\frac{m}{m}]$  (1) If the respondent fails to appear at the 2 hearing, or if a respondent under the age of eighteen fails to 3 appear with a parent or guardian, administrative revocation 4 shall take effect for the period and under the conditions 5 established by the director in the administrative review 6 decision issued by the director under section 291E-37." 7 SECTION 16. Section 291E-39, Hawaii Revised Statutes, is amended to read as follows: 8 9 "§291E-39 Fees and costs. The director may assess and 10 collect a \$30 fee from the respondent to cover the costs of 11 processing the respondent's request for an administrative 12 hearing. These costs include but shall not be limited to: the 13 cost of photocopying documents; conditional license permits, 14 temporary permits, [temporary motor vehicle registrations, 15 temporary number plates, and relicensing forms; interpreter services; and other similar costs; provided that the costs of 16 17 issuing subpoenas for witnesses, including mileage fees, shall 18 be borne by the party requesting the subpoena. The director may 19 waive the fee in the case of an indigent respondent, upon an 20 appropriate inquiry into the financial circumstances of the 21 respondent seeking the waiver and an affidavit or a certificate

- 1 signed by the respondent demonstrating the respondent's
- 2 financial inability to pay the fee."
- 3 SECTION 17. Section 291E-41, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "§291E-41 Effective date, conditions, and period of
- 6 administrative revocation; criteria. (a) Unless an
- 7 administrative revocation is reversed or the temporary permit[7]
- 8 and temporary motor vehicle registration and temporary number
- 9 plates, if applicable, are] is extended by the director,
- 10 administrative revocation shall become effective on the day
- 11 specified in the notice of administrative revocation. Except as
- 12 provided in section 291E-44.5, no license and privilege to
- 13 operate a vehicle shall be restored under any circumstances
- 14 during the administrative revocation period. Upon completion of
- 15 the administrative revocation period, the respondent may reapply
- 16 and be reissued a license pursuant to section 291E-45.
- 17 (b) Except as provided in paragraph (5) and in section
- 18 291E-44.5, the respondent shall keep an ignition interlock
- 19 device installed and operating in any vehicle the respondent
- 20 operates during the revocation period. Except as provided in
- 21 section 291E-5, installation and maintenance of the ignition
- 22 interlock device shall be at the respondent's [own] expense.

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2	license a	nd privilege to operate a vehicle, [and motor vehicle
3	<del>registrat</del>	ion if applicable, that shall be imposed under this
4	part are	as follows:
5	(1)	A one year revocation of license and privilege to
6		operate a vehicle, if the respondent's record shows no
7		prior alcohol enforcement contact or drug enforcement
8		contact during the five years preceding the date the
9		notice of administrative revocation was issued;
10	(2)	An eighteen month revocation of license and privilege
11		to operate a vehicle [and of the registration of any
12		motor vehicle registered to the respondent], if the
13		respondent's record shows one prior alcohol
14		enforcement contact or drug enforcement contact during
15		the five years preceding the date the notice of

The periods of administrative revocation, with respect to a

(3) A two-year revocation of license and privilege to operate a vehicle [and of the registration of any motor vehicle registered to the respondent], if the respondent's record shows two prior alcohol enforcement contacts or drug enforcement contacts

administrative revocation was issued;

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1	during	the	five	years	pred	ceding	the	date	the	notice	of
2	adminis	strat	ive :	revocat	tion	was i	ssued	1;			

- A minimum of five years up to a maximum of ten years (4)revocation of license and privilege to operate a vehicle [and of the registration of any motor vehicle registered to the respondent], if the respondent's record shows three or more prior alcohol enforcement contacts or drug enforcement contacts during the ten years preceding the date the notice of administrative revocation was issued;
- For respondents under the age of eighteen years who 11 (5) were arrested for a violation of section 291E-61 or 12 13 291E-61.5, revocation of license and privilege to 14 operate a vehicle for the appropriate revocation 15 period provided in paragraphs (1) to (4) or in 16 subsection  $[\frac{d}{d}]$  (c); provided that the respondent 17 shall be prohibited from driving during the period preceding the respondent's eighteenth birthday and 18 19 shall thereafter be subject to the ignition interlock requirement of this subsection for the balance of the 20 revocation period; or

1	(6)	For :	respondents, other than those excepted pursuant to
2		sect:	ion [ <del>[291E-44.5(b)],</del> ] <u>291E-44.5(c),</u> who do not
3		inst	all an ignition interlock device in any vehicle
4		the :	respondent operates during the revocation period,
5		revo	cation of license and privilege to operate a
6		vehi	cle for the period of revocation provided in
7		para	graphs (1) to (5) or in subsection [ <del>[(d)];</del> ] <u>(c);</u>
8		prov	ided that:
9		(A)	The respondent shall be absolutely prohibited
10			from driving during the revocation period and
11			subject to the penalties provided by section
12			291E-62 if the respondent drives during the
13		•	revocation period; and
14		(B)	The director shall not issue an ignition
15			interlock permit to the respondent pursuant to
16			section 291E-44.5;
17	provided	that v	when more than one administrative revocation,
18	suspensio	n, or	conviction arises out of the same arrest, it
19	shall be	count	ed as only one prior alcohol enforcement contact
20	or drug e	nforce	ement contact, whichever revocation, suspension,
21	or convic	tion (	occurs later.

1	[ <del>(c) Whenever a motor vehicle registration is revoked</del>
2	under this part, the director shall cause the revocation to be
3	entered electronically into the motor vehicle registration file
4	of the respondent.
5	$\frac{(d)}{(c)}$ If a respondent has refused to be tested after
6	being informed:
7	(1) That the person may refuse to submit to testing in
8	compliance with section 291E-11; and
9	(2) Of the sanctions of this part and then asked if the
10	person still refuses to submit to a breath, blood, or
11	urine test, in compliance with the requirements of
12	section 291E-15,
13	the revocation imposed under subsection (b)(1), (2), (3), or (4)
14	shall be for a period of two years, three years, four years,
15	[and] or ten years, respectively.
16	[ <del>(e)</del> ] <u>(d)</u> Whenever a license and privilege to operate a
17	vehicle is administratively revoked under this part, the
18	respondent shall be referred to the driver's education program
19	for an assessment, by a certified substance abuse counselor, of
20	the respondent's substance abuse or dependence and the need for
21	treatment. The counselor shall submit a report with
22	recommendations to the director. If the counselor's assessment
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- 1 establishes that the extent of the respondent's substance abuse
- 2 or dependence warrants treatment, the director shall so order.
- 3 All costs for assessment and treatment shall be paid by the
- 4 respondent.
- 5 [(f)] (e) Alcohol and drug enforcement contacts that
- 6 occurred prior to January 1, 2002, shall be counted in
- 7 determining the administrative revocation period.
- **8** [<del>(g)</del>] (f) The requirement to provide proof of financial
- 9 responsibility pursuant to section 287-20 shall not be based
- 10 upon a revocation under subsection (b) (1)."
- 11 SECTION 18. Section 291E-44.5, Hawaii Revised Statutes, is
- 12 amended to read as follows:
- 13 "§291E-44.5 Ignition interlock permits; driving for
- 14 employment. (a) [(1)] Except as provided in [paragraph (2),]
- 15 subsection (b), upon proof that the respondent has installed an
- 16 ignition interlock device in [the respondent's vehicle,] any
- 17 vehicle the respondent operates and obtained motor vehicle
- 18 insurance or self-insurance that complies with the requirements
- 19 of section 431:10C-104 or 431:10C-105, the director shall issue
- 20 an ignition interlock permit that will allow the respondent to
- 21 drive a vehicle equipped with an ignition interlock device
- 22 during the revocation period[; or].

1	[ <del>(2)</del> -	NOTWITHS TANGENG ANY OTHER LAW TO THE CONTRARY, [ (D)	
2	Except as	provided in sections 286-A and 291E-B, the director	
3	shall not	issue an ignition interlock permit to:	
4	[ <del>(A)</del> -]	(1) A respondent whose license is expired, suspended,	
5		or revoked as a result of action other than the	
6		instant revocation;	
7	[ <del>(B)</del> ]	(2) A respondent who does not hold a valid license at	
8		the time of arrest for the violation of section 291E-	
9		61; [ <del>or</del> ]	
10	<u>(3)</u>	A respondent who holds a license that is a learner's	
11		permit or instruction permit; or	
12	[ <del>(C)</del> ]	(4) A respondent who holds either a category 4	
13		license under section 286-102(b) or a commercial	
14		driver's license under section 286-239(b) unless the	
15		ignition interlock permit is restricted to a category	
16	·	1, 2, or 3 license under section 286-102(b).	
17	[ <del>-(b)-</del>	$\frac{(1)}{(c)}$ Except as provided in subsection $[\frac{(a)}{(2)}]$	
18	<u>(b),</u> the o	director may issue a separate permit authorizing a	
19	respondent	t to operate a vehicle owned by the respondent's	
20	employer during the period of revocation without installation o		
21	an ignition interlock device if the respondent is gainfully		
22	employed in a position that requires driving and the respondent		
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_	WILL DC G.	ischarged in promibited from dirving a vehicle not	
2	equipped with an ignition interlock device.		
3	[ <del>(2)</del> ]	(d) A request made pursuant to [ <del>paragraph (1)</del> ]	
4	subsection (c) shall be accompanied by:		
5	[ <del>(A)</del> ]	(1) A sworn statement from the respondent containing	
6		facts establishing that the respondent currently is	
7		employed in a position that requires driving and that	
8		the respondent will be discharged if prohibited from	
9		driving a vehicle not equipped with an ignition	
10		interlock device; and	
11	[ <del>(B)</del> ]	(2) A sworn statement from the respondent's employer	
12		establishing that the employer will, in fact,	
13		discharge the respondent if the respondent is	
14		prohibited from driving a vehicle not equipped with an	
15		ignition interlock device and identifying the specific	
16		vehicle or vehicles and hours of the day the	
17		respondent will drive, not to exceed twelve hours per	
18		day, for purposes of employment.	
19	[ <del>(c)</del> ]	(e) A permit issued pursuant to subsection [ <del>(b)</del> ] (c)	
20	shall incl	ude restrictions allowing the respondent to drive:	

1	(1) Only during specified hours of employment, not to		
2	exceed twelve hours per day, and only for activities		
3	solely within the scope of the employment;		
4	(2) Only the [ <del>vehicle</del> ] <u>vehicles</u> specified; and		
5	(3) Only if the permit is kept in the respondent's		
6	possession while operating the employer's vehicle.		
7	In addition, the director may impose other appropriate		
8	restrictions."		
9	SECTION 19. Section 291E-46, Hawaii Revised Statutes, is		
10	amended to read as follows:		
11	"[+]§291E-46[+] Computation of time. The time in which		
12	any act provided in this part is to be done is computed by		
13	excluding the first day and including the last, unless the last		
14	day is a Saturday, Sunday, or state holiday, and then it also is		
15	excluded[-]; provided that if the last day for the mailing of		
16	decisions under sections 291E-37(a) and 291E-38(i) is a federal		
17	holiday, it also is excluded."		
18	SECTION 20. Section 291E-48, Hawaii Revised Statutes, is		
19	amended by amending subsection (a) to read as follows:		
20	"(a) Anytime after the effective date of revocation or		
21	after the administrative hearing decision is mailed pursuant to		
22	section $[\frac{291E-38(j)}{7}]$ $\underline{291E-38(i)}$ , a qualified household member		

- 1 or co-owner of a motor vehicle with a respondent who has had a
- 2 motor vehicle registration revoked under this part may submit a
- 3 sworn statement to the director requesting a special motor
- 4 vehicle registration. The director may grant the request upon
- 5 determining that the following conditions have been met:
- 6 (1) The applicant is a household member of the
- 7 respondent's or a co-owner of the vehicle;
- 8 (2) The applicant has a license that has not expired or
- 9 been suspended or revoked;
- 10 (3) The applicant is completely dependent on the motor
- vehicle for the necessities of life;
- 12 (4) The director finds that the applicant will take
- 13 reasonable precautions to ensure that the respondent
- 14 will not drive the vehicle; and
- 15 (5) The respondent does not have a valid ignition
- interlock permit.
- 17 A person to whom a special motor vehicle registration has been
- 18 granted shall apply to the director of the appropriate county
- 19 agency for special series number plates, as provided in section
- 20 249-9.4."
- 21 SECTION 21. Section 291E-61, Hawaii Revised Statutes, is
- 22 amended by amending subsection (c) to read as follows:

1	" (C)	[Notwithstanding any other law to the contrary,]
2	Except as	provided in sections 286-A and 291E-B, the court shall
3	not issue	an ignition interlock permit to:
4	(1)	A defendant whose license is expired, suspended, or
5		revoked as a result of action other than the instant
6		offense;
7	(2)	A defendant who does not hold a valid license at the
8		time of the instant offense; [or]
9	(3)	A defendant who holds either a category 4 license
10		under section 286-102(b) or a commercial driver's
11		license under section 286-239(b), unless the ignition
12		interlock permit is restricted to a category 1, 2, or
13		3 license under section 286-102(b)[-]; or
14	(4)	A defendant who holds a license that is a learner's
. 15		permit or instruction permit."
16	SECTI	ION 22. Section 291E-68, Hawaii Revised Statutes, is
17	amended to read as follows:	
18	" [ <del>[</del> ] \$	291E-68[] Refusal to submit to a breath, blood, or
19	urine test	; penalty. [Refusal] Except as provided in section
20	291E-65, r	refusal to submit to a breath, blood, or urine test as
21	required b	by part II is a petty misdemeanor."

- 1 SECTION 23. In codifying the new sections added by
- 2 sections 2, 3, and 4 of this Act, the revisor of statutes shall
- 3 substitute appropriate section numbers for the letters used in
- 4 designating the new sections in this Act.
- 5 SECTION 24. This Act does not affect rights and duties
- 6 that matured, penalties that were incurred, and proceedings that
- 7 were begun before its effective date.
- 8 SECTION 25. If any provision of this Act, or the
- 9 application thereof to any person or circumstance is held
- 10 invalid, the invalidity does not affect other provisions or
- 11 applications of the Act, which can be given effect without the
- 12 invalid provision or application, and to this end the provisions
- 13 of this Act are severable.
- 14 SECTION 26. Statutory material to be repealed is bracketed
- 15 and stricken. New statutory material is underscored.
- 16 SECTION 27. This Act shall take effect on July 1, 2012.

#### Report Title:

Ignition Interlock; Repeat Intoxicated Drivers

#### Description:

Clarifies recommendations of the ignition interlock implementation task force. Allows for renewal of a driver's license revoked for impaired driving. Allows repeat intoxicated drivers to install ignition interlock devices in any vehicle they operate, by eliminating the requirement to surrender motor vehicle registrations and license plates. Provides guidelines for ignition interlock instruction permits and ignition interlock permits. Allows individuals with a lifetime revocation to apply for reinstatement of license and privilege to operate a motor vehicle without an ignition interlock after five years with an ignition interlock permit. Requires courts to grant petition for reinstatement if certain requirements are met. Makes housekeeping amendments to chapter 291E. Effective July 1, 2012. (HB2320 CD1)

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