EXECUTIVE CHAMBERS HONOLULU

DAVID Y. IGE GOVERNOR

July 1, 2016

The Honorable Ronald D. Kouchi,
President
and Members of the Senate
Twenty-Eighth State Legislature
State Capitol, Room 409
Honolulu, Hawai'i 96813

The Honorable Joseph M. Souki, Speaker and Members of the House of Representatives Twenty-Eighth State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Dear President Kouchi, Speaker Souki, and Members of the Legislature:

This is to inform you that on July 1, 2016, the following bill was signed into law:

SB2672 SD1 HD1 CD1

RELATING TO ADVANCED PRACTICE REGISTERED NURSES ACT 183 (16)

Sincerely,

DAVID Y. IGE

Governor, State of Hawai'i

### A BILL FOR AN ACT

RELATING TO ADVANCED PRACTICE REGISTERED NURSES.

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

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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 their 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	The legislature also finds that certain sections within the
11	Hawaii Revised Statutes omit advanced practice registered nurses
12	from the definitions or designations of health care entities who
13	may provide health care, prescribe drugs, or sign forms. The
14	outdated statutes must be amended to authorize increased
15	participation by advanced practice registered nurses and
16	recognize appropriately trained advanced practice registered.
17	numana na primaru dare providera. Authoriaina ingresand

17 nurses as primary care providers. Authorizing increased

18 participation by advanced practice registered nurses in certain



- 1 circumstances, especially with regard to global signature
- 2 authority, will enable improved access to health care services,
- 3 expedite the process of processing paperwork, and provide
- 4 optimal care at the initial point of access for Hawaii patients,
- 5 especially in rural and underserved areas.
- 6 The purpose of this Act is to improve patient access to
- 7 medical care by clarifying the circumstances under which
- 8 advanced practice registered nurses may practice to the fullest
- 9 extent of their training and education.
- 10 SECTION 2. Section 328-1, Hawaii Revised Statutes, is
- 11 amended by amending the definition of "out-of-state
- 12 practitioner" to read as follows:
- 13 ""Out-of-state practitioner" means a physician, surgeon,
- 14 osteopathic physician and surgeon, advanced practice registered
- 15 nurse, dentist, podiatrist, or veterinarian authorized to
- 16 prescribe drugs to patients under the applicable laws of any
- 17 state of the United States except the State of Hawaii, or a
- 18 physician, surgeon, osteopathic physician and surgeon, advanced
- 19 practice registered nurse, dentist, podiatrist, or veterinarian
- 20 authorized to prescribe drugs under the applicable laws of
- 21 Hawaii, but practicing in a state other than Hawaii."

1	SECTION 3. Section 334-59, Hawaii Revised Statutes, is
2	amended by amending subsection (b) to read as follows:
3	"(b) Emergency examination. A patient who is delivered
4	for emergency examination and treatment to a facility designated
5	by the director shall be examined by a licensed physician or
6	advanced practice registered nurse without unnecessary delay,
7	and may be given such treatment as is indicated by good medical
8	practice. A psychiatrist, advanced practice registered nurse,
9	or psychologist may further examine the patient to diagnose the
10	presence or absence of a mental disorder, assess the risk that
11	the patient may be dangerous to self or others, and assess
12	whether or not the patient needs to be hospitalized."
13	SECTION 4. Section 338-9, Hawaii Revised Statutes, is
14	amended by amending subsection (b) to read as follows:
15	"(b) In preparing a certificate of death or fetal death
16	the person in charge of the disposition of the body shall:
17	(1) Obtain and enter on the certificate the personal data
18	and other information pertaining to the deceased
19	person required by the department from the person best
20	qualified to supply them;

1	(2)	Present the certificate of death to the physician or
2		advanced practice registered nurse last in attendance
3		upon the deceased, or to the coroner's physician, who
4		shall thereupon certify the cause of death to the
5		physician's or advanced practice registered nurse's
6		best knowledge and belief, or present the certificate
7		of fetal death to the physician, advanced practice
8		registered nurse, midwife, or other person in
9		attendance at the fetal death, who shall certify the
10		fetal death and such medical data pertaining thereto
11		as can be furnished; provided that fetal deaths of
12		less than twenty-four weeks or intentional
13		terminations of pregnancy performed in accordance with
14		section 453-16 may be certified by a nurse or other
15		employee based upon the physician's records; and
16	(3)	Notify immediately the appropriate local agent, if the
17		death occurred without medical attendance, or if the
18		physician or advanced practice registered nurse last
19		in attendance fails to sign the death certificate. In
20		such event the local agent shall inform the local
21		health officer, and refer the case to the local health

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1	officer for immediate investigation and certification
2	of the cause of death prior to issuing a permit for
3	burial, or other disposition of the body. When the
4	local health officer is not a physician or when there
5	is no such officer, the local agent may complete the
6	certificate on the basis of information received from
7	relatives of the deceased or others having knowledge
8	of the facts.
9	If the circumstances of the case suggest that the death or
10	fetal death was caused by other than natural causes, the local
11	agent shall refer the case to the coroner for investigation and
12	certification."
13	SECTION 5. Section 338-10, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"§338-10 Late determination of the cause of death. If the
16	cause of death cannot be determined within three days, the
17	certification of its cause may be filed after the prescribed
18	period, but the attending physician, advanced practice
19	registered nurse, or coroner's physician shall notify in writing
20	the local agent of the department of health of the district in

- 1 which the death occurred of the reason for late filing, in order
- 2 that a permit for the disposition of the body may be issued.
- 3 As used in this section, "late" means more than three days
- 4 after the date of death."
- 5 SECTION 6. Section 386-1, Hawaii Revised Statutes, is
- 6 amended by amending the definition of "health care provider" to
- 7 read as follows:
- 8 ""Health care provider" means a person qualified by the
- 9 director to render health care and service and who has a license
- 10 for the practice of:
- 11 (1) Medicine or osteopathy under chapter 453;
- 12 (2) Dentistry under chapter 448;
- 13 (3) Chiropractic under chapter 442;
- 14 (4) Naturopathic medicine under chapter 455;
- 15 (5) Optometry under chapter 459;
- 16 (6) Podiatry under chapter 463E; [and]
- 17 (7) Psychology under chapter 465 [-]; and
- 18 (8) Advanced practice registered nurse under chapter 457."
- 19 SECTION 7. Section 386-27, Hawaii Revised Statutes, is
- 20 amended by amending subsection (a) to read as follows:

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1 All health care providers rendering health care and 2 services under this chapter shall be qualified by the director 3 and shall remain qualified by satisfying the requirements 4 established in this section. The director shall qualify any person initially who has a license for the practice of: 5 6 (1)Medicine or osteopathy under chapter 453; 7 (2) Dentistry under chapter 448; Chiropractic under chapter 442; 8 (3) 9 (4) Naturopathic medicine under chapter 455; **10** (5) Optometry under chapter 459; 11 (6) Podiatry under chapter 463E; [and] 12 Psychology under chapter 465 [-]; and (7) Advanced practice registered nurses under chapter 13 (8) 14 457." 15 SECTION 8. Section 457-8.6, Hawaii Revised Statutes, is 16 amended by amending subsection (d) to read as follows: Advanced practice registered nurses shall be 17 18 considered qualified if they have met the requirements of 19 section 457-8.5(a), and have met the advanced pharmacology 20 requirements for initial prescriptive authority pursuant to

rules adopted by the board. Only qualified advanced practice

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1	registere	d hurses authorized to diagnose, prescribe, and
2	institute	therapy or referrals of patients to health care
3	agencies,	health care providers, and community resources and,
4	only as a	ppropriate to the practice specialty in which the
5	advanced	practice [+]registered[+] nurse is qualified, may:
6	(1)	Prescribe and administer over the counter drugs,
7		legend drugs, and controlled substances pursuant to
8		this chapter and to chapter 329 and request, receive,
9		and dispense manufacturers; prepackaged samples of
10		over the counter drugs, and non-controlled legend
11		drugs to patients under their care; provided that an
12		advanced practice registered nurse shall not request,
13		receive, or sign for professional controlled substance
14		samples;
15	(2)	Prescribe, order, and dispense medical devices and
16		equipment; and
17	(3)	Plan and initiate a therapeutic regimen that includes
18		nutritional, diagnostic, and supportive services
19		including home health care, hospice, and physical and
20		occupational therapy."

1	SECTION 9. Section 461-1, Hawaii Revised Statutes, is			
2	amended by amending the definition of "practice of pharmacy" to			
3	read as follows:			
4	""Practice of pharmacy" means:			
5	. (1)	The interpretation and evaluation of prescription		
6		orders; the compounding, dispensing, and labeling of		
7		drugs and devices (except labeling by a manufacturer,		
8		packer, or distributor of nonprescription drugs and		
9		commercially legend drugs and devices); the		
10		participation in drug selection and drug utilization		
11		reviews; the proper and safe storage of drugs and		
12		devices and the maintenance of proper records		
13		therefor; the responsibility for advising when		
14		necessary or where regulated, of therapeutic values,		
15		content, hazards, and use of drugs and devices;		
16	(2)	Performing the following procedures or functions as		
17		part of the care provided by and in concurrence with a		
18		"health care facility" and "health care service" as		
19		defined in section 323D-2, or a "pharmacy" or a		
20		licensed physician[7] or a licensed advanced practice		
21		registered nurse with prescriptive authority, or a		

registered nurse with prescriptive authority, or a

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1	"managed care plan" as defined in section 432E-1, in		
2	accordance with policies, procedures, or protocols		
3	developed collaboratively by health professionals,		
4	including physicians and surgeons, pharmacists, and		
5	registered nurses, and for which a pharmacist has		
6	rece	ived appropriate training required by these	
7	poli	cies, procedures, or protocols:	
8	(A)	Ordering or performing routine drug therapy	
9		related patient assessment procedures;	
10	(B)	Ordering drug therapy related laboratory tests;	
11	(C)	Initiating emergency contraception oral drug	
12		therapy in accordance with a written	
13		collaborative agreement approved by the board,	
14		between a licensed physician or advanced practice	
15		registered nurse with prescriptive authority and	
16		a pharmacist who has received appropriate	
17		training that includes programs approved by the	
18		American Council of Pharmaceutical Education	
19		(ACPE), curriculum-based programs from an ACPE-	
20		accredited college of pharmacy, state or local	

1		health department programs, or programs
2		recognized by the board of pharmacy;
3	(D)	Administering drugs orally, topically, by
4		intranasal delivery, or by injection, pursuant to
5		the order of the patient's licensed [physician's
6		order, physician or advanced practice registered
7		nurse with prescriptive authority, by a
8		pharmacist having appropriate training that
9		includes programs approved by the ACPE,
10		curriculum-based programs from an ACPE-accredited
11		college of pharmacy, state or local health
12		department programs, or programs recognized by
13		the board of pharmacy;
14	(E)	Administering:
15		(i) Immunizations orally, by injection, or by
16		intranasal delivery, to persons eighteen
17		years of age or older by a pharmacist having
18		appropriate training that includes programs
19		approved by the ACPE, curriculum-based
20		programs from an ACPE-accredited college of
21		pharmacy, state or local health department

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1	prog	rams, or programs recognized by the
2	board	d of pharmacy; and
3	(ii) Vacc	ines to persons between fourteen and
4	seve	nteen years of age pursuant to section
5	461-	11.4;
6	(F) As author	ized by the written instructions of a
7	licensed	[physician's written instructions,]
8	physician	or advanced practice registered nurse
9	with pres	criptive authority, initiating or
10	adjusting	the drug regimen of a patient pursuant
11	to an ord	er or authorization made by the
12	patient's	licensed physician or advanced practice
13	registere	d nurse with prescriptive authority and
14	related to	o the condition for which the patient
15	has been	seen by the licensed physician[+] or
16	advanced	practice registered nurse with
17	prescript	ive authority; provided that the
18	pharmacis	t shall issue written notification to
19	the patie	nt's licensed physician or advanced
20	practice	registered nurse with prescriptive
21	authority	or enter the appropriate information in

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1		an electronic patient record system shared by the
2		licensed physician[-] or advanced practice
3		registered nurse with prescriptive authority,
4		within twenty-four hours;
5	(G)	Transmitting a valid prescription to another
6	,	pharmacist for the purpose of filling or
7		dispensing; or
8	(H)	Providing consultation, information, or education
9		to patients and health care professionals based
10	·	on the pharmacist's training and for which no
11		other licensure is required; and
12	(3) The	offering or performing of those acts, services,
13	oper	ations, or transactions necessary in the conduct,
14	oper	ation, management, and control of pharmacy."
15	SECTION 1	0. Statutory material to be repealed is bracketed
16	and stricken.	New statutory material is underscored.
17	SECTION 1	1. This Act shall take effect upon its approval;
18	provided that	the amendments made to section 334-59(b), Hawaii
19	Revised Statut	es, by section 3 of this Act shall not be repealed
20	when that sect	ion is reenacted on July 1, 2020, pursuant to
21	section 24 of	Act 221, Session Laws of Hawaii 2013.

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APPROVED this 1 day of JUL , 2016

GOVERNOR OF THE STATE OF HAWAII