A BILL FOR AN ACT

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

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

1	PART I
2	SECTION 1. Section 11-156, Hawaii Revised Statutes, is
3	amended to read as follows:
4	"§11-156 Certificate of election and certificate of
5	results, form. The chief election officer or county clerk shall
6	deliver certificates of election to the persons elected as
7	determined under section 11-155. The chief election officer or
8	county clerk in county elections shall issue certificates of
9	results where a question has been voted upon. Certificates of
10	election shall be delivered only after the filing of expense
11	statements by the person elected in accordance with part [XII]
12	$\underline{ t XIII}$ and after the expiration of time for bringing an election
13	contest. The certificate of election shall be substantially in
14	the following form:

1	CERTIFICATE OF ELECTION
2	I, chief election officer (county
3	clerk) of Hawaii (county), do hereby certify that
4	day of [19]
5	20 duly elected a (name of office) for the
6	district for a term expiring on the
7	day of A.D. [19] <u>20</u>
8	Witness my hand this day of,
9	A.D. [19] <u>20</u>
10	
11	Chief Election Officer (County Clerk)
12	The certificate of results shall be substantially in the
13	following form:
14	CERTIFICATE OF RESULTS
15	I, chief election officer
16	(county clerk) of Hawaii (county), do hereby certify that
۱7	(question) was on the day of
18	[$\frac{19}{20}$] $\underline{20}$, duly adopted (rejected) by a
19	majority of the votes cast.
20	
21	Chief Election Officer (County Clerk)

1	If there is an election contest these certificates shall be								
2	delivered only after a final determination in the contest has								
3	been made and the time for an appeal has expired."								
4	SECTION 2. Section 11-157, Hawaii Revised Statutes, is								
5	amended to read as follows:								
6	"§11-157 In case of tie. In case of the failure of an								
7	election by reason of the equality of vote between two or more								
8	candidates, the tie shall be decided by the chief election								
9	officer or county clerk in the case of county elections in								
10	accordance with the following procedure:								
11	(1) In the case of an election involving a seat for the								
12	senate, house of representatives, or county council								
13	where only voters within a specified district are								
14	allowed to cast a vote, the winner shall be declared								
15	as follows:								
16	(A) For each precinct in the affected district, an								
17	election rate point shall be calculated by								
18	dividing the total voter turnout in that precinct								
19	by the total voter turnout in the district. For								
20	the purpose of this subparagraph, the absentee								
21	votes cast for the affected district shall be								

treated as a precinct. The election rate point

1		shall be calculated by dividing the total
2		absentee votes cast for the affected district by
3		the total voter turnout in that district. All
4		election rate points shall be expressed as
5		decimal fractions rounded to the nearest hundred
6		thousandth;
7	(B)	The candidate with the highest number of votes in
8		a precinct shall be allocated the election rate
9		point calculated under subparagraph (A) for that
10		precinct. In the event that two or more persons
11		are tied in receiving the highest number of votes
12	•	for that precinct, the election rate point shall
13		be equally apportioned among those candidates
14		involved in that precinct tie;
15	(C)	After the election rate points calculated under
16		subparagraph (A) for all the precincts have been
17		allocated as provided under subparagraph (B), the
18		election rate points allocated to each candidate
19		shall be tallied and the candidate with the
20		highest election rate point total shall be
21		declared the winner; and

1		(D) If there is a tie between two or more candidates
2		in the election rate point total, the candidate
3		who is allocated the highest election rate points
4		from the precinct with the largest voter turnout
5		shall be declared the winner;
6	(2)	In the case of an election involving a federal office
7		or an elective office where the voters in the entire
8	·	State or in an entire county are allowed to cast a
9		vote, the winner shall be declared as follows:
10		(A) For each representative district in the State or
11		county, as the case may be, an election rate
12		point shall be calculated by dividing the total
13		voter turnout in that representative district by
14		the total voter turnout in the state, county, or
15		federal office district, as the case may be;
16		provided that for purposes of this subparagraph:
17		(i) The absentee votes cast for a statewide,
18		countywide, or federal office shall be
19		treated as a separate representative
20		district and the election rate point shall
21		be calculated by dividing the total absentee

votes cast for the statewide, countywide, or

1			federal office by the total voter turnout in
2			the state, county, or federal office
3			district, as the case may be; and
4		(ii)	The overseas votes cast for any election in
5			the State for a federal office shall be
6			treated as a separate representative
7			district and the election rate point shall
8			be calculated by dividing the total number
9			of overseas votes cast for the affected
10			federal office by the total voter turnout in
11			the affected federal office district. The
12			term "overseas votes" means those votes cast
13			by absentee ballots for a presidential
14			election as provided in section 15-3.
15		A11	election rate points shall be expressed as
16		deci	mal fractions rounded to the nearest hundred
17		thou	sandth;
18	(B)	The o	candidate with the highest number of votes in
19		a rej	presentative district shall be allocated the
20		elec	tion rate point calculated under subparagraph
21		(A)	for that district. In the event that two or
22		more	persons are tied in receiving the highest

1		number of votes for that district, the election
2		rate point shall be equally apportioned among
3		those candidates involved in that district tie;
4	(C)	After the election rate points calculated under
5		subparagraph (A) for all the precincts have been
6		allocated as prescribed under subparagraph (B),
7	•	the election rate points allocated to each
8		candidate shall be tallied and the candidate with
9		the <u>highest</u> election rate point total shall be
10		declared the winner; and
11	(D)	If there is a tie between two or more candidates
12		in the election rate point total, the candidate
13		who is allocated the highest election rate points
14		from the representative district with the largest
15		voter turnout shall be declared the winner."
16	SECTION 3	. Section 12-8, Hawaii Revised Statutes, is
17	amended by ame	nding subsection (f) to read as follows:
18	"(f) If a	a political party objects to the nomination paper
19	filed by a cand	didate because the candidate is not a member of
20	the party purs	uant to the party's rules filed in conformance
21	with section 13	1-63, an officer of the party whose name appears
22	on file with the	ne chief election officer shall file a complaint
	SB3029 HD1 HMS	2012-2932

- 1 in the circuit court for a prompt determination of the
- 2 objection; provided that the complaint shall be filed with the
- 3 clerk of the circuit court not later than 4:30 p.m. on the
- 4 sixtieth [working] day or the next earliest working day prior to
- 5 that election day."
- 6 SECTION 4. Section 121-15, Hawaii Revised Statutes, is
- 7 amended to read as follows:
- 8 "§121-15 Commissioned and warrant officers; transfer to
- 9 inactive list, retirement, separation. Officers may be
- 10 transferred to the inactive or retired lists, or separated from
- 11 the service as follows:
- 12 (1) An officer may be honorably discharged by reason of
- resignation, removal of residence from the State,
- 14 failure to meet or maintain the requirements for
- 15 federal recognition, or acceptance of an incompatible
- office.
- 17 (2) An officer who is eliquible to be placed on the retired
- 18 list under federal law, or who has completed the years
- of service required for retirement under [chapter 67
- 20 of Title 10, United States Code, chapter 1223
- 21 may at the officer's request be discharged, or with

I	the	approval	of	the	governor	be	placed	on	the	retired
2	list	-								

- (3) Any commissioned officer who has served in the same grade in the military service of the State for a continuous period of not less than ten years, upon the commissioned officer's own request, may be honorably discharged or placed on the retired list.
- (4) Any officer who is rendered surplus by the disbandment of the officer's unit, or who changes the officer's residence within the State and is unable to serve with the unit to which the officer was assigned, shall be absorbed in another unit of the army or air national guard, or if there be no such other available unit the officer shall be transferred to an inactive status as authorized by the secretary of the army or of the air force, and may be ordered to perform appropriate duties.
- (5) At any time the moral character, capacity, and general fitness for the service of any officer may be investigated and determined by an efficiency board of three commissioned or warrant officers, senior in rank to the officer if possible, to be appointed by the

governor. The investigation shall be thorough and
impartial, and may include misconduct in civil life
for which the officer is not amenable to trial by
court-martial. If the findings are unfavorable to the
officer and are approved by the governor, the officer
shall be discharged

- (6) At any time the physical fitness for the service of any officer, upon order of the governor, may be investigated and determined by a board of not less than three commissioned officers, not less than two of whom shall be medical officers. If the board reports the officer to be physically unable to perform the duties of the officer's office, and the report is approved by the governor, the officer may be discharged or placed on the retired list.
- (7) Any officer who is under sentence of imprisonment by a civil court for any offense involving moral turpitude, whether suspended or not, or who has been absent without leave for three months, or who refuses or neglects to report before the board provided in paragraph (5) or (6) within a period of three months from the time the officer is ordered to report before

1	the board may be discharged with the approval of the
2	governor.
3	(8) Upon the approval by the governor of a sentence of
4	dismissal rendered by a court-martial, the officer
5	shall be dismissed."
6	SECTION 5. Section 128D-1, Hawaii Revised Statutes, is
7	amended by amending the definition of "national contingency
8	plan" to read as follows:
9	""National contingency plan" means the national contingenc
10	plan published under section [$\frac{311(c)}{c}$] $\frac{311(d)}{c}$ of the Clean Water
11	Act or revised pursuant to section 105 of CERCLA."
12	SECTION 6. Section 142-61, Hawaii Revised Statutes, is
13	amended by amending subsection (d) to read as follows:
14	"(d) Whenever fences are built on any boundary, or within
15	the exterior boundaries of any privately owned land or lot, or
16	within the exterior boundaries of any leased public land or lot
17	to keep animals confined to certain areas or to keep farms
18	protected against the trespass of animals, except on the
19	boundary of any government road, it shall be lawful to have
20	fence wire electrically charged, provided such wire is fastened
21	to insulators supported on posts, and provided also that the
22	charge supplied shall be through an approved electric fence

- 1 controller which shall be labeled or listed as conforming to the
- 2 standards of either the [National Bureau of Standards,] National
- 3 Institute of Standards and Technology, the Underwriters
- 4 Laboratories, Inc., or any other similar institutions of
- 5 recognized standing, and provided that an electric fence
- 6 controller intended for use in the State shall bear a recognized
- 7 commercial trade name and the name of the selling agency of
- 8 same."
- 9 SECTION 7. Section 144-4, Hawaii Revised Statutes, is
- 10 amended by amending subsection (a) to read as follows:
- "(a) Any commercial feed, other than custom-mixed or toll-
- 12 milled feed, distributed in this State or imported shall be
- 13 accompanied by a legible label bearing the following
- 14 information:
- 15 (1) The net weight.
- 16 (2) The product name or brand name under which the
- 17 commercial feed is distributed.
- 18 (3) The guaranteed analysis stated in such terms as the
- department by rule determines is required to advise
- the user of the composition of the commercial feed or
- 21 to support claims made in the labeling. In all cases
- the substances or elements must be determinable by

1		laboratory methods published by the [Association of
2		Official Analytical Chemists. AOAC International.
3	(4)	The common or official name of each ingredient used in
4		the manufacture of the commercial feed, except as the
5		department may, by rule, permit the use of a
6		collective term for a group of ingredients all of
7	·	which perform the same function.
8	(5)	The name and principal address of the person
9		responsible for distributing the commercial feed.
10	(6)	Adequate directions for use for all commercial feeds
11		containing drugs and for such other commercial feeds
12		as the department may require by rule as necessary for
13		their safe and effective use.
14	(7)	Such precautionary statements as the department by
15		rule determines are necessary for the safe and
16		effective use of the commercial feed."
17	SECT	ION 8. Section 144-9, Hawaii Revised Statutes, is
18	amended by	y amending subsection (e) to read as follows:
19	" (e)	Sampling and analysis shall be conducted in
20	accordance	e with methods published by the [Association of
21	Official 7	Analytical Chemists] AOAC International or in
22	accordance	e with other generally recognized methods."

1	SECT	ION 9	. Section 235-2.4, Hawaii Revised Statutes, is
2	amended b	y ame	ending subsection (i) to read as follows:
3	"(i)	Sec	tion 164 (with respect to taxes) of the Internal
4	Revenue C	ode s	hall be operative for the purposes of this
5	chapter,	excep	t that:
6	(1)	Sect	ions 164(a)(6)[, 164(b)(5),] and 164(b)(6) shall
7		not	be operative for the purposes of this chapter; and
8	(2)	The	deductions under sections 164(a)(3) and 164(b)(5)
9		shal	l not be operative for corporate taxpayers and
10		shal	l be operative only for the following individual
11		taxp	ayers:
12		(A)	A taxpayer filing a single return or a married
13			person filing separately with a federal adjusted
14			gross income of less than \$100,000;
15		(B)	A taxpayer filing as a head of household with a
16			federal adjusted gross income of less than
17			\$150,000; and
18		(C)	A taxpayer filing a joint return or as a
19			surviving spouse with a federal adjusted gross
20			income of less than \$200,000."

1	SECTION 10. Chapter 431, Hawaii Revised Statutes, is
2	amended by amending the title of part VIII of article 10D to
3	read as follows:
4	"[+]PART VIII.[+] USE OF SENIOR-SPECIFIC
5	[+]CERTIFICATIONS[+] AND PROFESSIONAL DESIGNATIONS"
6	SECTION 11. Section 432E-5, Hawaii Revised Statutes, is
7	amended by amending subsection (d) to read as follows:
8	"(d) A health carrier shall send notice of its final
9	internal determination within sixty days of the submission of
10	the complaint to the enrollee, the enrollee's appointed
11	representative, if applicable, the enrollee's treating provider,
12	and the commissioner. The notice shall include the following
13	information regarding the enrollee's rights and procedures:
14	(1) The enrollee's right to request an external review;
15	(2) The one hundred thirty day deadline for requesting an
16	external review;
17	(3) Instructions on how to request an external review; and
18	(4) Where to submit the request for an external review.
19	In addition to these general requirements, the notice shall
20	conform to the requirements of [section 432E 35.] sections 432E-
21	35 and 432 <u>E-36.</u> "

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SECTION 12. Section 432E-35, Hawaii Revised Statutes, is
 1
 2
    amended by amending subsections (d) and (e) to read as follows:
 3
               If the commissioner determines that an enrollee is
 4
    eligible for expedited external review even though the enrollee
 5
    has not exhausted the health carrier's internal review process,
 6
    the health carrier shall not be required to proceed with its
    internal review process. The health carrier may elect to
 7
 8
    proceed with its internal review process even though the request
 9
    is determined by the commissioner to be eligible for expedited
10
    external review; provided that the internal review process shall
11
    not delay or terminate an expedited external review unless the
12
    health carrier decides to reverse its adverse determination and
13
    provide coverage or payment for the health care service that is
14
    the subject of the adverse determination. Immediately after
    making a decision to reverse its adverse determination, the
15
16
    health carrier shall notify the enrollee, the enrollee's
17
    authorized representative, the independent review organization
18
    assigned pursuant to subsection [\frac{(c)}{c}] (e), and the commissioner
19
    [+] in writing[+] of its decision. The assigned independent
20
    review organization shall terminate the expedited external
21
    review upon receipt of notice from the health carrier pursuant
22
    to this subsection.
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- (e) Upon receipt of the notice pursuant to subsection
- 2 [(a)] (b) or a determination of the commissioner pursuant to
- 3 subsection [(c)] (d) that the enrollee meets the eligibility
- 4 requirements for expedited external review, the commissioner
- 5 shall immediately randomly assign an independent review
- 6 organization to conduct the expedited external review from the
- 7 list of approved independent review organizations qualified to
- 8 conduct the external review, based on the nature of the health
- 9 care service that is the subject of the adverse action and other
- 10 factors determined by the commissioner including conflicts of
- 11 interest pursuant to section 432E-43, compiled and maintained by
- 12 the commissioner to conduct the external review and immediately
- 13 notify the health carrier of the name of the assigned
- 14 independent review organization."
- 15 SECTION 13. Section 514A-121.5, Hawaii Revised Statutes,
- 16 is amended to read as follows:
- 17 "§514A-121.5 [+] Mediation[+]. If an apartment owner or the
- 18 board of directors requests mediation of a dispute involving the
- 19 interpretation or enforcement of the association of apartment
- 20 owners' declaration, bylaws, or house rules, the other party in
- 21 the dispute shall be required to participate in mediation. Each
- 22 party shall be wholly responsible for its own costs of

- participating in mediation, unless at the end of the mediation 1 process, both parties agree that one party shall pay all or a 2 specified portion of the mediation costs. If an apartment owner 3 or the board of directors refuses to participate in the mediation 4 of a particular dispute, a court may take this refusal into 5 consideration when awarding expenses, costs, and attorney's fees." 6 SECTION 14. Section 514B-161, Hawaii Revised Statutes, is 7 amended to read as follows: 8 "§514B-161 Mediation. (a) If an apartment owner or the 9 board of directors requests mediation of a dispute involving the 10 interpretation or enforcement of the association of apartment 11 owners' declaration, bylaws, or house rules, the other party in 12 the dispute shall be required to participate in mediation. Each 13 party shall be wholly responsible for its own costs of 14 participating in mediation, unless both parties agree that one 15 party shall pay all or a specified portion of the mediation 16 costs. If a party refuses to participate in the mediation of a **17** particular dispute, a court may take this refusal into 18 consideration when awarding expenses, costs, and attorneys' 19
 - 21 (b) Nothing in subsection (a) shall be interpreted to 22 mandate the mediation of any dispute involving:

SB3029 HD1 HMS 2012-2932

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fees.

S.B.	NO.	3029 S.D. 1 H.D. 1

1	(1)	Actions seeking equitable relief involving threatened
2		property damage or the health or safety of association
3		members or any other person;

- (2) Actions to collect assessments;
- 5 (3) Personal injury claims; or
- 6 (4) Actions against an association, a board, or one or
 7 more directors, officers, agents, employees, or other
 8 persons for amounts in excess of \$2,500 if insurance
 9 coverage under a policy of insurance procured by the
 10 association or its board would be unavailable for
 11 defense or judgment because mediation was pursued.
- 12 (c) If any mediation under this section is not completed
 13 within two months from commencement, no further mediation shall
 14 be required unless agreed to by the parties."
- 15 SECTION 15. Section 712-1240, Hawaii Revised Statutes, is 16 amended by amending the definitions of "dangerous drugs" and 17 "harmful drug" to read as follows:
- ""Dangerous drugs" means any substance or immediate

 precursor defined or specified as a "Schedule I substance" or a

 "Schedule II substance" by chapter 329, or a substance specified

 in section [329 18(c)(13),] 329-18(c)(14), except marijuana or

 marijuana concentrate.

SB3029 HD1 HMS 2012-2932

"Harmful drug" means any substance or immediate precursor 1 defined or specified as a "Schedule III substance" or a 2 "Schedule IV substance" by chapter 329, or any marijuana 3 concentrate except marijuana and a substance specified in 4 section $[\frac{329}{18}, \frac{18}{(c)}, \frac{(13)}{(13)}]$ 329-18(c)(14). 5 SECTION 16. Act 151, Session Laws of Hawaii 2009, is 6 amended by amending section 28 to read as follows: 7 "SECTION 28. This Act shall take effect upon approval $[-]_{\underline{i}}$ 8 provided that the amendments made to section 346-352, Hawaii 9 Revised Statutes, by this Act shall not be repealed when section 10 346-352, Hawaii Revised Statutes, is reenacted on July 1, 2013, 11 pursuant to section 5 of Act 92, Session Laws of Hawaii 2007." 12 PART II 13 SECTION 17. Section 235-1, Hawaii Revised Statutes, is 14 amended by amending the definition of "prepaid legal service 15 plan" to read as follows: 16 ""[Prepaid legal] Legal service plan" ("Plan") means a 17 [group legal service] plan in which the cost of the services are 18 [prepaid] paid by [the group member] a member or by some other 19 person or organization in the member's behalf. A [group] legal 20

service plan is a plan by which legal services are rendered to

1	[individual-	-members of	a group]	members	identifiable	in terms	of
2	some common	interest.	A plan si	hall prov	/ide:		

- (A) That individual members shall be afforded freedom of
 choice in the selection of their own attorney or
 attorneys to provide legal services under such plan.
- 6 (B) For the payment of equal amounts for the cost of
 7 services rendered without regard to the identity of
 8 the attorney or attorneys selected by the plan member
 9 or members. No plan shall otherwise discriminate on
 10 the basis of such selection."
- 11 SECTION 18. Section 235-2.4, Hawaii Revised Statutes, is 12 amended by amending subsection (z) to read as follows:
- "(z) Sections 512 to 514 (with respect to taxation of business income of certain exempt organizations) of the Internal Revenue Code shall be operative for the purposes of this chapter as provided in this subsection.
- "Unrelated business taxable income" means the same as in
 the Internal Revenue Code, except that in the computation
 thereof sections 235-3 to 235-5, and 235-7 (except subsection
 (c)), shall apply, and in the determination of the net operating
 loss deduction there shall not be taken into account any amount
 of income or deduction that is excluded in computing the

- 1 unrelated business taxable income. Unrelated business taxable
- 2 income shall not include any income from a [prepaid] legal
- 3 service plan.
- 4 For a person described in section 401 or 501 of the
- 5 Internal Revenue Code, as modified by section 235-2.3, the tax
- 6 imposed by section 235-51 or 235-71 shall be imposed upon the
- 7 person's unrelated business taxable income."
- 8 SECTION 19. Section 235-7, Hawaii Revised Statutes, is
- 9 amended by amending subsection (a) to read as follows:
- "(a) There shall be excluded from gross income, adjusted
- 11 gross income, and taxable income:
- 12 (1) Income not subject to taxation by the State under the
- 13 Constitution and laws of the United States:
- 14 (2) Rights, benefits, and other income exempted from
- taxation by section 88-91, having to do with the state
- 16 retirement system, and the rights, benefits, and other
- income, comparable to the rights, benefits, and other
- income exempted by section 88-91, under any other
- public retirement system;
- 20 (3) Any compensation received in the form of a pension for
- 21 past services;

	(4)	compensacion para to a pacient affected with nansen s
2		disease employed by the State or the United States in
3		any hospital, settlement, or place for the treatment
4		of Hansen's disease;
5	(5)	Except as otherwise expressly provided, payments made
6		by the United States or this State, under an act of
7		Congress or a law of this State, which by express
8		provision or administrative regulation or
9		interpretation are exempt from both the normal and
10		surtaxes of the United States, even though not so
11		exempted by the Internal Revenue Code itself;
12	(6)	Any income expressly exempted or excluded from the
13		measure of the tax imposed by this chapter by any
14		other law of the State, it being the intent of this
15		chapter not to repeal or supersede any express
16		exemption or exclusion;
17	(7)	Income received by each member of the reserve
18		components of the Army, Navy, Air Force, Marine Corps
19		or Coast Guard of the United States of America, and
20		the Hawaii national guard as compensation for
21		performance of duty, equivalent to pay received for

1		fort	y-eight drills (equivalent of twelve weekends) and
2		fift	een days of annual duty, at an:
3		(A)	E-1 pay grade after eight years of service;
4			provided that this subparagraph shall apply to
5	•		taxable years beginning after December 31, 2004;
6		(B)	E-2 pay grade after eight years of service;
7			provided that this subparagraph shall apply to
8			taxable years beginning after December 31, 2005;
9		(C)	E-3 pay grade after eight years of service;
10			provided that this subparagraph shall apply to
11			taxable years beginning after December 31, 2006;
12		(D)	E-4 pay grade after eight years of service;
13			provided that this subparagraph shall apply to
14			taxable years beginning after December 31, 2007;
15			and
16		(E)	E-5 pay grade after eight years of service;
17			provided that this subparagraph shall apply to
18			taxable years beginning after December 31, 2008;
19	(8)	Inco	me derived from the operation of ships or aircraft
20		if t	he income is exempt under the Internal Revenue
21		Code	pursuant to the provisions of an income tax
22		trea	ty or agreement entered into by and between the

1		United States and a foreign country; provided that the
2		tax laws of the local governments of that country
3		reciprocally exempt from the application of all of
4		their net income taxes, the income derived from the
5	•	operation of ships or aircraft that are documented or
6		registered under the laws of the United States;
7	(9)	The value of legal services provided by a [prepaid]
8		legal service plan to a taxpayer, the taxpayer's
9		spouse, and the taxpayer's dependents;
10	(10)	Amounts paid, directly or indirectly, by a [prepaid]
11		legal service plan to a taxpayer as payment or
12		reimbursement for the provision of legal services to
13		the taxpayer, the taxpayer's spouse, and the
14		taxpayer's dependents;
15	(11)	Contributions by an employer to a [prepaid] legal
16		service plan for compensation (through insurance or
17		otherwise) to the employer's employees for the costs
18		of legal services incurred by the employer's
19		employees, their spouses, and their dependents;
20	(12)	Amounts received in the form of a monthly surcharge by
21		a utility acting on behalf of an affected utility
22		under section 269-16.3 shall not be gross income,

S.B. NO. 3029 S.D. 1

1		adjusted gross income, or taxable income for the
2		acting utility under this chapter. Any amounts
3		retained by the acting utility for collection or other
4		costs shall not be included in this exemption; and
5	(13)	One hundred per cent of the gain realized by a fee
6		simple owner from the sale of a leased fee interest in
7		units within a condominium project, cooperative
8		project, or planned unit development to the
9		association of owners under chapter 514A or 514B, or
10		the residential cooperative corporation of the
11		leasehold units.
12		For purposes of this paragraph:
13		"Fee simple owner" shall have the same meaning as
14		provided under section 516-1; provided that it shall
15		include legal and equitable owners;
16		"Legal and equitable owner", and "leased fee
17		interest" shall have the same meanings as provided
18		under section 516-1; and
19		"Condominium project" and "cooperative project"
20		shall have the same meanings as provided under section
21		514C-1."

- SECTION 20. Section 237-1, Hawaii Revised Statutes, is 1 2 amended by amending the definition of "prepaid legal service 3 plan" to read as follows: 4 ""[Prepaid legal] Legal service plan" ("Plan") means a 5 [group legal service] plan in which the cost of the services are 6 [prepaid] paid by [the group member] a member or by some other 7 person or organization in the member's behalf. A [group] legal 8 service plan is a plan by which legal services are rendered to 9 [individual members of a group] members identifiable in terms of 10 some common interest. A plan shall provide: 11 (A) That individual members shall be afforded freedom of 12 choice in the selection of their own attorney or 13 attorneys to provide legal services under such plan. 14 For the payment of equal amounts for the cost of (B) 15 services rendered without regard to the identity of 16 the attorney or attorneys selected by the plan member 17 or members. No plan shall otherwise discriminate on the basis of such selection." 18 19 SECTION 21. Section 237-23, Hawaii Revised Statutes, is
- "(a) This chapter shall not apply to the following
 persons:

amended by amending subsection (a) to read as follows:

SB3029 HD1 HMS 2012-2932

1	(1)	Public service companies as that term is defined in
2		section 239-2, with respect to the gross income,
3		either actual gross income or gross income estimated
4		and adjusted, that is included in the measure of the
5		tax imposed by chapter 239;
6	(2)	Public utilities owned and operated by the State or
7		any county, or other political subdivision thereof;
8	(3)	Fraternal benefit societies, orders, or associations,
9		operating under the lodge system, or for the exclusive
10		benefit of the members of the fraternity itself,
11		operating under the lodge system, and providing for
12		the payment of death, sick, accident, [prepaid legal
13		services, a legal service plan, or other benefits to
14		the members of the societies, orders, or associations,
15		and to their dependents;
16	(4)	Corporations, associations, trusts, or societies
17		organized and operated exclusively for religious,
18		charitable, scientific, or educational purposes, as
19		well as that of operating senior citizens housing
20		facilities qualifying for a loan under the laws of the

United States as authorized by section 202 of the

Housing Act of 1959, as amended, as well as that of

21

1		operating a (prepara regar services) legar service
2		plan, as well as that of operating or managing a
3		homeless facility, or any other program for the
4		homeless authorized under part XVII of chapter 346;
5	(5)	Business leagues, chambers of commerce, boards of
6		trade, civic leagues, agricultural and horticultural
7		organizations, and organizations operated exclusively
8		for the benefit of the community and for the promotion
9		of social welfare that shall include the operation of
10		a [prepaid] legal service plan, and from which no
11		profit inures to the benefit of any private
12		stockholder or individual;
13	(6)	Hospitals, infirmaries, and sanitaria;
14	(7)	Cooperative associations incorporated under chapter
15		421 or Code section 521 cooperatives which fully meet
16		the requirements of section 421-23, except Code
17		section 521 cooperatives need not be organized in
18		Hawaii; provided that:
19		(A) The exemption shall apply only to the gross
20		income derived from activities that are pursuant
21		to purposes and powers authorized by chapter 421,
22		except those provisions pertaining to or

1			requiring corporate organization in Hawaii do not
2			apply to Code section 521 cooperatives;
3		(B)	The exemption shall not relieve any person who
4			receives any proceeds of sale from the
5			association of the duty of returning and paying
6			the tax on the total gross proceeds of the sales
7			on account of which the payment was made, in the
8			same amount and at the same rate as would apply
9			thereto had the sales been made directly by the
10			person, and all those persons shall be so
11			taxable; and
12		(C)	As used in this paragraph, "Code section 521
13			cooperatives" mean associations that qualify as a
14			cooperative under section 521 (with respect to
15			exemption of farmers' cooperatives from tax) of
16			the Internal Revenue Code of 1986, as amended;
17	(8)	Pers	ons affected with Hansen's disease and kokuas,
18		with	respect to business within the county of Kalawao;
19	(9)	Corp	orations, companies, associations, or trusts
20		orga	nized for the establishment and conduct of
21		ceme	teries no part of the net earnings of which inures
22		to t	he financial benefit of any private stockholder or

1		individual; provided that the exemption shall apply
2		only to the activities of those persons in the conduct
3		of cemeteries and shall not apply to any activity the
4		primary purpose of which is to produce income, even
5		though the income is to be used for or in the
6		furtherance of the exempt activities of those persons;
7		and
8	(10)	Nonprofit shippers associations operating under part
9		296 of the Civil Aeronautics Board Economic
10		Regulations."
11	SECT	ION 22. Section 431:1-201, Hawaii Revised Statutes, is
12	amended by	y amending subsection (b) to read as follows:
13	"(b)	The following contracts are not considered to be
14	insurance	for the purposes of this code:
15	(1)	A bond with respect to which no premium is charged or
16		paid;
17	(2)	A bond or contract or undertaking in the performance
18		of which the surety has an interest other than that of
19		surety;
20	(3)	A plan or agreement between an employer and any
21		employee or the employee's representative,
22		individually or collectively, by the terms of which

	the employer or the parties to the plan or agreement
	agree to contribute to the cost of nonoccupational
	disability benefits, medical attention, treatment or
	hospitalization for the employee or members of the
	employee's family unless such plan is underwritten by
•	an insurer as defined in this article;

- (4) A [prepaid] legal service plan as defined in chapter
 488 other than plans in which either the [group]
 person or entity offering the plan or the person
 administering the plan is otherwise subject to this
 code;
- interinsurance contract, which qualifies under chapter
 435E between members of a cooperative corporation,
 whose members consist only of physicians and surgeons
 licensed in Hawaii, which contracts indemnify solely
 in respect to medical malpractice claims against such
 members, and which do not collect in advance of loss
 any moneys other than contributions by each member to
 a collective reserve trust fund or for necessary
 expenses of administration."

1	SECTION 23. Section 432:1-104, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§432:1-104 Definitions. For the purposes of this
4	article:
5	(1) [Commissioner Commissioner means the insurance
6	commissioner of the State of Hawaii.
7	(2) [Mutual benefit society] "Mutual benefit society" is
8	any corporation, unincorporated association, society,
9	or entity:
10	(A) Organized and carried on for the primary benefit
11	of its members and their beneficiaries and not
12	for profit, and:
13	(i) Making provision for the payment of benefits
14	in case of sickness, disability, or death of
15	its members, or disability, or death of its
16	members' spouses or reciprocal beneficiaries
17	or children, or
18	(ii) Making provision for the payment of any
19 .	other benefits to or for its members,
20	whether or not the amount of the benefits is
21	fixed or rests in the discretion of the society,
22	its officers, or any other person or persons; and

1		the	fund from which the payment of the benefits
2		shal	l be defrayed is derived from assessments or
3		dues	collected from its members, and the payment
4		of d	eath benefits is made to the families
5		incl	uding reciprocal beneficiaries, heirs, blood
6		rela	tives, or persons named by its members as
7		thei:	r beneficiaries; or
8	(B)	Orga	nized and carried on for any purpose, which:
9		(i)	Regularly requires money to be paid to it by
10			its members, whether the money be in the
11			form of dues, subscriptions, receipts,
12			contributions, assessments or otherwise, and
13		(ii)	Provides for the payment of any benefit or
14			benefits or the payment of any money or the
15			delivery of anything of value to its members
16			or their relatives including reciprocal
17			beneficiaries, or to any person or persons
18			named by its members as their beneficiaries,
19			or to any class of persons which includes or
20			may include its members,
21		whetl	ner or not the amount or value of the
22		bene	fit, benefits, money, or thing of value is

S.B. NO. S.D. 1

1		fixed, or rests in the discretion of the society,
2		its officers, or any other person or persons; or
3	(C)	Organized and carried on for any purpose, whose
4		requirements and provisions although not
5		identical with, are determined by the
6		commissioner to be substantially similar to,
7		those enumerated in subparagraphs (A) and (B).
8	Part	icipating in a [prepaid] legal service plan
9	subj	ect to chapter 488 shall not in itself make a
10	corp	oration, unincorporated association, society, or
11	enti	ty a mutual benefit society and subject to this
12	arti	cle."
13	SECTION 2	4. Section 432:2-101, Hawaii Revised Statutes, is
14	amended to rea	d as follows:
15	"§432:2-1	01 Scope of article. This article relates only
16	to fraternal b	enefit societies, as defined herein, which desire
17	to be authoriz	ed to pay benefits in accordance with this article
18	after July 10,	1961. This article shall not apply to [prepaid]
19	legal service	plans subject to chapter 488 even though the plan
20	may be offered	by a fraternal benefit society."

- 1 PART III
- 2 SECTION 25. Statutory material to be repealed is bracketed
- 3 and stricken. New statutory material is underscored.
- 4 SECTION 26. This Act shall take effect on July 1, 2012;
- 5 provided that section 9, amending section 235-2.4, Hawaii
- 6 Revised Statutes, shall take effect retroactive to January 1,
- 7 2011; and provided further that the amendments made to section
- 8 235-7(a), Hawaii Revised Statutes, by section 19, shall not be
- 9 repealed when section 235-7(a), Hawaii Revised Statutes, is
- 10 reenacted on January 1, 2013, pursuant to Act 166, Session Laws
- 11 of Hawaii 2007.

Report Title:

Revision Bill

Description:

Amends various provisions of the Hawaii Revised Statutes and the Session Laws of Hawaii for the purpose of correcting errors and references and clarifying language. Effective July 1, 2012. (SB3029·HD1)

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