A BILL FOR AN ACT

RELATING TO ADVANCED PRACTICE REGISTERED NURSES.

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

1 SECTION 1. The legislature finds that advanced practice 2 registered nurses provide a wide variety of health care services 3 to people in Hawaii. The legislature further finds that section 4 323-3, Hawaii Revised Statutes, requires each hospital within 5 the State to allow advanced practice registered nurses to 6 practice within the full scope of the practice, including as 7 primary care providers. Advanced practice registered nurses are 8 also recognized as participating primary health care providers 9 for insurance purposes under the State's insurance code. 10 However, the legislature also finds that certain sections 11 within the Hawaii Revised Statutes omit advanced practice 12 registered nurses from the definitions or designations of health 13 care entities who may provide health care, prescribe drugs, or 14 sign forms. These outdated or obsolete statutes need to be 15 amended to authorize increased participation by advanced 16 practice registered nurses and recognize appropriately trained 17 advanced practice registered nurses as primary care providers. 18

Authorizing increased participation by advanced practice 2014-0262 HB SMA.doc



- 1 registered nurses in certain circumstances, especially with
- 2 regard to global signature authority, will enable improved
- 3 access to health care services, expedite the processing of
- 4 paperwork, and provide optimal care at the initial point of
- 5 access for Hawaii patients, especially in rural and underserved
- 6 areas.
- 7 The purpose of this Act is to improve patient access to
- 8 medical care by clarifying the circumstances under which
- 9 advanced practice registered nurses may practice their
- 10 profession to the fullest extent of their training and
- 11 education.
- 12 SECTION 2. Section 246-31, Hawaii Revised Statutes, is
- 13 amended by amending subsection (b) to read as follows:
- "(b) Any person who is totally disabled, as defined in
- 15 section 235-1, so long as the person is totally disabled, shall
- 16 be exempt from real property taxes on all real property owned by
- 17 the person up to, but not exceeding, a taxable value of \$15,000.
- 18 The disability shall be certified to by a physician or
- 19 osteopathic physician licensed under chapter 453 [or 460, or
- 20 both, or by an advanced practice registered nurse licensed
- 21 under chapter 457, on forms prescribed by the department of
- 22 taxation."

2014-0262 HB SMA.doc

```
SECTION 3. Section 286-107, Hawaii Revised Statutes, is
1
2
    amended by amending subsection (c) to read as follows:
3
         "(c) Any person who holds a category (1), (2), or (3)
4
    license issued under this part who is unable to appear in person
5
    before the examiner of drivers to apply for a renewal of the
6
    driver's license, may, if the person is not disqualified from
7
    renewing the license under subsection (a) except as provided
8
    under subsection (h), apply for a renewal by mail. The
9
    applicant's request to have the license renewed by mail must be
10
    received by the examiner of drivers within ninety days after the
11
    expiration of the license or it shall be treated as an
12
    application for reactivation of an expired license under section
13
    286-107.5. The examiner of drivers shall, upon receipt of the
14
    request, furnish the applicant with all necessary forms and
15
    instructions. An application for renewal made pursuant to this
16
    subsection shall be accompanied by a statement from a licensed
17
    physician [or], physician assistant, or advanced practice
18
    registered nurse certifying that the applicant was examined by
19
    the licensed physician [or], physician assistant, or advanced
20
    practice registered nurse not more than six months prior to the
21
    expiration date of the applicant's license and that the
22
    applicant was found by the examination to have met the physical
    2014-0262 HB SMA.doc
```

1	requireme	nts established by the state director of transportation
2	for the r	enewal of licenses. The application for renewal shall
3	also be a	ccompanied by:
4	(1)	A notarized statement of the applicant certifying that
5		the applicant does not possess any valid license to
6		operate the same or similar category or categories of
7		motor vehicles, issued by another licensing authority
8		(unless the license is concurrently surrendered); and
9	(2)	Such other information as may be required by the
10		examiner of drivers that is reasonably necessary to
11		confirm the identity of the applicant and the
12		applicant's fitness to continue to operate a motor
13		vehicle."
14	SECT	ION 4. Section 291-11.6, Hawaii Revised Statutes, is
15	amended by	y amending subsection (c) to read as follows:
16	"(c)	No person shall be guilty of violating this section
17	if:	
18	(1)	The person is in a motor vehicle [which] that is not
19		required to be equipped with a seat belt assembly
20		under any federal motor vehicle safety standard unless

the vehicle is in fact equipped with a seat belt

2014-0262 HB SMA.doc

assembly;

21

22

1	(2)	The person not restrained by a seat belt assembly is
2		in a vehicle in which the number of persons exceeds
3		the number of seat belt assemblies available in the
4		vehicle or the number of seat belt assemblies
5		originally installed in the vehicle, whichever is
6		greater; provided that all available seat belt
7		assemblies are being used to restrain passengers;
8	(3)	The person not restrained by a seat belt assembly has
9		a condition [which] that prevents appropriate
10		restraint by the seat belt assembly; provided the
11		condition is duly certified by a physician [or], a
12		physician assistant, or an advanced practice
13		registered nurse who shall state the nature of the
14		condition, as well as the reason the restraint is
15		inappropriate;
16	(4)	The person not restrained by a seat belt assembly is
17		operating a taxicab or other motor vehicle used in
18		performing a bona fide metered taxicab service which
19		is regulated under chapter 269 or by county ordinance
20		and is carrying passengers in the vehicle in the
21		course of performing taxicab services; or

```
1
              Otherwise exempted by rules adopted by the department
         (5)
2
              of transportation pursuant to chapter 91."
         SECTION 5. Section 291-51, Hawaii Revised Statutes, is
3
    amended by amending the definition of "certificate of
4
    disability" to read as follows:
5
         ""Certificate of disability" means a medical statement
6
7
    issued by a licensed practicing physician[7] or advanced
8
    practice registered nurse which verifies that a person is
9
    disabled, limited, or impaired in the ability to walk."
         SECTION 6. Section 291-51.4, Hawaii Revised Statutes, is
10
11
    amended to read as follows:
         "[{|}$291-51.4[{}] Fraudulent verification of an applicant
12
13
    as a person with a disability; penalty. A physician or advanced
14
    practice registered nurse who fraudulently verifies that an
15
    applicant is a person with a disability to enable the person to
16
    represent to the issuing agency that the person is qualified to
17
    obtain a removable windshield placard, temporary removable
18
    windshield placard, or special license plates shall be quilty of
19
    a petty misdemeanor. Each fraudulent verification shall
20
    constitute a separate offense."
21
         SECTION 7. Section 302A-1156, Hawaii Revised Statutes, is
```

2014-0262 HB SMA.doc

amended to read as follows:

22

1 "\$302A-1156 Exemptions. A child may be exempted from the 2 required immunizations: If a licensed physician [or], physician assistant, or 3 (1)advanced practice registered nurse certifies that the 4 5 physical condition of the child is such that 6 immunizations would endanger the child's life or 7 health; or 8 (2) If any parent, custodian, guardian, or any other 9 person in loco parentis to a child objects to 10 immunization in writing on the grounds that the 11 immunization conflicts with that person's bona fide 12 religious tenets and practices. Upon showing the 13 appropriate school official satisfactory evidence of 14 the exemption, no certificate or other evidence of 15 immunization shall be required for entry into school." 16 SECTION 8. Section 325-34, Hawaii Revised Statutes, is 17 amended to read as follows: 18 "\$325-34 Exemptions. Section 325-32 shall be construed 19 not to require the vaccination or immunization of any person for 20 three months after a duly licensed physician, physician 21 assistant, advanced practice registered nurse, or an authorized

representative of the department of health has signed two copies

2014-0262 HB SMA.doc

22

- 1 of a certificate stating the name and address of the person and
- 2 that because of a stated cause the health of the person would be
- 3 endangered by the vaccination or immunization, and has forwarded
- 4 the original copy of the certificate to the person or, if the
- 5 person is a minor or under guardianship, to the person's parent
- 6 or guardian, and has forwarded the duplicate copy of the
- 7 certificate to the department for its files.
- 8 No person shall be subjected to vaccination, revaccination
- 9 or immunization, who shall in writing object thereto on the
- 10 grounds that the requirements are not in accordance with the
- 11 religious tenets of an established church of which the person is
- 12 a member or adherent, or, if the person is a minor or under
- 13 guardianship, whose parent or guardian shall in writing object
- 14 thereto on such grounds, but no objection shall be recognized
- 15 when, in the opinion of the director of health, there is danger
- 16 of an epidemic from any communicable disease."
- 17 SECTION 9. Section 347-13, Hawaii Revised Statutes, is
- 18 amended by amending subsection (c) to read as follows:
- "(c) Every disabled person shall have the right to use a
- 20 life jacket or other flotation device in a public swimming pool;
- 21 provided that:



1	(1) The person suffers from a physical disability or
2	condition that requires the use of a life jacket or
3	other flotation device; and
4	(2) The person obtains a statement signed by a licensed
5	physician [or], physician assistant, or advanced
6	practice registered nurse attesting to the person's
7	need to use a life jacket or other flotation device."
8	SECTION 10. Section 431:10H-217, Hawaii Revised Statutes,
9	is amended to read as follows:
10	"[+]\$431:10H-217[+] Disclosure; benefit triggers.
11	Activities of daily living and cognitive impairment shall be
12	used to measure an insured's need for long-term care and shall
13	be described in the policy or certificate in a separate
14	paragraph and shall be labeled "Eligibility for the Payment of
15	Benefits". Any additional benefit triggers shall also be
16	explained in this section. If these benefit triggers differ for
17	different benefits, explanation of the trigger shall accompany
18	each benefit description. If an attending physician, advanced
19	practice registered nurse, or other specified person [must] is
20	required to certify a certain level of functional dependency in
21	order to be eligible for benefits, this [too] requirement shall
22	be specified."

2014-0262 HB SMA.doc

1	SECTION	N 11.	Section 431:13-103, Hawaii Revised Statutes,
2	is amended l	by ame	nding subsection (a) to read as follows:
3	"(a)	The fo	llowing are defined as unfair methods of
4	competition	and u	nfair or deceptive acts or practices in the
5	business of	insura	ance:
6	(1) M:	isrepre	esentations and false advertising of insurance
7	po	olicie	s. Making, issuing, circulating, or causing to
8	be	e made	issued, or circulated, any estimate,
9	i	llustra	ation, circular, statement, sales presentation,
10	OI	missio	n, or comparison which:
11	(2	A) Mi:	srepresents the benefits, advantages,
12		COI	nditions, or terms of any insurance policy;
13	(1	B) Mi	srepresents the dividends or share of the
14		su	rplus to be received on any insurance policy;
15	((C) Mai	ces any false or misleading statement as to the
16		di	vidends or share of surplus previously paid on
17		an	y insurance policy;
18	(1	D) Is	misleading or is a misrepresentation as to the
19	•	fi	nancial condition of any insurer, or as to the
20		le	gal reserve system upon which any life insurer
21		go	erates;

1		(E)	Uses any name or title of any insurance policy or
2			class of insurance policies misrepresenting the
3			true nature thereof;
4		(F)	Is a misrepresentation for the purpose of
5			inducing or tending to induce the lapse,
6			forfeiture, exchange, conversion, or surrender of
7			any insurance policy;
8		(G)	Is a misrepresentation for the purpose of
9			effecting a pledge or assignment of or effecting
10			a loan against any insurance policy;
11		(H)	Misrepresents any insurance policy as being
12			shares of stock;
13		(I)	Publishes or advertises the assets of any insurer
14			without publishing or advertising with equal
15			conspicuousness the liabilities of the insurer,
16			both as shown by its last annual statement; or
17		(J)	Publishes or advertises the capital of any
18			insurer without stating specifically the amount
19			of paid-in and subscribed capital;
20	(2)	Fals	e information and advertising generally. Making,
21		publ	ishing, disseminating, circulating, or placing
22		befo	re the public, or causing, directly or indirectly,

2014-0262 HB SMA.doc

1		to be made, published, disseminated, circulated, or
2		placed before the public, in a newspaper, magazine, or
3		other publication, or in the form of a notice,
4		circular, pamphlet, letter, or poster, or over any
5		radio or television station, or in any other way, an
6		advertisement, announcement, or statement containing
7		any assertion, representation, or statement with
8		respect to the business of insurance or with respect
9		to any person in the conduct of the person's insurance
10		business, which is untrue, deceptive, or misleading;
11	(3)	Defamation. Making, publishing, disseminating, or
12		circulating, directly or indirectly, or aiding,
13		abetting, or encouraging the making, publishing,
14		disseminating, or circulating of any oral or written
15		statement or any pamphlet, circular, article, or
16		literature which is false, or maliciously critical of
17		or derogatory to the financial condition of an
18		insurer, and which is calculated to injure any person
19		engaged in the business of insurance;
20	(4)	Boycott, coercion, and intimidation.
21		(A) Entering into any agreement to commit, or by any
22		action committing, any act of boycott, coercion,

2014-0262 HB SMA.doc

1	or intimidation resulting in or tending to resu	lt
2	in unreasonable restraint of, or monopoly in, t	he
3	business of insurance; or	

- (B) Entering into any agreement on the condition, agreement, or understanding that a policy will not be issued or renewed unless the prospective insured contracts for another class or an additional policy of the same class of insurance with the same insurer;
- (5) False financial statements.
 - (A) Knowingly filing with any supervisory or other public official, or knowingly making, publishing, disseminating, circulating, or delivering to any person, or placing before the public, or knowingly causing, directly or indirectly, to be made, published, disseminated, circulated, delivered to any person, or placed before the public, any false statement of a material fact as to the financial condition of an insurer; or
 - (B) Knowingly making any false entry of a material fact in any book, report, or statement of any insurer with intent to deceive any agent or

1		examiner lawrully appointed to examine into its
2		condition or into any of its affairs, or any
3		public official to whom the insurer is required
4		by law to report, or who has authority by law to
5		examine into its condition or into any of its
6		affairs, or, with like intent, knowingly omitting
7 .		to make a true entry of any material fact
8		pertaining to the business of the insurer in any
9		book, report, or statement of the insurer;
10	(6)	Stock operations and advisory board contracts.
11		Issuing or delivering or permitting agents, officers,
12		or employees to issue or deliver, agency company stock
13		or other capital stock, or benefit certificates or
14		shares in any common-law corporation, or securities or
15		any special or advisory board contracts or other
16		contracts of any kind promising returns and profits as
17		an inducement to insurance;
18	(7)	Unfair discrimination.
19		(A) Making or permitting any unfair discrimination
20		between individuals of the same class and equal

expectation of life in the rates charged for any

policy of life insurance or annuity contract or

21

22

1		in the dividends or other benefits payable
2		thereon, or in any other of the terms and
3		conditions of the contract;
4	(B)	Making or permitting any unfair discrimination in
5		favor of particular individuals or persons, or
6		between insureds or subjects of insurance having
7		substantially like insuring, risk, and exposure
8		factors, or expense elements, in the terms or
9		conditions of any insurance contract, or in the
10		rate or amount of premium charge therefor, or in
11		the benefits payable or in any other rights or
12		privilege accruing thereunder;
13	(C)	Making or permitting any unfair discrimination
14		between individuals or risks of the same class
15	,	and of essentially the same hazards by refusing
16		to issue, refusing to renew, canceling, or
17		limiting the amount of insurance coverage on a
18		property or casualty risk because of the
19		geographic location of the risk, unless:
20		(i) The refusal, cancellation, or limitation is

for a business purpose which is not a mere

pretext for unfair discrimination; or

21

22

1	(ii) The refusal, cancellation, or limitation is
2	required by law or regulatory mandate;
3 (D)) Making or permitting any unfair discrimination
4	between individuals or risks of the same class
5	and of essentially the same hazards by refusing
6	to issue, refusing to renew, canceling, or
7	limiting the amount of insurance coverage on a
8	residential property risk, or the personal
9	property contained therein, because of the age of
10	the residential property, unless:
11	(i) The refusal, cancellation, or limitation is
12	for a business purpose which is not a mere
13	pretext for unfair discrimination; or
14	(ii) The refusal, cancellation, or limitation is
15	required by law or regulatory mandate;
16 (E)	Refusing to insure, refusing to continue to
17	insure, or limiting the amount of coverage
18	available to an individual because of the sex or
19	marital status of the individual; however,
20	nothing in this subsection shall prohibit an
21	insurer from taking marital status into account

1		for the purpose of defining persons eligible for
-2		dependent benefits;
3	(F)	Terminating or modifying coverage, or refusing to
4		issue or renew any property or casualty policy or
5		contract of insurance solely because the
6		applicant or insured or any employee of either is
7		mentally or physically impaired; provided that
8		this subparagraph shall not apply to accident and
9		health or sickness insurance sold by a casualty
10		insurer; provided further that this subparagraph
11		shall not be interpreted to modify any other
12		provision of law relating to the termination,
13	,	modification, issuance, or renewal of any
14		insurance policy or contract;
15	(G)	Refusing to insure, refusing to continue to
16		insure, or limiting the amount of coverage
17		available to an individual based solely upon the
18		individual's having taken a human
19		immunodeficiency virus (HIV) test prior to
20		applying for insurance; or
21	(H)	Refusing to insure, refusing to continue to
22		insure, or limiting the amount of coverage

available to an individual because the individual
refuses to consent to the release of information
which is confidential as provided in section 325-
101; provided that nothing in this subparagraph
shall prohibit an insurer from obtaining and
using the results of a test satisfying the
requirements of the commissioner, which was taken
with the consent of an applicant for insurance;
provided further that any applicant for insurance
who is tested for HIV infection shall be afforded
the opportunity to obtain the test results,
within a reasonable time after being tested, and
that the confidentiality of the test results
shall be maintained as provided by section
325-101;
(8) Rebates. Except as otherwise expressly provided by

- (8) Rebates. Except as otherwise expressly provided by law:
 - (A) Knowingly permitting or offering to make or making any contract of insurance, or agreement as to the contract other than as plainly expressed in the contract, or paying or allowing, or giving or offering to pay, allow, or give, directly or

1		indirectly, as inducement to the insurance, any
2		rebate of premiums payable on the contract, or
3		any special favor or advantage in the dividends
4		or other benefits, or any valuable consideration
5		or inducement not specified in the contract; or
6		(B) Giving, selling, or purchasing, or offering to
7		give, sell, or purchase as inducement to the
8	,	insurance or in connection therewith, any stocks,
9		bonds, or other securities of any insurance
10		company or other corporation, association, or
11		partnership, or any dividends or profits accrued
12		thereon, or anything of value not specified in
13		the contract;
14	(9)	Nothing in paragraph (7) or (8) shall be construed as
15		including within the definition of discrimination or
16		rebates any of the following practices:
17		(A) In the case of any life insurance policy or
18		annuity contract, paying bonuses to policyholders
19		or otherwise abating their premiums in whole or

in part out of surplus accumulated from

nonparticipating insurance; provided that any

bonus or abatement of premiums shall be fair and

20

21

22

1			equitable to policyholders and in the best
2			interests of the insurer and its policyholders;
3		(B)	In the case of life insurance policies issued on
4			the industrial debit plan, making allowance to
5			policyholders who have continuously for a
6			specified period made premium payments directly
7			to an office of the insurer in an amount which
8			fairly represents the saving in collection
9			expense;
10		(C)	Readjustment of the rate of premium for a group
11			insurance policy based on the loss or expense
12			experience thereunder, at the end of the first of
13			any subsequent policy year of insurance
14			thereunder, which may be made retroactive only
15			for the policy year; and
16		(D)	In the case of any contract of insurance, the
17			distribution of savings, earnings, or surplus
18			equitably among a class of policyholders, all in
19			accordance with this article;
20	(10)	Refu	sing to provide or limiting coverage available to
21		an i	ndividual because the individual may have a third-
22		part	y claim for recovery of damages; provided that:

1	(A)	Wher	e damages are recovered by judgment or
2		sett	lement of a third-party claim, reimbursement
3		of p	ast benefits paid shall be allowed pursuant
4	-	to s	ection 663-10;
5	(B)	This	paragraph shall not apply to entities
6		lice	nsed under chapter 386 or 431:10C; and
7	(C)	For	entities licensed under chapter 432 or 432D:
8		(i)	It shall not be a violation of this section
9			to refuse to provide or limit coverage
10			available to an individual because the
11			entity determines that the individual
12			reasonably appears to have coverage
13			available under chapter 386 or 431:10C; and
14		(i,i)	Payment of claims to an individual who may
15			have a third-party claim for recovery of
16			damages may be conditioned upon the
17			individual first signing and submitting to
18			the entity documents to secure the lien and
19			reimbursement rights of the entity and
20			providing information reasonably related to
21			the entity's investigation of its liability
22			for coverage.

1		P	ny individual who knows or reasonably should
2		k	now that the individual may have a third-party
3		c	laim for recovery of damages and who fails to
4		p	rovide timely notice of the potential claim to
5		t	he entity, shall be deemed to have waived the
6		p	rohibition of this paragraph against refusal or
7		1	imitation of coverage. "Third-party claim" for
8		ţ	surposes of this paragraph means any tort claim
9		f	or monetary recovery or damages that the
10		i	ndividual has against any person, entity, or
11		i	nsurer, other than the entity licensed under
12		C	hapter 432 or 432D;
13	(11)	Unfair	claim settlement practices. Committing or
14		perfor	ming with such frequency as to indicate a
15		genera	l business practice any of the following:
16		(A) M	isrepresenting pertinent facts or insurance
17		q	olicy provisions relating to coverages at issue;
18		(B) W	ith respect to claims arising under its
19		p	olicies, failing to respond with reasonable
20		p	romptness, in no case more than fifteen working
21		d	ays, to communications received from:
22		(<pre>i) The insurer's policyholder;</pre>

1	(ii) Any other persons, including the	
2	commissioner; or	
3	(iii) The insurer of a person involved in an	
4	incident in which the insurer's policyhold	er
5	is also involved.	
6	The response shall be more than an acknowledgme	nt
7	that such person's communication has been	
8	received, and shall adequately address the	
9	concerns stated in the communication;	
10	(C) Failing to adopt and implement reasonable	
11	standards for the prompt investigation of claim	s
12	arising under insurance policies;	
13	(D) Refusing to pay claims without conducting a	
14	reasonable investigation based upon all availab	le
15	information;	
16	(E) Failing to affirm or deny coverage of claims	
17	within a reasonable time after proof of loss	
18	statements have been completed;	
19	(F) Failing to offer payment within thirty calendar	
20	days of affirmation of liability, if the amount	
21	of the claim has been determined and is not in	
22	dispute;	

2014-0262 HB SMA.doc

1	(G)	railing to provide the insured, or when
2		applicable the insured's beneficiary, with a
3		reasonable written explanation for any delay, on
4		every claim remaining unresolved for thirty
5		calendar days from the date it was reported;
6	(H)	Not attempting in good faith to effectuate
7		prompt, fair, and equitable settlements of claims
8		in which liability has become reasonably clear;
9	(I)	Compelling insureds to institute litigation to
10		recover amounts due under an insurance policy by
11		offering substantially less than the amounts
12		ultimately recovered in actions brought by the
13		insureds;
14	(J)	Attempting to settle a claim for less than the
15		amount to which a reasonable person would have
16		believed the person was entitled by reference to
17		written or printed advertising material
18		accompanying or made part of an application;
19	(K)	Attempting to settle claims on the basis of an
20		application which was altered without notice,
21		knowledge, or consent of the insured;

1	(上)	Making claims payments to insureds or
2		beneficiaries not accompanied by a statement
3		setting forth the coverage under which the
4		payments are being made;
5	(M)	Making known to insureds or claimants a policy of
6		appealing from arbitration awards in favor of
7		insureds or claimants for the purpose of
8		compelling them to accept settlements or
9		compromises less than the amount awarded in
10		arbitration;
11	(N)	Delaying the investigation or payment of claims
12		by requiring an insured, claimant, or the
13		physician or advanced practice registered nurse
14		of either to submit a preliminary claim report
15		and then requiring the subsequent submission of
16		formal proof of loss forms, both of which
17		submissions contain substantially the same
18		information;
19	(0)	Failing to promptly settle claims, where
20		liability has become reasonably clear, under one
21		portion of the insurance policy coverage to

1			influence settlements under other portions of the
2			insurance policy coverage;
3		(P)	Failing to promptly provide a reasonable
4			explanation of the basis in the insurance policy
5			in relation to the facts or applicable law for
6			denial of a claim or for the offer of a
7			compromise settlement; and
8		(Q)	Indicating to the insured on any payment draft,
9			check, or in any accompanying letter that the
10			payment is "final" or is "a release" of any claim
11			if additional benefits relating to the claim are
12			probable under coverages afforded by the policy;
13			unless the policy limit has been paid or there is
14			a bona fide dispute over either the coverage or
15			the amount payable under the policy;
16	(12)	Fail	ure to maintain complaint handling procedures.
17		Fail	ure of any insurer to maintain a complete record
18		of a	ll the complaints which it has received since the
19		date	of its last examination under section 431:2-302.
20		This	record shall indicate the total number of
21		comp	laints, their classification by line of insurance,
22		the :	nature of each complaint, the disposition of these

2014-0262 HB SMA.doc

1		complaints, and the time it took to process each
2		complaint. For purposes of this section, "complaint"
3		means any written communication primarily expressing a
4		grievance;
5	(13)	Misrepresentation in insurance applications. Making
6		false or fraudulent statements or representations on
7		or relative to an application for an insurance policy,
8		for the purpose of obtaining a fee, commission, money,
9		or other benefit from any insurer, producer, or
10		individual; and
11	(14)	Failure to obtain information. Failure of any
12		insurance producer, or an insurer where no producer is
13		involved, to comply with section 431:10D-623(a), (b),
14		or (c) by making reasonable efforts to obtain
15		information about a consumer before making a
16		recommendation to the consumer to purchase or exchange
17		an annuity."
18	SECT	ION 12. Section 432E-36, Hawaii Revised Statutes, is
19	amended a	s follows:
20 .	1.	By amending subsection (b) to read:
21	"(b)	An enrollee or the enrollee's appointed
22	represent	ative may make an oral request for an expedited
	2014 0262	IID CMD dog

- 1 external review of the adverse action if the enrollee's treating
- 2 physician or advanced practice registered nurse certifies, in
- 3 writing, that the health care service or treatment that is the
- 4 subject of the request would be significantly less effective if
- 5 not promptly initiated. A written request for an expedited
- 6 external review pursuant to this subsection shall include, and
- 7 oral request shall be promptly followed by, a certification
- 8 signed by the enrollee's treating physician or treating advanced
- 9 practice registered nurse and the authorization for release and
- 10 disclosures required by section 432E-33. Upon receipt of all
- 11 items required by this subsection, the commissioner shall
- 12 immediately notify the health carrier."
- 13 2. By amending subsection (g) to read:
- 14 "(g) Except for a request for an expedited external review
- 15 made pursuant to subsection (b), within three business days
- 16 after the date of receipt of the request, the commissioner shall
- 17 notify the health carrier that the enrollee has requested an
- 18 expedited external review pursuant to this section. Within five
- 19 business days following the date of receipt of notice, the
- 20 health carrier shall determine whether:
- 21 (1) The individual is or was an enrollee in the health
- 22 benefit plan at the time the health care service or



1		treatment was recommended or requested or, in the case
2		of a retrospective review, was an enrollee in the
3		health benefit plan at the time the health care
4		service or treatment was provided;
5	(2)	The recommended or requested health care service or
6		treatment that is the subject of the adverse action:
7		(A) Would be a covered benefit under the enrollee's
8		health benefit plan but for the health carrier's
9		determination that the service or treatment is
10		experimental or investigational for the
11		enrollee's particular medical condition; and
12		(B) Is not explicitly listed as an excluded benefit
13		under the enrollee's health benefit plan;
14	(3)	The enrollee's treating physician or treating advanced
15		practice registered nurse has certified in writing
16		that:
17		(A) Standard health care services or treatments have
18		not been effective in improving the condition of
19		the enrollee;
. 20		(B) Standard health care services or treatments are
21		not medically appropriate for the enrollee; or

1	(C)	There is no available standard health care
2		service or treatment covered by the health
3		carrier that is more beneficial than the health
4		care service or treatment that is the subject of
5		the adverse action;
6	(4) The	enrollee's treating physician[÷] or treating

- 4) The enrollee's treating physician[+] or treating advanced practice registered nurse:
 - (A) Has recommended a health care service or treatment that the physician or advanced practice registered nurse certifies, in writing, is likely to be more beneficial to the enrollee, in the physician's or advanced practice registered nurse's opinion, than any available standard health care services or treatments; or
 - (B) Who is a licensed, board certified or board eligible physician qualified to practice in the area of medicine appropriate to treat the enrollee's condition, has certified in writing that scientifically valid studies using accepted protocols demonstrate that the health care service or treatment that is the subject of the adverse action is likely to be more beneficial to

1		the enrollee than any available standard health
2		care services or treatments;
3	(5)	The enrollee has exhausted the health carrier's
4		internal appeals process or the enrollee is not
5		required to exhaust the health carrier's internal
6		appeals process pursuant to section 432E-33(b); and
7	(6)	The enrollee has provided all the information and
8		forms required by the commissioner that are necessary
9		to process an external review, including the release
10		form and disclosure of conflict of interest
11		information as provided under section 432E-5."
12	SECT	ION 13. Section 435E-41, Hawaii Revised Statutes, is
13	amended to	read as follows:
14	"§ 4 3!	5E-41 Unfair methods of competition and deceptive acts
15	or praction	ces. The following are unfair methods of competition
16	and decept	tive acts or practices with respect to cooperative
17	corporation	ons or interindemnity arrangements under this chapter:
18	(1)	Making any false or misleading statement as to, or
19		issuing, circulating, or causing to be made, issued,
20		or circulated, any estimate, illustration, circular,
21		or statement misrepresenting the terms of any
22		interindemnity arrangement or the benefits or

2014-0262 HB SMA.doc

2

3

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

H.B. NO. 2099

advantages promised thereby, or making any misleading representation or any misrepresentation as to the financial condition of an interindemnity arrangement, or making any misrepresentation to any participating member for the purpose of inducing or tending to induce the member to lapse, forfeit, or surrender his or her rights to indemnification under the interindemnity arrangement. It shall be a false or misleading statement to state or represent that a cooperative corporation or interindemnity arrangement is or constitutes "insurance" or an "insurance company" or an "insurance policy".

(2) Making or disseminating or causing to be made or disseminated before the public in this State, in any newspaper or other publication, or any advertising device, or by public outcry or proclamation, or in any other manner or means whatsoever, any statement containing any assertion, representation, or statement with respect to such cooperative corporations or interindemnity arrangements, or with respect to any person in the conduct of such cooperative corporations or interindemnity arrangements, which is untrue,

H.B. NO. 2099

deceptive, or misleading, and which is known, or which by the exercise of reasonable care should be known, to be untrue, deceptive, or misleading. It shall be a false or misleading statement to state or represent that a cooperative corporation or interindemnity arrangement is or constitutes "insurance" or an "insurance company" or an "insurance policy".

- (3) Entering into any agreement to commit, or by any concerted action committing, any act of boycott, coercion, or intimidation resulting in or tending to result in an unreasonable restraint of, or monopoly in, such cooperative corporations or interindemnity arrangements.
- (4) Filing with any supervisory or other public official, or making, publishing, disseminating, circulating, or delivering to any person, or placing before the public, or causing directly or indirectly, to be made, published, disseminated, circulated, or delivered to any person, or placed before the public any false statement of financial conditions of such a cooperative corporation or interindemnity arrangement with intent to deceive.

any
.nto
ation
to
o its
ike
any
ition
., or
- -

(6) Making or disseminating, or causing to be made or disseminated, before the public in this State, in any newspaper or other publication, or any other advertising device, or by public outcry or proclamation, or in any other manner or means whatever, whether directly or by implication, any statement that such a cooperative corporation or

1		inte	rindemnity arrangement is insured against	
2		insolvency, or otherwise protected by law.		
3	(7)	Know	ingly committing or performing with such frequency	
4		as t	o indicate a general business practice any of the	
5		foll	owing unfair claims settlement practices:	
6	·	(A)	Misrepresenting to claimants pertinent facts or	
7			provisions relating to any coverage at issue.	
8		(B)	Failing to acknowledge and act promptly upon	
9			communications with respect to claims arising	
10			under such interindemnity arrangements.	
11		(C)	Failing to adopt and implement reasonable	
12			standards for the prompt investigation and	
13			processing of claims arising under such	
14		٠	interindemnity arrangement.	
15		(D)	Failing to affirm or deny coverage of claims	
16			within a reasonable time after proof of claim	
17			requirements have been completed and submitted by	
18			the participating member.	
19		(E)	Not attempting in good faith to effectuate	
20			prompt, fair, and equitable settlements of claims	
21	,		in which liability has become reasonably clear.	

1	(F.)	Compelling participating members to institute
2		litigation to recover amounts due under an
3		interindemnity arrangement by offering
4		substantially less than the amounts ultimately
5		recovered in actions brought by such
6		participating members when such participating
7		members have made claims under such
8		interindemnity arrangements for amounts
9		reasonably similar to the amounts ultimately
10		recovered.
11	(G)	Attempting to settle a claim by a participating
12		member for less than the amount to which a
13		reasonable person would have believed he or she
14	•	was entitled by reference to written or printed
15		advertising material accompanying or made part of
16		an application for membership in such an
17		interindemnity arrangement.
18	(H)	Attempting to settle claims on the basis of an
19		interindemnity arrangement which was altered
20		without notice to the participating member.

1	(1)	railing, after payment of a claim, to inform
2		participating members, upon request by them, of
3		the coverage under which payment has been made.
4	(J)	Making known to claimants a practice of such
5		cooperative corporation or interindemnity
6		arrangement of appealing from arbitration awards
7		in favor of claimants for the purpose of
8		compelling them to accept settlements or
9		compromises less than the amount awarded in
10		arbitration.
11	(K)	Delaying the investigation or payment of claims
12		by requiring a claimant, or [his or her] the
13		claimant's physician[7] or advanced practice
14		registered nurse, to submit a preliminary claim
15		report, and then requiring the subsequent
16		submission of formal proof of loss forms, both of
17		which submissions contain substantially the same
18		information.
19	(L)	Failing to settle claims promptly, where
20		liability has become apparent, under one portion
21		of an interindemnity arrangement in order to

1		influence settlements under other portions of the	
2		interindemnity arrangement.	
3	(M)	Failing to provide promptly a reasonable	
4		explanation of the basis relied on in the	
5		interindemnity arrangement, in relation to the	
6		facts of applicable law, or the denial of a claim	
7		or for the offer of a compromise settlement.	
8	(N)	Directly advising a claimant not to obtain the	
9		services of an attorney.	
10	(0)	Misleading a claimant as to the applicable	
11		statute of limitations."	
12	SECTION 14. Section 457-8.8, Hawaii Revised Statutes, is		
13	amended to read as follows:		
14	" [[]§457-	8.8 Advanced practice registered nurses; global	
15	signature auth	ority.[] (a)] Notwithstanding any other law to	
16	the contrary,	advanced practice registered nurses shall be	
17	authorized to	sign, certify, or endorse all documents relating	
18	to health care	within their scope of practice provided for their	
19	patients, incl	uding workers' compensation verification	
20	documents, ver	ification and evaluation forms of the department	
21	of human servi	ces and department of education, verification and	
22	authorization	forms of the department of health, and physical	
	2014-0262 HB S	MA . doc	

- 1 examination forms; provided that nothing in this section shall 2 be construed to expand the scope of practice of advanced 3 practice registered nurses. 4 [(b) This section shall not apply to a certificate of 5 disability that may be used to obtain parking privileges for 6 disabled persons pursuant to part III of chapter 291.]" 7 SECTION 15. Section 612-4, Hawaii Revised Statutes, is amended by amending subsection (b) to read as follows: 8 9 "(b) A prospective juror is disqualified to serve as a 10 juror if the prospective juror: 11 (1)Is incapable, by reason of the prospective juror's 12 disability, of rendering satisfactory jury service; 13 but a prospective juror claiming this disqualification 14 may be required to submit a physician's [or], 15 physician assistant's, or advanced practice registered 16 nurse's certificate as to the disability, and the certifying physician [or], physician assistant, or **17** 18 advanced practice registered nurse is subject to inquiry by the court at its discretion; 19 20 (2) Has been convicted of a felony in a state or federal 21 court and not pardoned; or
 - (3) Fails to meet the qualifications in subsection (a)."

 2014-0262 HB SMA.doc

H.B. NO. 2099

- 1 SECTION 16. This Act does not affect rights and duties
- 2 that matured, penalties that were incurred, and proceedings that
- 3 were begun before its effective date.
- 4 SECTION 17. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 18. This Act shall take effect upon its approval.

INTRODUCED BY:

Della a Belatti

JAN 17 2014

Report Title:

Advanced Practice Registered Nurse; Scope of Practice

Description:

Amends various sections of the Hawaii Revised Statutes to enable advanced practice registered nurses to practice to the fullest extent of their training and education.

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