A BILL FOR AN ACT

RELATING TO THE HAWAII HEALTH SYSTEMS CORPORATION.

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

1 SECTION 1. The Hawaii health systems corporation operates 2 public health care facilities that provide essential safety net 3 hospital and long-term care services throughout the State. to rapid changes taking place in the health care industry and 4 5 implementation of national health care reform, the legislature 6 finds that the governance structure of the Hawaii health systems corporation must be provided with the appropriate flexibility 7 8 and autonomy needed for community hospitals to compete and 9 remain viable. 10 The current Hawaii health systems corporation governance 11 structure includes regional chief executive officers serving as ex-officio, voting members, who have been instrumental in 12

13 bringing additional expertise to the board during the time of 14 transition to a multi-level board system. However, the

15 legislature finds that the roles, powers, and responsibilities

16 of the corporate board and regional boards have been the subject

of extensive debate since the establishment of regional boards 17

18 In light of the successful establishment of the HB1484 HD2 LRB 13-1304.doc



1 regional boards, significant challenges imposed by an ever-2 changing and complex health environment, the time commitment 3 required of individuals who serve on the corporate board, and 4 the desire for additional community participation, the time has 5 come to change the composition of the Hawaii health systems 6 corporation board by changing the role of the regional chief 7 executive officers to nonvoting status. A new board structure will support clear and consistent roles for all regions and 8 9 reduce the conflicts of interest of regional chief executive 10 officers who not only sit as voting members on the Hawaii health 11 systems corporation board but also must look out for the best 12 interests of their respective regions. A new board structure 13 will create a more balanced multi-board tiered system. 14 Furthermore, revamping the Hawaii health systems corporation employee structure is necessary for the corporation 15 16 to improve efficiencies, operate more like private hospitals, 17 and compete for qualified health care workers. This Act will: 18 (1)Clarify and separate the powers of the Hawaii health 19 systems corporation to provide a clear line of 20 authority and accountability;

Allow the Hawaii health systems corporation to

leverage one of its major assets--property owned in

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(2)

21

1		fee simpleby mortgaging it to secure loans and			
2		expanding the ability to enter into financing leases.			
3	These changes will provide the corporation with the				
4		flexibility intended by the legislature in 1996 when			
5		the corporation was first created to run the state			
6		hospitals;			
7	(3)	Establish a separate benefits structure for new			
8		employees to allow the corporation to negotiate			
9		contracts for its health care employees; and			
10	(4)	Build on the progress made by the regions to			
11		coordinate service delivery and improve health care.			
12	The	purpose of this Act is to affirm the State's commitment			
13	to provide high-quality health care for the people of the State				
14	by amending the structure and composition of the Hawaii health				
15	systems corporation to increase flexibility for the corporation				
16	and improve accountability and sustainability within the system.				
17	SECTION 2. Chapter 323F, Hawaii Revised Statutes, is				
18	amended b	y adding three new sections to be appropriately			
19	designated and to read as follows:				
20	" <u>§</u> 32	3F-A Hawaii health systems corporation personnel			
21	system.	(a) Notwithstanding any other law to the contrary, the			
22	corporati	on board may establish without regard to the public			
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- 1 notice or public hearing requirements of chapter 91, a personnel
- 2 system separate from the existing system, to be known as the
- 3 Hawaii health systems corporation personnel system, for
- 4 employees commencing employment on or after July 1, 2014.
- 5 (b) General administration and responsibility for the
- 6 proper operation of the personnel system of the corporation
- 7 shall be vested in the corporation board and may be delegated to
- 8 the regional system boards for their respective employees.
- 9 (c) Any person hired after the establishment of the Hawaii
- 10 health systems corporation personnel system shall become an
- 11 employee of the Hawaii health systems corporation personnel
- 12 system.
- 13 (d) Any person who commenced employment with the
- 14 corporation or any of the regional systems prior to the
- 15 establishment of the Hawaii health systems corporation personnel
- 16 system and continues uninterrupted to be employed by the same
- 17 shall remain an employee of the personnel system in existence
- 18 prior to the establishment of the Hawaii health systems
- 19 corporation personnel system.
- (e) No rights are created under this section for employees
- 21 without tenure.

1	(f) For purposes of this chapter, "employees without
2	tenure" means employees who are not members of the civil service
3	system entitled to hold the member's position for the duration
4	of the member's appointment, as provided in section 76-27.
5	§323F-B Collective bargaining agreements. Collective
6	bargaining agreements in effect on July 1, 2014, covering
7	employees of the Hawaii health systems corporation personnel
8	system, shall continue in full force and effect and shall be
9	recognized by the corporation until the termination date of the
10	agreements or until mutually modified by the parties. Upon
11	expiration of those agreements, the corporation may negotiate
12	collective bargaining agreements or sub-agreements under chapter
13	89 to address its needs for efficiency and effectiveness.
14	§323F-C Hawaii health systems corporation personnel
15	system; rights. (a) All employees of the corporation shall
16	have full rights under all applicable laws to self-organize; to
17	form, join, or assist labor organizations; to bargain
18	collectively through representatives of their own choosing, and
19	to undertake other concerted activities for the purpose of
20	collective bargaining or other mutual aid or protection and
21	shall have the right to refrain from any or all such activities
22	except to the extent that such right may be affected by an
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1 agreement requiring membership in a labor organization as a 2 condition of employment, as may be permitted under all applicable laws; provided that the corporation shall recognize 3 4 the continuing effect of collective bargaining agreements in 5 effect on July 1, 2014, covering employees of the corporation, 6 until such agreements are altered or amended by the parties in 7 conformance with all applicable laws and as otherwise provided." 8 Section 89-6, Hawaii Revised Statutes, is 9 amended as follows: 10 1. By amending subsections (a) and (b) to read: 11 "(a) All employees throughout the State within any of the 12 following categories shall constitute an appropriate bargaining 13 unit: 14 (1)Nonsupervisory employees in blue collar positions; 15 (2)Supervisory employees in blue collar positions; 16 (3) Nonsupervisory employees in white collar positions; 17 (4)Supervisory employees in white collar positions; 18 (5) Teachers and other personnel of the department of education under the same pay schedule, including part-19 20 time employees working less than twenty hours a week 21 who are equal to one-half of a full-time equivalent;

1	(6)	Educational officers and other personnel of the
2		department of education under the same pay schedule;
3	(7)	Faculty of the University of Hawaii and the community
4		college system;
5	(8)	Personnel of the University of Hawaii and the
6		community college system, other than faculty;
7	(9)	Registered professional nurses;
8	(10)	Institutional, health, and correctional workers;
9	(11)	Firefighters;
10	(12)	Police officers; [and]
11	(13)	Professional and scientific employees, who cannot be
12		included in [any of the other] bargaining units[-]
13		(1), (2), (3), (4), (5), (6), (7), (8), (9), (10),
14		(11), and (12);
15	(14)	Nonsupervisory employees in blue collar positions with
16		the Hawaii health systems corporation;
17	(15)	Supervisory employees in blue collar positions with
18		the Hawaii health systems corporation;
19	(16)	Nonsupervisory employees in white collar positions
20		with the Hawaii health systems corporation;
21	(17)	Supervisory employees in white collar positions with
22		the Hawaii health systems corporation;

1	(18)	Registered professional nurses with the Hawaii health
2		systems corporation;
3	(19)	Institutional and health workers with the Hawaii
4		health systems corporation; and
5	(20)	Professional and scientific employees with the Hawaii
6		health systems corporation, who cannot be included in
7		bargaining units (14), (15), (16), (17), (18), and
8		<u>(19).</u>
9	(d)	Because of the nature of the work involved and the
10	essential	ity of certain occupations that require specialized
11	training,	supervisory employees who are eligible for inclusion
12	in <u>bargai</u>	ning units (9) through (13) shall be included in
13	bargainin	g units (9) through (13), respectively, instead of
14	<u>bargainin</u>	g unit (2) or (4)."
15	2.	By amending subsection (d) to read:
16	"(d)	For the purpose of negotiating a collective
17	bargainin	g agreement, the public employer of an appropriate
18	bargainin	g unit shall mean the governor together with the
19	following	employers:
20	(1)	For bargaining units (1), (2), (3), (4), (9), (10),
21		and (13), the governor shall have $[six]$ five votes and
22		the mayors[7] and the chief justice[7 and the Hawaii



1		health systems corporation board shall each have one		
2		vote if they have employees in the particular		
3		bargaining unit;		
4	(2)	For bargaining units (11) and (12), the governor shall		
5		have four votes and the mayors shall each have one		
6		vote;		
7	(3)	For bargaining units (5) and (6), the governor shall		
8		have three votes, the board of education shall have		
9		two votes, and the superintendent of education shall		
10		have one vote;		
11	(4)	For bargaining units (7) and (8), the governor shall		
12		have three votes, the board of regents of the		
13		University of Hawaii shall have two votes, and the		
14		president of the University of Hawaii shall have one		
15		vote[÷]; and		
16	<u>(5)</u>	For bargaining units (14), (15), (16), (17), (18),		
17		(19), and (20), the governor shall have one vote and		
18		the Hawaii health systems corporation board shall have		
19		one vote.		
20	Any decis:	ion to be reached by the applicable employer group		
21	shall be on the basis of simple majority, except when a			
22	bargaining	g unit includes county employees from more than one		
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- 1 county. In [such] that case, the simple majority shall include
- 2 at least one county."
- 3 SECTION 4. Section 89-8.5, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "\$89-8.5 Negotiating authority; Hawaii health systems
- 6 corporation. Notwithstanding any law to the contrary, including
- 7 section 89-6(d), the Hawaii health systems corporation [or any
- 8 of the regional-boards], as a sole employer negotiator, may
- 9 negotiate with the exclusive representative of any appropriate
- 10 bargaining unit and execute memorandums of understanding for
- 11 employees under its control to alter any existing or new
- 12 collective bargaining agreement on any item or items subject to
- 13 section 89-9."
- 14 SECTION 5. Section 89-11, Hawaii Revised Statutes, is
- 15 amended by amending subsection (e) to read as follows:
- 16 "(e) If an impasse exists between a public employer and
- 17 the exclusive representative of bargaining unit (2), supervisory
- 18 employees in blue collar positions; bargaining unit (3),
- 19 nonsupervisory employees in white collar positions; bargaining
- 20 unit (4), supervisory employees in white collar positions;
- 21 bargaining unit (6), educational officers and other personnel of
- 22 the department of education under the same salary schedule;



- 1 bargaining unit (8), personnel of the University of Hawaii and
- 2 the community college system, other than faculty; bargaining
- 3 unit (9), registered professional nurses; bargaining unit (10),
- 4 institutional, health, and correctional workers; bargaining unit
- 5 (11), firefighters; bargaining unit (12), police officers; [or]
- 6 bargaining unit (13), professional and scientific employees $[\tau]$;
- 7 bargaining unit (14), nonsupervisory employees in blue collar
- 8 positions with the Hawaii health systems corporation; bargaining
- 9 unit (15), supervisory employees in blue collar positions with
- 10 the Hawaii health systems corporation; bargaining unit (16),
- 11 nonsupervisory employees in white collar positions with the
- 12 Hawaii health systems corporation; bargaining unit (17),
- 13 supervisory employees in white collar positions with the Hawaii
- 14 health systems corporation; bargaining unit (18), registered
- 15 professional nurses with the Hawaii health systems corporation;
- 16 bargaining unit (19), institutional and health workers with the
- 17 Hawaii health systems corporation; or bargaining unit (20),
- 18 professional and scientific employees with the Hawaii health
- 19 systems corporation, the board shall assist in the resolution of
- 20 the impasse as follows:
- 21 (1) Mediation. During the first twenty days after the
- date of impasse, the board shall immediately appoint a



mediator,	repres	entative	of t	the]	public	fro	om a	list	of
qualified	person	s maintai	ined	py .	the bo	ard,	to	assis	st
the partic	es in a	voluntar	ry re	esol	ution	of t	:he :	impass	se.

- after the date of impasse, the board shall immediately notify the employer and the exclusive representative that the impasse shall be submitted to a three-member arbitration panel who shall follow the arbitration procedure provided herein.
 - (A) Arbitration panel. Two members of the arbitration panel shall be selected by the parties; one shall be selected by the employer and one shall be selected by the exclusive representative. The neutral third member of the arbitration panel, who shall chair the arbitration panel, shall be selected by mutual agreement of the parties. In the event that the parties fail to select the neutral third member of the arbitration panel within thirty days from the date of impasse, the board shall request the American Arbitration Association, or its successor in function, to furnish a list of five

1		qualified arbitrators from which the neutral
2		arbitrator shall be selected. Within five days
3		after receipt of such list, the parties shall
4		alternately strike names from the list until a
5		single name is left, who shall be immediately
6		appointed by the board as the neutral arbitrator
7		and chairperson of the arbitration panel.
8	(B)	Final positions. Upon the selection and
9		appointment of the arbitration panel, each party
10		shall submit to the panel, in writing, with copy
11		to the other party, a final position which shall
12		include all provisions in any existing collective
13		bargaining agreement not being modified, all
14		provisions already agreed to in negotiations, and
15		all further provisions which each party is
16		proposing for inclusion in the final agreement.
17	(C)	Arbitration hearing. Within one hundred twenty
18		days of its appointment, the arbitration panel
19		shall commence a hearing at which time the
20		parties may submit either in writing or through
21		oral testimony, all information or data

supporting their respective final positions.

The

arbitrator, or the chairperson of the arbitration panel together with the other two members, are encouraged to assist the parties in a voluntary resolution of the impasse through mediation, to the extent practicable throughout the entire arbitration period until the date the panel is required to issue its arbitration decision.

(D) Arbitration decision. Within thirty days after the conclusion of the hearing, a majority of the arbitration panel shall reach a decision pursuant to subsection (f) on all provisions that each party proposed in its respective final position for inclusion in the final agreement and transmit a preliminary draft of its decision to the parties. The parties shall review the preliminary draft for completeness, technical correctness, and clarity and may mutually submit to the panel any desired changes or adjustments that shall be incorporated in the final draft of its decision. Within fifteen days after the transmittal of the preliminary draft, a majority

1	•	of the arbitration panel shall issue the
2		arbitration decision."
3	SECT	ION 6. Section 323F-3, Hawaii Revised Statutes, is
4	amended by	y amending subsections (a) and (b) to read as follows:
5	"(a)	The corporation shall be governed by a thirteen-
6	member bo	ard of directors that shall carry out the duties and
7	responsib	ilities of the corporation other than those duties and
8	responsib	ilities relating to the establishment of any captive
9	insurance	company pursuant to section [323F-7(c)(20)] 323F-
10	7(c)(19)	and the operation thereof.
11	(b)	The members of the corporation board shall be
12	appointed	as follows:
13	(1)	The director of health as an ex-officio, voting
14		member;
15	(2)	The five regional chief executive officers as ex-
16		officio,[voting] nonvoting members;
17	(3)	Two members who reside in the county of Maui shall be
18		appointed by the Maui regional system board;
19	(4)	One member who resides in the eastern section of the
20		county of Hawaii who shall be appointed by the East
21		Hawaii regional system board;

1	(5)	One member who resides in the western section of the
2		county of Hawaii who shall be appointed by the West
3		Hawaii regional system board;
4	(6)	One member who resides on the island of Kauai who
5		shall be appointed by the Kauai regional system board;
6	(7)	One member who resides on the island of Oahu who shall
7		be appointed by the Oahu regional system board; and
8	(8)	One member who shall be appointed by the governor and
9		serve as an at-large voting member.
10	The	[appointed] board members appointed by the regional
11	system box	ards who reside in the county of Maui, eastern section
12	of the co	unty of Hawaii, western section of the county of
13	Hawaii, o	n the island of Kauai, and on the island of Oahu shall
14	each serve	e for a term of four years; provided that the terms of
15	the initia	al appointments shall be as follows: one of the
16	initial me	embers from the county of Maui shall be appointed to
17	serve a to	erm of two years and the other member shall be
18	appointed	to serve a term of four years; the initial member from
19	East Hawa	ii shall be appointed to serve a term of two years; the
20	initial me	ember from West Hawaii shall be appointed to serve a
21	term of fo	our years; the initial member from the island of Kauai

shall be appointed to serve a term of two years; and the initial

- 1 member from the island of Oahu shall be appointed to serve a
- 2 term of four years. The at-large member appointed by the
- 3 governor shall serve a term of two years. Appointments by the
- 4 governor shall be made with the advice and consent of the senate
- 5 pursuant to section 26-34.
- 6 Any vacancy shall be filled in the same manner provided for
- 7 the original appointments. The corporation board shall elect
- 8 its own chair from among its members. Appointments to the
- 9 corporation board shall be as representative as possible of the
- 10 system's stakeholders as outlined in this subsection [-] and
- 11 shall include at least one physician."
- 12 SECTION 7. Section 323F-7, Hawaii Revised Statutes, is
- 13 amended as follows:
- 14 1. By amending its title and subsection (a) to read:
- 15 "\$323F-7 Duties and powers of the corporation [and
- 16 regional system boards]. (a) Notwithstanding any other law to
- 17 the contrary and unless otherwise specified, only those duties
- 18 and powers related to corporation-wide matters, including but
- 19 not limited to [corporation-wide budgeting,] approval of the
- 20 system-wide, regional, and facility budgets; personnel
- 21 policies $[\tau]$; procurement policies $[\tau]$; fiscal policies $[\tau]$;
- 22 accounting policies[7]; policies and decisions related to



1 affiliations[7]; and joint ventures [and contracts,]; legal 2 affairs; legislative affairs; regulatory compliance[7]; risk management $[\tau]$; continuing medical education programs $[\tau]$; 3 4 strategic planning[7]; [and] capital planning[7 including]; the 5 issuance of revenue bonds in any amount $[\tau]$; and collective 6 bargaining negotiations, shall be carried out by the corporation 7 board in collaboration with the regional system boards. [Duties 8 and powers related to the operation of facilities within each 9 regional system, including but not limited to regional system 10 and facility budgeting, employment and removal of regional 11 system and facility personnel, purchasing, regional system strategic and capital planning, organization, quality assurance, 12 13 improvement and reporting, credentialing of medical staff, and 14 the issuance of revenue bonds in any amount with corporation 15 board approval, shall be carried out by the regional system 16 boards, either directly or by delegation to regional and 17 facility administration.] Unless otherwise prohibited, the 18 duties and powers granted to the corporation board may be 19 delegated to the regional system boards."

1	2. E	By amending subsections (c) and (d) to read:
2	"(c)	Notwithstanding any other law to the contrary, the
3	corporation	on [and any of the regional-system-boards] shall
4	exercise t	the following duties and powers:
5	. (1)	Developing corporation-wide policies, procedures, and
6		rules necessary or appropriate to plan, operate,
7		manage, and control the system of public health
8		facilities and services without regard to chapter 91;
9		[provided that each regional system board shall be
10		responsible for its own policies, procedures, and
11		rules necessary or appropriate to plan, operate,
12		manage, and control the public health facilities
13		within its own regional system consistent with
14		corporation policies;
15	(2)	Evaluating the need for additional health-facilities
16		and services; provided that each regional system board
17		shall be responsible for the evaluation within its own
18		regional system;
19	-(3)]	(2) Entering into and performing any contracts,
20		leases, cooperative agreements, partnerships, or other
21		transactions whatsoever that may be necessary or
22		appropriate in the performance of its purposes and

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1	responsibilities, and on terms the corporation, $[rac{\Theta au}{2}]$
2	regional system boards, may deem appropriate, with
3	either:
4	(A) Any agency or instrumentality of the United
5	States, or with any state, territory, or
6	possession, or with any subdivision thereof; or
7	(B) Any person, firm, association, partnership, or
8	corporation, whether operated on a for-profit or
9	not-for-profit basis;
10	provided that the transaction furthers the public
11	interest; [and provided further that if any dispute
12	arises between any contract, lease, cooperative
13	agreement, partnership, or other transaction entered
14	into by the corporation and a regional system board
15	with regard to matters solely within that regional
16	system, after July 1, 2007, the contract, lease,
17	cooperative agreement, partnership, or other
18	transaction entered into by the regional system board
19	shall prevail; and provided further that such
20	agreements are consistent with corporation policies;
21	<u>or</u>
22	(C) A collective bargaining representative;

1	[(4)]	(3)	Conducting activities and entering into business
2		rela	tionships as the corporation board[, or any
3		regi	onal system board, deems necessary or
4		appr	opriate, including but not limited to:
5	•	(A)	Creating nonprofit corporations, including but
6			not limited to charitable fund-raising
7			foundations, to be controlled wholly by the
8			corporation[, any regional system board,] or
9			jointly with others;
10		(B)	Establishing, subscribing to, and owning stock in
11			business corporations individually or jointly
12			with others; and
13		(C)	Entering into partnerships and other joint
14			venture arrangements, or participating in
15			alliances, purchasing consortia, health insurance
16			pools, or other cooperative arrangements, with
17			any public or private entity; provided that any
18			corporation, venture, or relationship entered
19			into under this section furthers the public
20			interest; provided further that this paragraph
21			shall not be construed to authorize the
22			corporation [or a regional system] board to

1		abrogate any responsibility or obligation under
2		paragraph (15);[provided that each regional
3		system board shall be responsible for conducting
4		the activities under this paragraph in its own
5		regional system consistent with policies
6		established by the corporation board;
7	(5)]	(4) Participating in and developing prepaid health
8		care service and insurance programs and other
9		alternative health care delivery programs, including
10		programs involving the acceptance of capitated
11		payments or premiums that include the assumption of
12		financial and actuarial risk; [provided that each
13		regional system board shall be responsible for
14		conducting the activities under this paragraph in its
15		own regional system consistent with policies
16		established-by the corporation board;
17	(6)]	(5) Executing, in accordance with all applicable
18		bylaws, rules, and laws, all instruments necessary or
19		appropriate in the exercise of any powers of the
20		corporation [or regional system boards];
21	[(7)]	(6) Preparing and executing all corporation-wide
22		budgets, policies, and procedures or approving,

1		rejecting, or amending any regional system budgets,
2		policies, and procedures; provided that the regional
3		system boards shall submit their regional and facility
4		budgets to the corporation to be reviewed, approved,
5		or rejected and consolidated into a corporation-wide
6		budget for purposes of corporation-wide planning and
7		appropriation requests. Regional system and facility
8		budgets shall be received by the corporation and shall
9		be reviewed, approved, or rejected and included in the
10		corporation-wide budget upon submittal to the
11		corporation;
12	[(8)]	(7) Setting rates and charges for all services
13		provided by the corporation without regard to chapter
14		91[; provided that the duty and power of the
15		corporation board shall be limited to approving the
16		rates and charges developed by the regional—system
17		boards for the regional system's facilities and
18		services. Rates and charges may vary among regional
19		systems and facilities and may be consolidated with
20		the rates of other regional systems into one charge
21		master]. Third-party payer contracts [may] shall be
22		negotiated at the corporation-wide level with input

1		from the regional systems[, taking into consideration
2		the rates set by the regional system boards. For
3		purposes of securing revenue bonds, the corporation or
4		regional system board may covenant to set, and if
5		necessary-increase, rates and charges as needed to pay
6		debt service and related obligations plus a coverage
7		factor
8	(9)	Developing a corporation-wide hospital system-that is
9		subject to chapters 76 and 89; provided that
10		employment of regional system and facility personnel
11		shall-be the responsibility of the regional system
12		boards pursuant to corporation wide policies and
13		procedures, applicable laws, rules, regulations, and
14		collective bargaining agreements];
15	<u>(8)</u>	Employing personnel as needed to conduct the business
16		of the corporation and its facilities and programs,
17		and to classify, prescribe the duties and
18		qualifications, and fix the compensation and benefits
19		of all officers, employees, and agents of the
20		corporation as needed in accordance with chapters 76
21		and 89;

1	[(10)]	(9) Developing the [corporation's corporation-wide]
2	•	capital and strategic plans [or any regional system
3		board's capital and strategic plans; provided that
4		each regional system board shall be responsible for
5		development of capital and strategic plans in its own
6		regional system that shall be consistent with, and
7		incorporated into, the overall corporation wide plans;
8		and]; provided [further] that the corporation [and
9	•	each regional system] board shall be entitled to
10		undertake the acquisition, construction, and
11		improvement of property, facilities, and equipment to
12		carry out these capital and strategic plans;
13	[(11)]	(10) Suing and being sued; provided that only the
14		corporation may sue or be sued; and provided further
15		that the corporation [and regional system boards]
16		shall enjoy the same sovereign immunity available to
17		the State;
18	[(12)]	(11) Making and altering corporation board [and
19		regional system board] bylaws for its organization and
20		management without regard to chapter 91 and consistent
21		with this chapter; provided that each regional system

1		board shall be responsible for the final approval of
2		its regional system board bylaws;
3	[(13)]	(12) Adopting rules without regard to chapter 91
4		governing the exercise or the corporation's $[\Theta F]$
5		regional system boards!] powers and the fulfillment of
6		its purpose under this chapter;
7	[(14)-]	(13) Entering into any contract or agreement
8		whatsoever, not inconsistent with this chapter or the
9		laws of this State, and authorizing the corporation,
10		[regional system boards,] and chief executive
11		[officers] officer to enter into all contracts,
12		execute all instruments, and do all things necessary
13		or appropriate in the exercise of the powers granted
14		in this chapter, including securing the payment of
15		bonds; [provided that the corporation board shall
16		delegate to a regional system board its authority to
17		enter into and execute contracts or agreements
18		relating to matters exclusively affecting that
19		regional system; provided further that a regional
20		system-board shall exercise this power consistent with
21		corporation-wide policies; and provided further that
22		contracts or agreements executed by a regional system

1		board	d-shall encumber only the regional subaccounts of
2		that	regional system-board;
3	(15)]	(14)	Issuing revenue bonds up to \$100,000,000 subject
4		to th	ne approval of the governor or the director of
5		fina	nce; provided that:
6		(A)	All revenue bonds shall be issued pursuant to
7			part III, chapter 39;
8		(B)	The corporation [and any regional-system] board
9			shall have the power to issue revenue bonds in
10			any amount without regard to any limitation in
11			chapter 39; and
12		(C)	The corporation shall have the power to incur
13			debt, including the issuance of revenue bonds in
14			any amount[, and the regional system-boards shall
15			have the power to issue revenue bonds in any
16			amount upon approval by the corporation board];
17	[-(16) -]	(15)	Reimbursing the state general fund for debt
18		serv	ice on general obligation bonds or reimbursable
19		gene:	cal obligation bonds issued by the State for the
20		purp	oses of the corporation [or any regional system
21		boar	∄];

1	[(17)]	(16) Pledging or assigning all or any part of the
2		receipts, revenues, and other financial assets of the
3		corporation [or the regional system boards] for
4		purposes of meeting or securing bond or health systems
5		liabilities [; provided that each regional system
6		board-shall-be-responsible-for-conducting the
7		activities under this paragraph in its own regional
8		system]. Any pledge or assignment by the corporation
9		[or any regional system board] to secure revenue bonds
10		or health system liabilities shall be valid and
11		binding in accordance with its terms against the
12		pledgor, creditors, and all others asserting rights
13		thereto from the time the pledge or assignment is
14		made, without the need of physical delivery,
15		recordation, filing, or further act[. The-corporation
16		shall not take or omit to take any act that would
17		interfere with, impair, or adversely affect any pledge
18		or assignment by a regional system board pursuant-to
19		this chapter. In connection with issuing revenue
20		bonds or related obligations, consistent with
21		corporation policies and procedures, any regional
22		system board may make such other covenants, binding on

1		the regional system board and the corporation, that
2		the regional system board determines to be necessary
3		or appropriate to establish and maintain security for
4		the revenue bonds or related obligations];
5	[(18)]	(17) Owning, purchasing, leasing, exchanging, or
6		otherwise acquiring property, whether real, personal,
7		or mixed, tangible or intangible, and of any interest
8		therein, in the name of the corporation, which
9		property is not owned or controlled by the State but
10		is owned or controlled by the corporation; provided
11		that:
12		(A) Regional system boards shall have custodial
13		control over facilities and physical assets in
14		their respective regional systems[. A regional
15		system board may own, purchase, lease, exchange,
16		or otherwise acquire property, whether real,
17		personal, or mixed, tangible or intangible, and
18		of any interest therein, other than property
19		owned or controlled by the corporation, -in-the
20		name of the regional system board]; provided
21		further that a regional system board shall be
22		subject to section 323F-3.5; and

1		(B) Each regional system board shall be responsible
2		for conducting the activities under [this
3		paragraph] subparagraph (A) in its own regional
4		system;
5	[(19)]	(18) Maintaining, improving, pledging, mortgaging,
6		selling, or otherwise holding or disposing of
7		property, whether real, personal, or mixed, tangible
8		or intangible, and of any interest therein, at any
9	·	time and manner, in furtherance of the purposes and
10		mission of the corporation or any regional system
11		board; provided that the corporation or any regional
12		system board legally holds or controls the property in
13		its own name; provided further that other than to
14		secure revenue bonds and related obligations and
15		agents, and to transition into a new entity, the
16	•	corporation or any regional system board shall not
17		sell, assign, lease, hypothecate, mortgage, pledge,
18		give, or dispose of all or substantially all of its
19		property; and provided further that each regional
20		system board shall be responsible for conducting the
21		activities under this paragraph in its own regional
22		system, and control over such property shall be

1		delegated to each regional system board; provided
2		further that this paragraph shall not be construed to
3		authorize the sale, pledge, or mortgage of real
4		property under the control of the corporation or a
5		regional system board;
6	[(20)]	(19) Purchasing insurance and creating captive
7		insurers in any arrangement deemed in the best
8		interest of the corporation, including but not limited
9		to funding and payment of deductibles and purchase of
10		reinsurance; provided that only the corporation shall
11		have the power to create captive insurers to benefit
12	,	public health facilities and operations in all
13		regional systems; [and provided further that a
14		regional system board may purchase insurance for its
15		regional system in collaboration with the other
16		regional systems and the corporation-until captive
17		coverage is provided by the corporation;
18	(21)]	(20) Acquiring by condemnation, pursuant to chapter
19		101, any real property required by the corporation to
20		carry out the powers granted by this chapter;
21	[(22)]	(21) Depositing any moneys of the corporation or any
22		regional system board in any banking institution

T		within or without the State, and appointing, for the
2		purpose of making deposits, one or more persons to act
3		as custodians of the moneys of the corporation or any
4		regional system board; [provided that regional system
5		boards may deposit moneys in banking-institutions
6		pursuant to corporation-wide guidelines established by
7		the corporation board;
8	(23)]	(22) Contracting for and accepting any gifts, grants,
9		and loans of funds, property, or any other aid in any
10		form from the federal government, the State, any state
11		agency, or any other source, or any combination
12	·	thereof, and complying, subject to this chapter, with
13		the terms and conditions thereof; [provided that the
14		regional system boards shall be responsible for
15		contracting for and accepting any gifts, grants,
16		loans, property, or other aid if intended to benefit
17		the public health facilities and operations
18		exclusively-in-their respective-regional systems; and
19		provided further that all-contracting for or
20		acceptance of gifts, grants, loans, property, or other
21		aid shall be consistent with corporation wide
22		policies established by the corporation board;

1	(24)]	(23) Providing health and medical services for the
2		public directly or by agreement or lease with any
3		person, firm, or private or public corporation,
4		partnership, or association through or in the health
5		facilities of the corporation or regional system
6		boards or otherwise; [provided that the regional
7		system boards shall be responsible for conducting the
8		activities-under-this paragraph in their respective
9		regional systems;
10	(25)]	(24) Approving medical staff bylaws, rules, and
11		medical staff appointments and reappointments for all
12		public health facilities of the corporation or any
13		regional system board, including but not limited to
14		determining the conditions under which a health
15		professional may be extended the privilege of
16		practicing within a health facility, as determined by
17		the respective regional system board and consistent
18		with corporation-wide policies, and adopting and
19	•	implementing reasonable rules, without regard to
20		chapter 91, for the credentialing and peer review of
21		all persons and health professionals within the
22		facility; [provided that regional system boards-shall

1		be the governing body responsible for all medical
2		staff organization, peer review, and credentialing
3		activities to the extent-allowed by law;
4	(26)]	(25) (A) Investing any funds not required for
5		immediate disbursement in property or in
6		securities that meet the standard for investments
7		established in chapter 88 as provided by the
8		corporation board [or any regional system board];
9		provided that proceeds of bonds and moneys
10		pledged to secure bonds may be invested in
11		obligations permitted by any document that
12		authorizes the issuance or securing of bonds; and
13		provided further that the investment assists the
14		corporation or any regional system board in
15		carrying out its public purposes; selling from
16		time to time securities thus purchased and held,
17		and depositing any securities in any bank or
18		financial institution within or without the
19		State. Any funds deposited in a banking
20		institution or in any depository authorized in
21		this section shall be secured in a manner and
22		subject to terms and conditions as the

1		corporation board [or a regional system board]
2		may determine, with or without payment of any
3		interest on the deposit, including without
4		limitation time deposits evidenced by
5		certificates of deposit. Any bank or financial
6		institution incorporated under the laws of this
7		State may act as depository of any funds of the
8		corporation or a regional system board and may
9		issue indemnity bonds or may pledge securities as
10		may be required by the corporation [or regional
11		system-board; -provided-that regional system
12		boards may exercise the powers under this
13		subsection with respect to financial assets of
14		the regional system consistent with corporation-
15		wide policies]; and
16	(B)	Notwithstanding subparagraph (A), contracting
17		with the holders of any of its notes or bonds as

(B) Notwithstanding subparagraph (A), contracting with the holders of any of its notes or bonds as to the custody, collection, securing, investment, and payment of any moneys of the corporation or regional system board and of any moneys held in trust or otherwise for the payment of notes or bonds and carrying out the contract. Moneys held

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1		in trust or otherwise for the payment of notes or
2		bonds or in any way to secure notes or bonds, and
3		deposits of such moneys, may be secured in the
4		same manner as moneys of the corporation or
5		regional system board, and all banks and trust
6		companies are authorized to give security for the
7		deposits;
8	[(27)]	(26) Entering into any agreement with the State,
9		including but not limited to contracts for the
10		provision of goods, services, and facilities in
11		support of the corporation's programs or the regional
12		system boards' programs, and contracting for the
13		provision of services to or on behalf of the State;
14		[provided that the regional system boards shall be
15		responsible for entering into agreements to provide
16		goods, services, and facilities in support of programs
17		in their respective regional systems consistent with
18		corporation-wide policies;
19	(28)]	(27) Having a seal and altering the same at pleasure;
20	[(29)]	(28) Waiving, by means that the corporation [ex
21		regional system board] deems appropriate, the
22		exemption from federal income taxation of interest on

1		the o	corporation's or regional system boards' bonds,
2		notes	s, or other obligations provided by the Internal
3		Rever	nue Code of 1986, as amended, or any other federal
4		statı	ate providing a similar exemption;
5	[-(30)-]	(29)	Developing internal policies and procedures for
6		the p	procurement of goods and services, consistent with
7		the o	goals of public accountability and public
8		proc	rement practices, and subject to management and
9		finar	ncial legislative audits; provided that [the
10		regio	onal system boards shall be responsible for
11		deve l	loping internal policies and procedures for each
12		of-t l	neir regional systems consistent with the
13		corpo	eration's policies and procedures; and further
14		prov	ided-that]:
15		[-(A)-	The regional system boards and] the corporation
16			board shall enjoy the exemption under section
17			103-53(e);
18		[-(B)-	The regional system boards shall enjoy the
19			exemption under chapter 103D; and
20		(C)	The corporation shall be subject to chapter 103D;
21	(31)]	(30)	Authorizing and establishing positions $[\div]$
22		prov.	ided that regional system boards shall be

1		responsible for hiring and firing regional and
2		facility personnel consistent with corporation
3		policies, except a regional chief executive officer
4		shall only be hired or dismissed upon the approval of
5		the regional system board as further set forth in
6		section 323F-8.5]; and
7	(32)]	(31) Having and exercising all rights and powers
8		necessary or incidental to or implied from the
9		specific powers granted in this chapter, which
10		specific powers shall not be considered as a
11		limitation upon any power necessary or appropriate to
12		carry out the purposes and intent of this chapter[\div
13		provided that the regional system boards shall be
14		responsible for having and exercising all powers and
15		rights with respect to matters in their regional
16		systems consistent with the law; and
17	-(33-)-	Each-regional system, through its regional system
18		board, shall:
19		(A) Develop policies and procedures necessary or
20		appropriate to plan, operate, manage, and control
21		the day-to-day operations of facilities within

1		the regional system that are consistent with
2		corporation-wide policies;
3	(B)	Exercise custodial control over and use of all
4		assets of the corporation that are located in the
5		regional system pursuant to this chapter; and
6	(C)	Expend funds within its approved regional system
7		budget and expend additional funds in excess of
8		its approved regional system budget upon approval
9		of the corporation board].
10	(d) [Eac	h regional system board shall not be subject to
11	chapters 36 to	38, 40, 41D, and 103D as well as part I of
12	chapter 92 and	shall enjoy the exemptions contained in sections
13	102-2 and 103-	53(e), except as otherwise provided in this
14	chapter.] The	corporation shall not be subject to chapters 36
15	to 38, 40, and	41D, as well as part I of chapter 92, and shall
16	enjoy the exem	ptions contained in sections 102-2 and 103-53(e)[\div
17	provided that	the exemption provided under this subsection to
18	chapter 37D sh	all only apply to financing agreements of
19	\$5,000,000 or	less; provided further that the aggregate value of
20	financing agre	ements per fiscal year-shall-not-exceed
21	\$ 25,000,000]."	

1 SECTION 8. Section 323F-7.5, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "[+] \$323F-7.5[+] Regional system boards; delegated 4 authority. [If the Hawaii health systems corporation board is 5 unable to act on important transactions in as timely a manner as 6 the chairperson of the corporation board deems reasonable, the 7 chairperson of the corporation board may further delegate 8 authority to the regional system-boards to take action on specific matters.] (a) Duties and powers related to the day-9 10 to-day operation of facilities within each regional system, 11 including but not limited to development of regional system and 12 facility budgets, employment and removal of regional system and facility personnel, purchasing, regional system strategic and 13 14 capital planning consistent with the system-wide strategic and 15 capital plan, quality assurance, improvement and reporting, and 16 governance and credentialing of medical staff, shall be carried 17 out by the regional system boards, either directly or by 18 delegation to regional and facility administration. 19 Notwithstanding any other law to the contrary, the regional 20 system boards shall exercise the following duties and powers 21 consistent with corporation policies and procedures:

1	<u>(1)</u>	Developing policies, procedures, and rules necessary
2		or appropriate to plan, operate, and manage, the
3		regional system of public health facilities and
4		services without regard to chapter 91;
5	(2)	Evaluating the need for additional health facilities
6		and services; provided that each regional system board
7		shall be responsible for the evaluation within its own
8		regional system;
9	(3)	Entering into and performing any contracts, leases, or
10		other transactions whatsoever that may be necessary or
11		appropriate in the performance of its purposes and
12		responsibilities, and on terms the regional system
13		boards may deem appropriate, with either:
14		(A) Any agency or instrumentality of the United
15	•	States, or with any state, territory, or
16		possession, or with any subdivision thereof; or
17		(B) Any person, firm, association, partnership, or
18		corporation, whether operated on a for-profit or
19		not-for-profit basis; provided that the
20		transaction furthers the public interest;
21	(4)	Participating in and developing prepaid health care
22		service and insurance programs and other alternative

1		health care delivery programs, including programs
2		involving the acceptance of capitated payments or
3		premiums that include the assumption of financial and
4		actuarial risk;
5	(5)	Executing, in accordance with all applicable bylaws,
6		rules, and laws, all instruments necessary or
7		appropriate in the exercise of any powers of the
8		regional system boards;
9	<u>(6)</u>	Preparing and executing facility and regional budgets,
10		policies, and procedures; provided that the regional
11		system boards shall submit their regional and facility
12		budgets to the corporation to be reviewed, rejected,
13		or approved and consolidated into a corporation-wide
14		budget for purposes of corporation-wide planning and
15		appropriation requests;
16	<u>(7)</u>	Hiring, firing, and management of regional system and
17		facility personnel pursuant to applicable laws,
18		rules, regulations, and collective bargaining
19		agreements; provided that the regional chief executive
20		officer shall be hired and fired upon approval of the
21		corporation and the regional system board;

Ţ	<u>(8)</u>	Developing of capital and strategic plans in its own
2		regional system that shall be consistent with, and
3		incorporated into, the overall corporation-wide plans;
4		provided that each regional system board shall be
5		entitled to undertake the construction and improvement
6		of property, facilities, and equipment to carry out
7		these capital and strategic plans;
8	<u>(9)</u>	Enjoying full immunity from suit; provided that
9		regional system boards shall enjoy the same sovereign
10		immunity available to the State;
11	(10)	Making and altering regional system board bylaws for
12		its organization and management without regard to
13		chapter 91 and consistent with this chapter;
14	(11)	Adopting rules without regard to chapter 91 governing
15		the exercise of the regional system board's powers and
16		the fulfillment of its purpose under this chapter;
17	(12)	Authorizing regional system boards to enter into all
18		contracts, execute all instruments, and do all things
19		necessary or appropriate in the exercise of the powers
20		granted in this chapter with respect to matters
21		exclusively affecting that regional system and within
22		their approved budgets and appropriations, including

1		securing the payment of bonds; provided that contracts
2		or agreements executed by a regional system board
3		shall encumber only the regional subaccounts of that
4		regional system board;
5	<u>(13)</u>	Reimbursing the state general fund for debt service on
6		general obligation bonds or reimbursable general
7		obligation bonds issued by the State for the purposes
8		of the corporation or any regional system board;
9	(14)	Controlling the day-to-day decisions relating to the
10	-	facilities and physical assets in their respective
11		regional systems; provided that all leases and
12		mortgages of corporation real property to third
13		parties shall require corporation approval;
14	(15)	Maintaining, improving, or otherwise holding or
15		disposing of property, whether real, personal, or
16		mixed, tangible or intangible, and of any interest
17		therein, at any time and manner, in furtherance of the
18		purposes and mission of the corporation or any
19		regional system board;
20	(16)	Depositing any moneys of the corporation or any
21		regional system board in any banking institution
22		within or without the State, and appointing, for the

1		purpose of making deposits, one or more persons to act
2		as custodians of the moneys of the corporation or any
3		regional system board;
4	(17)	Contracting for and accepting any gifts, grants,
5		property, or any other aid from the federal
6		government, the State, any state agency, or any other
7		source, or any combination thereof, and complying,
8		subject to this chapter, with the terms and conditions
9		thereof;
10	(18)	Providing health and medical services for the public
11		directly or by agreement or lease with any person,
12		firm, or private or public corporation, partnership,
13		or association through or in the regional system's
14		health facilities;
15	(19)	Approving medical staff bylaws with the concurrence of
16		the corporation board and approving rules, medical
17		staff appointments and reappointments, as governing
18		body, for all public health facilities of the regional
19		system board, including but not limited to determining
20		the conditions under which a health professional may
21		be extended the privilege of practicing within a
22		health facility, and adopting and implementing

1		<u>reas</u>	onable rules, without regard to chapter 91, for
2		the	credentialing and peer review of all persons and
3		heal	th professionals within the facility;
4	(20)	<u>(A)</u>	Investing any funds not required for immediate
5			disbursement in property or in securities that
6			meet the standard for investments established in
7			chapter 88 as provided by the corporation board
8			or any regional system board; provided that
9			proceeds of bonds and moneys pledged to secure
10	-		bonds may be invested in obligations permitted by
11			any document that authorizes the issuance or
12			securing of bonds; and provided further that the
13			investment assists the corporation or any
14			regional system board in carrying out its public
15	•		purposes; selling from time to time securities
16			thus purchased and held; and depositing any
17			securities in any bank or financial institution
18			within or without the State. Any funds deposited
19			in a banking institution or in any depository
20			authorized in this section shall be secured in a
21			manner and subject to terms and conditions as the
22			corporation board or a regional system board may

1	determine, with or without payment of any
2	interest on the deposit, including without
3	limitation, time deposits evidenced by
4	certificates of deposit. Any bank or financial
5	institution incorporated under the laws of this
6	State may act as depository of any funds of a
7	regional system board and may issue indemnity
8	bonds or may pledge securities as may be required
9	by the corporation or regional system board; and
10 <u>(B</u>	Notwithstanding subparagraph (A), contracting
11	with the holders of any of its notes or bonds as
12	to the custody, collection, securing, investment,
13	and payment of any moneys of the regional system
14	board and of any moneys held in trust or
15	otherwise for the payment of notes or bonds and
16	carrying out the contract. Moneys held in trust
17	or otherwise for the payment of notes or bonds or
18	in any way to secure notes or bonds, and deposits
19	of such moneys, may be secured in the same manner
20	as moneys of the corporation or regional system
21	board, and all banks and trust companies are
22	authorized to give security for the deposits;

1	<u>(21)</u>	Entering into any agreement with the State, including
2		but not limited to contracts for the provision of
3		goods, services, and facilities in support of the
4		corporation's programs or the regional system boards'
5		programs, and contracting for the provision of
6		services to or on behalf of the State; and
7	(22)	Developing internal policies and procedures for the
8		procurement of goods and services, consistent with the
9		goals of public accountability and public procurement
10		practices, and subject to management and financial
11		legislative audits; provided that the regional system
12		boards shall be exempt from chapter 103D;
13	(b)	Each regional system, through its regional system
14	board, sh	all:
15	(1)	Develop policies and procedures necessary or
16		appropriate to plan, operate, and manage the day-to-
17		day operations of facilities within the regional
18		system that are consistent with corporation-wide
19		policies;
20	(2)	Exercise custodial control over and use of all assets
21		of the corporation that are located in the regional
22		system pursuant to this chapter; and

1	(3)	Expend operating and capital funds within its approved
2		regional system budget and expend additional funds in
3		excess of its approved regional system budget upon
4		approval of the corporation board.
5	(c)	Each regional system board shall not be subject to
6	chapters 3	6 to 38, 40, 41D, and 103D as well as part I of
7	chapter 92	and shall be exempt from sections 102-2 and 103-
8	53(e), exc	ept as otherwise provided in this chapter."
9	SECTI	ON 9. Section 323F-8.5, Hawaii Revised Statutes, is
10	amended by	amending subsection (a) to read as follows:
11	"(a)	Upon establishment, a regional system board may
12	appoint a	regional chief executive officer, whose salary shall
13	be set by	the corresponding regional system board, and may
14	discharge	a regional chief executive officer; provided that the
15	position s	hall be exempt from chapter 76 and section 26-
16	35(a)(4)[.]; and provided further that the corporation concurs
17	with the h	iring, firing, and compensation package. Each
18	regional c	chief executive officer may also appoint, as necessary,
19	other pers	onnel, exempt from chapters 76 and 89, to work
20	directly	or the regional chief executive officer for the
21	regional s	ystem and for the corresponding regional system
22	board."	



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         SECTION 10. Section 323F-21, Hawaii Revised Statutes, is
    amended by amending subsections (b), (c), and (d) to read as
2
    follows:
3
 4
               The corporation board [and regional system boards]
5
    shall [collaboratively] develop and adopt, upon consultation
6
    with the regional system boards via the system policy committee
    established in section 323- , budgetary guidelines and annual
7
    operating and capital budgets for each facility [\tau] and the
8
9
    corporate office, taking into account anticipated surpluses from
10
    or subsidies to the facilities pursuant to the annual guidelines
11
    described in this section, accumulated corporation and regional
    reserves and accounts, subsidies, if any, that are determined to
12
    be needed from the general fund, and other sources of
13
14
    corporation-wide and regional income as may be identified. Two-
    year budgets will be approved for regional system boards, in
15
    alignment with State of Hawaii biennium budgeting.
16
17
    corporate board shall [not alter the two-year-budget of a
18
    regional system-except:
19
         (1) Where state general funding is reduced;
         (2) An-emergency-exists;—or
20
21
         (3) There is a renegotiated budget approved by a regional
22
              system-board.]
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- 1 approve, modify, or reject the facility and regional budgets
- 2 submitted by the regional system boards. The corporation [and
- 3 regional system boards | shall [collaboratively develop budgetary
- 4 guidelines and negotiate with each facility] determine
- 5 reasonable corporation administrative costs, including funds
- 6 determined by the corporation or any regional system board to be
- 7 needed from or provided to each facility to:
- 8 (1) Repay corporation or regional system board debts;
- 9 (2) Provide subsidies to any facility determined to be
- 10 unable to fund from within that facility's programs
- 11 and services deemed essential to community needs; and
- 12 (3) Maintain appropriate reserves.
- (c) The corporation [and regional system boards] shall
- 14 [collaboratively] develop annual corporation operating and
- 15 capital budgets, taking into account anticipated surpluses from
- 16 or subsidies to the facilities pursuant to the annual guidelines
- 17 described in this section, accumulated corporation and regional
- 18 system board reserves and accounts, subsidies, if any, that are
- 19 determined to be needed from the general fund, and other sources
- 20 of corporation-wide and regional system board income as may be
- 21 identified.

1 Beginning with the first of the legislative biennium 2 budget years following the establishment of a regional system 3 board, and for each biennium period thereafter, the corporation 4 shall call together all the regional systems through 5 representatives selected by each regional system board[, and the 6 chairs of the facility-management advisory-committees, if any,] 7 to determine which additional services the regions require from 8 the corporation in addition to the corporate functions needed in 9 order to implement this chapter [and-functions should be 10 provided by the corporation for the next-biennium-budget period, consistent with this chapter]. As part of the biennium 11 12 budgeting process, the corporation board and the representatives 13 of each regional system, working through the corporation board regional representatives, shall agree upon an allocation 14 15 methodology for funding the agreed upon and statutorily created 16 corporate services and functions. When allocation decisions cannot be reached by majority agreement, with each region 17 18 receiving one vote, the corporate board shall decide the allocation for that service or function." 19 SECTION 11. Section 323F-22, Hawaii Revised Statutes, is 20

amended by amending subsections (a) and (b) to read as follows:

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1
               The corporation shall engage a certified public
2
    accountant to conduct an annual audit of its financial affairs,
    books, and records in accordance with generally accepted
3
    accounting principles. [The corporation, in consultation with a
4
5
    regional system board, may permit or require a regional system
6
    board to retain an audit firm to conduct an independent audit of
7
    the regional system. Each regional system board shall submit
8
    the results of the annual audit to the corporation board within
    one-hundred twenty days after the close of the regional-system
9
10
    board's fiscal year.] The corporation shall submit to the
    governor and the legislature, within one hundred [fifty] eighty
11
    days after the close of the corporation's fiscal year, a report
12
13
    that shall include the audited financial report for that fiscal
14
    year for the corporation and each regional system board.
15
              In addition to the submittal of the audit required
         (b)
    under subsection (a), the corporation, in cooperation with the
16
    regional system boards, shall submit a report to the legislature
17
18
    at least twenty days prior to the convening of each regular
    session that shall include but not be limited to:
19
              The projected revenues for each health care facility;
20
21
              and
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1	(2)	A list of all proposed capital improvement projects
2		planned for implementation during the following fiscal
3		year[; and
4	(3)	All reports submitted by regional public health
5		facility management advisory committees pursuant to
6		section 323F-10(c)]."
7	SECTION 12. Section 323F-24, Hawaii Revised Statutes, is	
8	amended to read as follows:	
9	"§32	3F-24 Budget oversight. The corporation's [and each
10	regional system board's operating and capital improvement]	
11	combined corporation and regional operational and capital	
12	budgets shall not be subject to review or approval by the	
13	governor or any state agency, except where state general funds	
14	or capital improvement moneys are requested. If general funds	
15	or capital improvement moneys are requested, then the	
16	corporation or any regional system board shall include, with its	
17	request, the proposed budget for which the funds or moneys are	
18	to be included. The corporation [and regional system boards,	
19	once operational, shall [collaboratively] submit [their-budget]	
20	the combined budgets annually to the legislature for review and	
21	approval at least twenty days prior to the convening of [the]	

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each regular [legislative] session, beginning with the budgets
1
2
    for the [2010-2011] 2016-2017 biennium fiscal years."
         SECTION 13. Section 323F-10, Hawaii Revised Statutes, is
3
4
    repealed.
5
         ["§323F-10 Regional public health facility management
    advisory-committees. (a) On the transfer date, there shall be
6
7
    established within the corporation for each region, a public
8
    health facility management advisory committee to consist of nine
9
    members-initially to be appointed by the chief executive officer
10
    of the corporation with the advice of the hospital
11
    administrators of the facilities in the affected regions. The
12
    members shall serve for a term of four years; provided that upon
13
    the initial appointment of the members, two shall be appointed
14
    for a term of one year, two for a term of two years, two for a
    term of three years, and three for a term of four years.
15
16
         Following the initial appointments by the chief executive
    officer of the corporation board, any vacancies on a regional
17
18
    committee shall be filled by a simple majority vote of the
19
    members of the executive committee from a list of qualified
20
    nominees submitted by the regional committee in which the
21
    vacancy occurred. If a regional committee vacancy remains
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1 unfilled for more than thirty days, that vacancy may be filled 2 by the chief executive officer of the corporation. Each regional management advisory committee shall include 3 medical and health care providers, consumers, and knowledgeable 4 5 individuals in other appropriate areas such as business and law; provided that at least one member shall be a physician with 6 7 active medical staff-privileges at one of the region's public 8 health facilities. At least three members of the committee shall 9 be consumers. 10 The management advisory committee for the East Hawaii region shall have three members who reside in the Ka'u district, 11 12 three members who reside in the Hamakua/North Hilo districts, and three members who reside in the South Hilo/Puna districts. 13 The management advisory committee for the West Hawaii region 14 15 shall have not less than three members who reside in the North Kohala/South Kohala districts. 16 17 Each regional committee shall select its own chairperson and vice chairperson and shall adopt rules governing the terms 18 for removal of its chairperson from the executive management 19 20 advisory-committee. In the event of a regional committee voting 21 to remove its chairperson who concurrently sits on the 22 corporation board, that vote shall be unanimous. In the event



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1
    of a regional committee voting to remove its physician member
2
    from the corporation board, that vote shall also be unanimous.
3
    Each regional committee may also adopt other rules as it may
    consider necessary for the conduct of its business.
4
5
         The members of the regional committees shall serve without
6
    compensation, but shall be reimbursed for traveling expenses
    incurred in the performance of their duties. The corporation
7
    shall provide for the necessary expenses of the committees;
8
9
    provided that no expenses may be incurred without prior
    authorization by the chief executive officer.
10
         -(b) Each regional committee shall sit in an advisory
11
12
    capacity to the chief executive officer on matters concerning
    the formulation of regional operational and capital improvement
13
    budgets, and the planning, construction, improvement,
14
    maintenance, and operation of public health facilities within
15
16
    its respective jurisdiction and shall sit in an advisory
17
    capacity to the governor on matters concerning the nominees for
    positions on the corporation board. Nothing in this section
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19
    shall be construed as precluding or preventing the committees
20
    from-coordinating their efforts and activities with-the-facility
    administrators within their counties.
21
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-(c) Each-regional committee may prepare a report for
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2
    inclusion with the corporation's annual-report and audit, which
    shall include but not be limited to comments and analyses on the
3
4
    corporation's regional operational and capital improvement
5
    budgets for its respective region.
         (d) Upon the establishment of a regional system board for
6
7
    a regional system pursuant to section 323F-3.5, this section
8
    shall no longer apply to that regional system."]
9
         SECTION 14. Section 323F-10.5, Hawaii Revised Statutes, is
10
    repealed.
11
         ["$323F-10.5 Executive public health facility management
    advisory committee; establishment. (a) There is established
12
    within the corporation an executive public health facility
13
    management advisory committee to consist of the chairpersons of
14
15
    each of the five-regional public health facility management
16
    advisory committees. The executive committee shall, through its
17
    chairperson, represent the interests of all regional committees
18
    on the corporation board.
         (b) The executive committee shall select its own
19
20
    chairperson to serve on the corporation board and shall adopt
21
    rules governing the terms of office and removal from the
    corporation board. The executive committee shall also adopt
22
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- 1 rules governing the terms of office for each of the five
- 2 regional committee chairpersons. The executive committee may
- 3 also adopt other rules as it may consider necessary for the
- 4 conduct of its business.
- 5 (c) The members of the executive-committee-shall serve
- 6 without compensation, but shall be reimbursed for reasonable
- 7 expenses incurred in the performance of their duties.
- 8 (d) Upon the establishment of a regional system board for
- 9 a regional system pursuant to section 323F-3.5, this section
- 10 shall no longer apply to that regional system."]
- 11 SECTION 15. In codifying the new sections added by section
- 12 2 of this Act, the revisor of statutes shall substitute
- 13 appropriate section numbers for the letters used in designating
- 14 the new sections in this Act.
- 15 SECTION 16. All acts passed prior to or during the regular
- 16 session of 2013, whether enacted before or after passage of this
- 17 Act shall be interpreted to conform to this Act, unless the acts
- 18 specifically provide that this Act is being amended. Insofar as
- 19 this Act is inconsistent with any other law, this Act shall
- 20 control.
- 21 SECTION 17. If any provision of this Act, or the
- 22 application thereof to any person or circumstance is held

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- 1 invalid, the invalidity does not affect other provisions or
- 2 applications of the Act, which can be given effect without the
- 3 invalid provision or application, and to this end the provisions
- 4 of this Act are severable.
- 5 SECTION 18. 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 19. Statutory material to be repealed is bracketed
- 9 and stricken. New statutory material is underscored.
- 10 SECTION 20. This Act shall take effect on July 1, 2112.

Report Title:

Hawaii Health Systems Corporation; Regional System Boards

Description:

Amends the governance structure of Hawaii Health Systems Corporation (HHSC). Makes the regional chief executive officers nonvoting members. Establishes the HHSC personnel system and new collective bargaining units. Delineates the HHSC Board's and regional boards' powers. Effective 07/01/2112. (HD2)

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