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 legislature finds that the decentralization
- 2 of personnel, purchasing and other administrative functions to
- 3 the four regions within the Hawaii health systems corporation
- 4 caused inefficiencies that are detrimental to the financial
- 5 stability of the system, operational effectiveness, and employee
- 6 morale. The current organizational structure of the Hawaii
- 7 health systems corporation is ineffective. Consequently, there
- 8 is an urgent need to stabilize the network of public hospitals
- 9 that are the primary source of medical care on the neighbor
- 10 islands, as well as a safety net for thousands of elderly and
- 11 needy patients.
- 12 The purpose of this Act is to centralize personnel,
- 13 purchasing, and other administrative functions within the Hawaii
- 14 health systems corporation to achieve greater efficiency,
- 15 effectiveness, and meaningful financial accountability.

- 1 SECTION 2. Chapter 323F, Hawaii Revised Statutes, is
- 2 amended by adding a new section to part II to be appropriately
- 3 designated and to read as follows:
- 4 "§323F- Financial and management audits. The auditor
- 5 shall conduct a financial and management audit of the Hawaii
- 6 health systems corporation every five years."
- 7 SECTION 3. Section 323F-1, Hawaii Revised Statutes, is
- 8 amended as follows:
- 9 1. By inserting a new definition to be appropriately
- 10 inserted and to read:
- ""Regional public health care facility management advisory
- 12 committee" means a regional committee that advises the chief
- 13 executive officer and the corporation board."
- 2. By repealing the definition of "regional system board":
- 15 [""Regional system board" means a community based governing
- 16 board of directors of a regional system of the corporation."]
- 17 SECTION 4. Section 323F-2, Hawaii Revised Statutes, is
- 18 amended to read as follows:
- 19 "§323F-2 Hawaii health systems corporation. (a) There is
- 20 established the Hawaii health systems corporation, which shall
- 21 be a public body corporate and politic and an instrumentality

1 and agency of the State. The corporation shall be placed within 2 the department of health for the administrative purposes 3 specified in section 26-35(a)(6) only. 4 (b) The corporate organization shall be divided into five 5 regional systems, as follows: 6 The [Oahu regional health-care system;] city and (1) 7 county of Honolulu; 8 (2) The [Kauai regional health care system;] county of 9 Kauai; **10** (3) The [Maui regional health care system;] county of 11 Maui, except for the county of Kalawao; 12 (4)The [east Hawaii regional health care system,] eastern section of the county of Hawaii, comprising the Puna 13 14 district, north Hilo district, south Hilo district, 15 Hamakua district, and Kau district; and 16 (5) The [west Hawaii regional health care system,] western **17** section of the county of Hawaii, comprising the north 18 Kohala district, south Kohala district, north Kona district, and south Kona district; 19 20 and shall be identified as regional systems I, II, III, IV, and 21 V, respectively."

1	SECTION 5. Section 323F-3, Hawaii Revised Statutes, is			
2	amended to read as follows:			
3	"§323F-3 Corporation board. (a) The corporation shall be			
4	governed by [an eighteen member] a thirteen-member board of			
5	directors that shall carry out the duties and responsibilities			
6	of the corporation [other than those duties and responsibilities			
· 7	relating to the establishment of any captive insurance company			
8	pursuant to section 323F-7(c)(20) and the operation thereof].			
9	[(b) The members of the corporation board shall be			
10	appointed as follows:			
11	(1) The director of health as an ex officio, voting			
12	member;			
13	(2) The five-regional chief executive officers-as-ex			
14	officio, nonvoting members;			
15	(3) Three members who reside in the county of Maui, two of			
16	whom-shall be appointed by the Maui regional-system			
17	board and one of whom shall be appointed by the			
18	governor, all of whom shall serve as voting members;			
19	(4) Two members who reside in the eastern section of the			
20	county of Hawaii, one of whom shall be appointed by			
21	the East Hawaii regional system board and one of whom			

1		shall be appointed by the governor, both of whom shall
2		serve as voting members;
3	(5)	Two members who reside in the western section of the
4		county of Hawaii, one of whom shall be appointed by
5		the West Hawaii regional system-board and one of whom
6		shall be appointed by the governor, both of whom shall
7		serve—as voting members;
8	(6)	Two members who reside on the island of Kauai, one of
9		whom-shall be appointed by the Kauai regional system
10		board and one of whom shall be appointed by the
11		governor, both of whom shall serve as voting-members;
12	(7)	Two members who reside on the island of Oahu, one of
13		whom shall be appointed by the Oahu regional system
14.		board and one of whom shall be appointed by the
15		governor, both of whom shall serve as voting members;
16		and
17	-(8) -	One member who shall be appointed by the governor and
18		serve as—an at-large voting-member.
19	The	appointed board members who reside in the county of
20	Maui, eas	tern section of the county of Hawaii, western section
21	of the co	unty of Hawaii on the island of Kayai and on the

1	island of Oahu shall each serve for a term of four years;
2	provided that the terms of the initial appointments of the
3	members who are appointed by their respective regional system
4	boards-shall be as follows: one of the initial members from the
5	county of Maui shall be appointed to serve a term of two years
6	and the other member shall be appointed to serve a term of four
7	years; the initial member from East Hawaii shall be appointed to
8 ,	serve a term of two years; the initial member from West Hawaii
9	shall be appointed to-serve a term of four years; the initial
10	member from the island of Kauai shall be appointed to serve a
11	term of two years; and the initial member from the island of
12	Oahu shall be appointed to serve a term of four years; and
13	provided further that the terms of the initial appointments of
14	the members who are appointed by the governor shall be four
15	years. The at-large member-appointed by the governor shall
16	serve a term of two years.]
17	(b) Ten members of the corporation board shall be
18	appointed by the governor pursuant to section 26-34 as follows:
19	(1) One member from region I who resides in the city and
20	county of Honolulu;

1	(2)	One member from region II who resides in the county of
2		Kauai;
3	(3)	One member from region III who resides in the county
4		of Maui;
5	(4)	One member from region IV who resides in the eastern
6		section of the county of Hawaii;
7	(5)	One member from region V who resides in the western
8		section of the county of Hawaii;
9	(6)	One member from region II who resides in the county of
10		Kauai or from region III who resides in the district
11		of Hana or on the island of Lanai; provided that in no
12		event shall the member be appointed from the same
13		region for two consecutive terms; and
14	(7)	Four at-large members who reside in the State.
15	The e	eleventh member shall be the chairperson of the
16	executive	public health facility management advisory committee,
17	who shall	serve as an ex officio, voting member.
18	<u>The</u>	twelfth member, who shall serve as a voting member,
19	shall be a	a physician with active medical staff privileges at one
20	of the co	rporation's public health facilities. The physician
21	member sha	all serve a term of two years. The initial physician

1 member shall be from region II, and subsequent physician members 2 shall come from regions IV, III, and V, respectively. 3 physician member position shall continue to rotate in this 4 order. The physician member shall be appointed to the 5 corporation board by a simple majority vote of the members of the executive public health facility management advisory 6 7 committee from a list of qualified nominees submitted by the 8 public health facility management advisory committee for the 9 region from which the physician member is to be chosen. If for 10 any reason a physician member is unable to serve a full term, 11 the remainder of that term shall be filled by a physician from 12 the same region. 13 The thirteenth member shall be the director of health or 14 the director's designee, who shall serve as an ex officio, 15 voting member. 16 Prior to the transfer date, the public health facility 17 management advisory committees appointed pursuant to section 18 323F-10 for each county may recommend names to the governor for each position on the corporation board designated for a region 19 20 that corresponds to its county. After the transfer date, the 21 public health facility management advisory committees appointed

1	pursuant to section 323F-10 for each region may make
2	recommendations to the governor. The appointed board members
3	shall serve for a term of four years; provided that upon the
4	initial appointment of the first ten members:
5	(1) Two at-large members shall be appointed for a term of
6	two years;
7	(2) Three at-large members shall be appointed for a term
8	of three years; and
9	(3) Five regional members shall be appointed for a term of
10	four years.
11	Any vacancy shall be filled in the same manner provided for
12	the original appointments. The corporation board shall elect
13	its own chair from among its members. [Appointments to the
14	corporation board shall be as representative as possible of the
15	system's stakeholders as outlined in this subsection. The board
16	member appointments shall strive to create a board that includes
17	expertise in the fields of medicine, finance, health-care
18	administration, government affairs, human resources, and law.]
19	(c) The selection, appointment, and confirmation of any
20	nominee shall be based on ensuring that board members have
21	diverse and beneficial perspectives and experiences and that

- 1 they include, to the extent possible, representatives of the
- 2 medical, business, management, law, finance, and health sectors,
- 3 and patients or consumers. Members of the board shall serve
- 4 without compensation but may be reimbursed for actual expenses,
- 5 including travel expenses incurred in the performance of their
- 6 duties.
- 7 (d) Any member of the board may be removed for cause by
- 8 the governor or for cause by vote of a two-thirds majority of
- 9 the board's members then in office. For purposes of this
- 10 section, cause shall include without limitation:
- 11 (1) Malfeasance in office;
- (2) Failure to attend regularly called meetings;
- 13 (3) Sentencing for conviction of a felony, to the extent
- allowed by section 831-2; or
- (4) Any other cause that may render a member incapable or
- unfit to discharge the duties required under this
- chapter.
- 18 Filing nomination papers for elective office or appointment to
- 19 elective office, or conviction of a felony consistent with
- 20 section 831-3.1, shall automatically and immediately disqualify
- 21 a board member from office."



1 SECTION 6. Section 323F-4, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§323F-4 Board meetings. (a) The corporation board [and 4 each regional system board] shall be exempt from part I of 5 chapter 92 and shall meet no fewer than four times [a] per 6 year[7 provided that the regional system boards and the 7 corporation board-shall meet together at least-once a year.] 8 Each regional [board] public health facility management advisory 9 committee shall meet at least six times each year; provided that 10 two of these meetings shall be public community meetings for the 11 purpose of informing the community and taking comment on the 12 regional [system's] public health facility management advisory 13 committee performance [if these meetings are in addition to the 14 four board meetings]. The public community meetings shall be 15 advertised in a newspaper of general circulation in the regional 16 system at least two weeks in advance. (b) All business of the corporation board [and each **17** 18 regional system board] shall be conducted at a regular or 19 special meeting at which a quorum is present, consisting of at 20 least a majority of the directors then in office.

corporation board [and each regional system board] shall adopt

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1	procedura	I rules for meetings, not subject to chapter 91, that
2	shall inc	lude provisions for meetings via electronic and
3	telephoni	c communications and other methods that allow the
4	[boards]	board to conduct business in a timely and efficient
5	manner.	Any action of the corporation board [or each regional
6	system bo	ard] shall require the affirmative vote of a majority
7	of those	present and voting at the meeting; except that a vote
8	of two-th	irds of the entire membership of the respective board
9	then in o	ffice shall be required for any of the following
10	actions:	•
11	(1)	Removal by the corporation board [or respective
12		regional system-board] of one of its members; provided
13		that the eleventh and twelfth members set forth in
14		section 323F-3 may be removed only pursuant to
15		sections 323F-10 and 323F-10.5;
16	(2)	Amendment by the corporation [or a regional system]
17		board of its bylaws;
18	(3)	Hiring or removing [a regional] the chief executive
19		officer[+] of the corporation; and
20	[-(4)-	Filling of vacancies on a board; and

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1
         (5)] (4) Any other actions as provided by the corporation
 2
              [or regional system board] bylaws[, except the hiring
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              or removing of the chief-executive officer of the
 4
              corporation]."
         SECTION 7. Section 323F-5, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "§323F-5 Disclosure of interests. All corporation [and
8
    regional system] board members and employees of the corporation
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    shall be subject to chapter 84."
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         SECTION 8. Section 323F-7, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "§323F-7 Duties and powers of the corporation [and
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    regional system boards. (a) Notwithstanding any other law to
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    the contrary and unless otherwise specified, only those duties
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    and powers related to corporation wide-matters, including but
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    not limited to corporation-wide budgeting, personnel policies,
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    procurement policies, fiscal policies, accounting policies,
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    policies related to affiliations, joint ventures and contracts,
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    regulatory compliance, risk management, continuing medical
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    education programs, strategic-planning, and capital planning,
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    including the issuance of revenue bonds in any amount, shall be
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1 carried out by the corporation board in collaboration with the 2 regional system boards. Duties and powers related to the 3 operation of facilities within each regional system, including 4 but not limited to regional system and facility budgeting, 5 employment and removal of regional system and facility 6 personnel, purchasing, regional system strategic and capital 7 planning, organization, quality assurance, improvement and 8 reporting, credentialing of medical staff, and the issuance of 9 revenue bonds in any amount with corporation board approval, 10 shall be carried out by the regional system boards, either 11 directly or by delegation to regional and facility 12 administration. Unless otherwise-prohibited, the duties and 13 powers-granted to the corporation board-may be delegated to the 14 regional system boards. 15 (b) Duties and powers exercised by the regional system 16 boards under this chapter or delegated to the regional system 17 boards by the corporation-board shall be consistent-with 18 corporation-wide policies. Wherever appropriate, corporation-19 wide policies shall take into account differences among regional 20 systems and among types of facilities, particularly acute care,

1 critical access, and long-term care facilities within the 2 system. 3 New corporation wide policies, and major changes to 4 existing policies other than those changes mandated by legal or 5 regulatory requirements, shall be developed by the corporation 6 board after consultation with a policies committee. The 7 policies committee shall be made up of representatives of the 8 corporation board and each regional system board or designees of 9 each board. The corporation board shall have two **10** representatives on this committee. The corporation-board shall 11 review and consider approval of the policies within thirty days 12 of transmittal by the policies committee or at the next board meeting; provided that, if the policies committee fails to take 13 14 action within thirty days of receiving the proposed policy, the 15 corporation board may consider and adopt or reject or revise the 16 policy. The regional system boards and corporation board, as 17 needed, may submit a request to the committee to alter 18 corporation wide policies along with detailed justification for 19 the request. The regional-system boards and the corporation 20 board-shall-collaboratively establish a procedure to further 21 implement this section.

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

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

1	(4)	Cond	lucting activities and entering into business
2		rela	tionships as the corporation board, or any
3		regi	onal system board, deems necessary or appropriate,
4		incl	uding 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

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

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

1		corporation wide level with input from the regional
2		systems, taking into consideration the rates set by
3		the regional system boards. For purposes of securing
4		revenue bonds, the corporation or regional system
5		board may covenant to set, and if necessary increase,
6		rates and charges as needed to pay debt service and
7		related obligations plus a coverage-factor;
8	(9)	Developing a <u>centralized</u> corporation-wide hospital
9		system that is subject to chapters 76 and 89;
10		[provided that employment of regional system and
11		facility personnel shall be the responsibility of the
12		regional system boards pursuant to corporation wide
13		policies and procedures, applicable laws, rules,
14		regulations, and collective bargaining agreements;
15	(10)	Developing the corporation's corporation-wide capital
16		and strategic plans [or any regional system board's
17		capital and strategic plans; provided that each
18		regional system board shall be responsible for
19		development of capital and strategic plans in its own
20		regional system that shall be consistent with, and
21		incorporated into, the overall corporation wide plans;

1		and provided further that the corporation and each
.2		regional system board shall be entitled to undertake
3		the acquisition, construction, and improvement of
4		property, facilities, and equipment to carry out these
5		<pre>capital and strategic plans];</pre>
6	(11)	Suing and being sued; provided that [only the
7		corporation may sue or be sued; and provided further
8		that] the corporation [and regional system boards]
9		shall enjoy the same sovereign immunity available to
10		the State;
11	(12)	Making and altering corporation board [and regional
12		system board] bylaws for its organization and
13		management without regard to chapter 91 [and
14		consistent with this chapter; provided that each
15		regional system board shall be responsible for the
16		final approval of its regional system board bylaws];
17	(13)	Adopting rules without regard to chapter 91 governing
18		the exercise of the corporation's [or regional system
19		boards powers and the fulfillment of its purpose
20		under this chapter;

1	(14)	Entering into any contract or agreement whatsoever,
2		not inconsistent with this chapter or the laws of this
3		State, and authorizing the corporation[, regional
4		system boards, and chief executive officers] and its
5		chief executive officer to enter into all contracts,
6		execute all instruments, and do all things necessary
7		or appropriate in the exercise of the powers granted
8.		in this chapter, including securing the payment of
9		bonds; [provided that the corporation board shall
10		delegate to a regional system board its authority to
11		enter into and execute contracts or agreements
12		relating to matters exclusively affecting that
13		regional system; provided further that a regional
14	·	system board shall exercise this power consistent with
15		corporation-wide policies; and provided further that
16		contracts or agreements executed by a regional system
17		board shall encumber only the regional subaccounts-of
18	•	that regional system board;
19	(15)	Issuing revenue bonds [up to \$100,000,000] subject to
20		the approval of the governor or the director of
21		finance; provided that:

1		(A)	All revenue bonds shall be issued pursuant to
2			part III, chapter 39;
3		(B)	The corporation [and any regional system board]
4			shall have the power to issue revenue bonds in
5			any amount without regard to any limitation in
6			chapter 39; and
7	•	(C)	The corporation shall have the power to incur
8			debt, including the issuance of revenue bonds in
9			any amount[, and the regional system boards shall
10			have the power to issue revenue bonds in any
11			amount upon approval by the corporation board];
12	(16)	Reim	bursing the state general fund for debt service on
13		gene	ral obligation bonds or reimbursable general
14		obli	gation bonds issued by the State for the purposes
15		of t	he corporation [or any regional system board];
16	(17)	Pled	ging or assigning all or any part of the receipts,
17		reve	nues, and other financial assets of the
18		corp	oration [or the regional system boards] for
19		purp	oses of meeting or securing bond or health systems
20		liab	oilities; [provided that each regional system board
21		shal	l be responsible for conducting the activities

1	under this paragraph in its own regional system. Any
2	pledge or assignment by the corporation or any
3	regional system board to secure revenue bonds or
4	health system liabilities shall be valid and binding
5	in accordance with its terms against the pledgor,
6	creditors, and all others asserting rights thereto
7	from the time the pledge or assignment is made,
8	without the need of physical delivery, recordation,
9	filing, or further act. The corporation shall not
10	take or omit to take any act that would interfere
11	with, impair, or adversely affect any pledge or
12	assignment by a regional system board pursuant to this
13	chapter. In connection with issuing revenue bonds or
14	related obligations, consistent with corporation
15	policies and procedures, any regional system board may
16	make such other covenants, binding on the regional
17	system board and the corporation, that the regional
18	system board determines to be necessary or appropriate
19	to establish and maintain security for the revenue
20	bonds or related obligations;

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

(19)	Maintaining, improving, pledging, mortgaging, selling,
	or otherwise holding or disposing of property, whether
	real, personal, or mixed, tangible or intangible, and
	of any interest therein, at any time and manner, in
	furtherance of the purposes and mission of the
	corporation [or any regional system board]; provided
	that the corporation [or any regional system board]
	legally holds or controls the property in its own
	name; provided further that other than to secure
	revenue bonds and related obligations and agents, and
	to transition into a new entity, the corporation [or
	any regional system board] shall not sell, assign,
	lease, hypothecate, mortgage, pledge, give, or dispose
	of all or substantially all of its property; [and
	provided further that each regional system board shall
	be responsible for conducting the activities under
	this paragraph in its own regional system, and control
	over such property shall be delegated to each regional
	system board; provided further that this paragraph
	shall not be construed to authorize the sale, pledge,
	(19)

1	•	or mortgage of real property under the control of the
2		corporation or a regional system board;
3	(20)	Purchasing insurance and creating captive insurers in
4		any arrangement deemed in the best interest of the
5		corporation, including but not limited to funding and
6		payment of deductibles and purchase of reinsurance;
7		[provided that only the corporation shall have the
8		power to create captive insurers to benefit public
9		health facilities and operations in all regional
10		systems; and provided further that a regional system
11		board may purchase insurance for its regional system
12		in collaboration with the other regional systems and
13		the corporation until captive coverage is provided by
14		the corporation;
15	(21)	Acquiring by condemnation, pursuant to chapter 101,
16	•	any real property required by the corporation to carry
17		out the powers granted by this chapter;
18	(22)	Depositing any moneys of the corporation [or any
19		regional system board] in any banking institution
20		within or without the State, and appointing, for the
21		purpose of making deposits, one or more persons to act

1		as custodians of the moneys of the corporation [or any
2		regional system board; provided that regional system
3		boards may deposit moneys in banking institutions
4		pursuant to corporation-wide guidelines established by
5		the corporation board];
6	(23)	Contracting for and accepting any gifts, grants, and
7		loans of funds, property, or any other aid in any form
8		from the federal government, the State, any state
9		agency, or any other source, or any combination
10		thereof, and complying, subject to this chapter, with
11		the terms and conditions thereof; [provided that the
12		regional system boards shall be responsible for
13		contracting for and accepting any gifts, grants,
14	·	loans, property, or other aid if intended to benefit
15		the public health facilities and operations
16		exclusively in their respective regional systems; and
17		provided further that all contracting for or
18		acceptance of gifts, grants, loans, property, or other
19		aid shall be consistent with corporation wide policies
20		established by the corporation board;

•	(21)	rioviding medicin did medical berviees for the public
2		directly or by agreement or lease with any person,
3		firm, or private or public corporation, partnership,
4		or association through or in the health facilities of
5		the corporation [or regional system boards] or
6		otherwise; [provided that the regional system boards
7		shall be responsible—for—conducting—the—activities
8		under this paragraph in their respective regional
9		systems;]
10	(25)	Approving medical staff bylaws, rules, and medical
11		staff appointments and reappointments for all public
12		health facilities of the corporation [or any regional
13		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

with corporation-wide policies], and adopting and

implementing reasonable rules, without regard to

all persons and health professionals within the

chapter 91, for the credentialing and peer review of

18

19

20

21

1		racility;	provided that regional (system boards snall
2		be the go	overning body responsible t	For all medical
3		staff org	ganization, peer review, a r	nd-credentialing
4		activitie	es to the extent allowed by	<u>∕ law</u> ;]
5	(26)	(A) Inve	esting any funds not requi	red for immediate
6		disb	oursement in property or in	n securities that
7		meet	the standard for investme	ents established in
8		chap	oter 88 as provided by the	corporation board
9		[or	any regional system board	; provided that
10		prod	ceeds of bonds and moneys p	pledged to secure
11		bond	ds may be invested in obliq	gations permitted by
12		any	document that authorizes t	the issuance or
13		secu	uring of bonds; and provide	ed further that the
14	•	inve	estment assists the corpora	ation [or any
15		regi	onal system board] in car	rying out its public
16		purp	poses; selling from time to	time securities
17		thus	s purchased and held, and o	depositing any
18		secu	urities in any bank or fina	ancial institution
19		with	nin or without the State.	Any funds deposited
20		in a	a banking institution or in	n any depository
21		auth	norized in this section sha	all be secured in a

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

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

1	(29)	Waiving, by means that the corporation [or regional
2		system board] deems appropriate, the exemption from
3		federal income taxation of interest on the
4		corporation's [or regional system boards] bonds,
5		notes, or other obligations provided by the Internal
6		Revenue Code of 1986, as amended, or any other federal
7		statute providing a similar exemption;
8	(30)	Developing internal policies and procedures for the
9		procurement of goods and services, consistent with the
10	·	goals of public accountability and public procurement
11		practices, and subject to management and financial
12		legislative audits; provided that [the regional system
13		boards shall be responsible for developing internal
14	· · · ·	policies—and procedures for each of their regional
15		systems consistent with the corporation's policies—and
16		procedures; and further provided that:
17		(A) The regional system boards and the corporation
18		board-shall enjoy the exemption under section
19		103-53(e);
20		(B) The regional system boards shall enjoy the
21		exemption under chapter 103D; and

1		(C) The the corporation shall be subject to chapter
2		103D;
3	(31)	Authorizing and establishing positions; [provided that
4		regional system boards shall be responsible for hiring
5		and firing regional—and facility personnel consistent
6		with corporation policies, except a regional chief
7		executive officer shall only be hired or dismissed
8		upon the approval of the regional system board as
9		further-set forth in section 323F-8.5;
10	(32)	Having and exercising all rights and powers necessary
11		or incidental to or implied from the specific powers
12		granted in this chapter, which [specific powers] shall
13		not be considered as a limitation upon any power
14		necessary or appropriate to carry out the purposes
15		[and intent] of this chapter; [provided that the
16		regional system boards shall be responsible for having
17		and exercising all powers and rights with respect to
18		matters in their regional systems consistent with the
19		law;] and
20	(33)	[Each regional system, through its regional system
21		board, shall:

1	(A)	Develop policies and procedures necessary or
2		appropriate to plan, operate, manage, and control
3		the day to day operations of facilities within
4		the regional system that are consistent with
5		corporation wide policies;
6	(B)	Exercise custodial control over and use of all
7		assets of the corporation that are located in the
8		regional system pursuant to this chapter; and
9	(C)	Expend funds within its approved regional system
10		budget and expend additional funds in excess of
11		its approved regional system budget upon approval
12		of the corporation board. Calling upon the
13		attorney general for legal services that the
14		corporation may require.
15	[(d) Eac	h regional system board shall not be subject to
16	chapters 36 to	38, 40, 41D, and 103D as well as part I of
17	chapter 92 and	shall enjoy the exemptions—contained in sections
18	102 2 and 103-	53(e), except as otherwise provided in this
19	chapter. The	corporation shall not be subject to chapters 36 to
20	38, 40, and 41	D, as well as part I of chapter 92, and shall
21	enjoy the exem	ptions contained in sections 102 2 and 103 53 (e);

- 1 provided that the exemption provided under this subsection to
- 2 chapter 37D shall only apply to financing agreements of
- 3 \$5,000,000 or less; provided further that the aggregate value of
- 4 financing agreements per fiscal year shall not exceed
- 5 \$25,000,000.
- 6 (b) The corporation shall not be subject to chapters 36,
- 7 37, 37D, 38, 40, and 41D, except as otherwise provided in this
- 8 chapter.
- 9 [(e)] (c) The duties and powers granted to the corporation
- 10 [or any regional system board] may not be used to enter into
- 11 contractual or business relationships that have the practical
- 12 effect of allowing or are intended to allow private-sector
- 13 counterparts to replace existing employee positions or
- 14 responsibilities within the corporation [or in any regional
- 15 system or its facilities; provided the corporation or regional
- 16 system-boards shall be allowed to enter into such relationships
- 17 to the extent and for the purposes that the division of
- 18 community hospitals could have done under collective bargaining
- 19 contracts that were in effect for the 1995-1996 fiscal year]."
- 20 SECTION 9. Section 323F-7.6, Hawaii Revised Statutes, is
- 21 amended by amending subsection (b) to read as follows:



1	" (b)	A transition shall only occur upon approval of the
2	[appropri	ate regional system board in the case-of-a regional
3	system o r	individual facility transition, or upon approval of
4	the regio	nal system boards and the corporation in the case of
5	the trans	ition of the entire] corporation. Any transition shall
6	be subjec	t to legal review by the attorney general who shall
7	approve t	he transition if satisfied that the transition conforms
8	to all ap	plicable laws, subject to the review of the director of
9	the depar	tment of budget and finance who shall approve the
10	transitio	n if it conforms to all applicable financing
11	procedure	s, and subject to the governor's approval. In addition
12	the trans	ition shall be subject to the following terms and
13	condition	s:
14	(1)	All proceeds from the sale, lease, or transfer of
15	•	assets shall be used for health care services in the
16		respective regional system or facility, except that
17		real property shall only be transferred by lease;
18	(2)	Any and all liabilities of a regional system or
19		facility transitioning into a new entity that were
20		transferred to the Hawaii health systems corporation
21		upon its creation by Act 262, Session Laws of Hawaii

1	1996, and all liabilities of the regional system or
2	facility related to collective bargaining contracts
3	negotiated by the State, shall become the
4	responsibility of the State; and
5	(3) During the period of transition:
6	(A) The State shall continue to fund the provision of
7	health care services provided for by the regional
8	system or individual facility; and
9	(B) All applicable provisions of this chapter shall
10	continue to apply.
11	Upon the completion of the transition of all the facilities
12	in a regional system to a new entity, the regional system board
13	for that regional system shall terminate; provided that if not
14	all of a regional system's facilities are transitioned to a new
15	entity, the existing regional system board shall not terminate
16	but shall continue to retain jurisdiction over those facilities
17	remaining in the regional system."
18	SECTION 10. Section 323F-8, Hawaii Revised Statutes, is
19	amended to read as follows:
20	"§323F-8 Chief executive officer; exempt positions. (a)
21	The corporation board may appoint, by majority vote of its

- 1 entire membership, a chief executive officer of the corporation
- 2 whose salary shall be set by the corporation board and who shall
- 3 be exempt from chapter 76 and section 26-35(a)(4). The chief
- 4 executive officer may also appoint up to eighteen other
- 5 personnel, exempt from chapters 76 and 89, to work directly for
- 6 the chief executive officer and the corporate board.
- 7 (b) The corporation board or its designee may discharge
- 8 its exempt personnel with or without cause; provided that
- 9 removal without cause shall not prejudice any contract rights of
- 10 personnel.
- 11 [The-discharge-of-the-chief executive officer shall require
- 12 a majority vote of the entire membership of the corporation
- 13 board.
- 14 (c) The corporation's chief executive officer or the chief
- 15 executive officer's designee may appoint, exempt from chapters
- 16 76 and 89, hospital administrators, assistant administrators,
- 17 directors of nursing, medical directors, and staff physicians,
- 18 to facilitate the management of facilities within the
 - 19 corporation (; provided that directors of nursing appointed
 - 20 before July 1, 1998, may maintain their civil service status as
 - 21 provided in chapter 76 by so communicating in writing to the



1 chief executive officer by October 31, 1998. Hospital 2 administrators and assistant administrators appointed before 3 July 1, 1983, may maintain their permanent civil service status 4 as provided in chapter 76. 5 (d) Hiring, firing, compensation packages, and other personnel actions with respect to employees not covered by 6 chapter 76 and 89 shall be governed by policies and guidelines 7 8 established by the corporation, except as otherwise provided in 9 this chapter. 10 (c) Upon the establishment of a regional system board, the 11 authority to appoint regional hospital administrators, assistant **12** administrators, directors-of-nursing, medical directors, and 13 staff physicians under subsection (c) shall be superseded by 14 section 323F-8.5 for that regional system. No incumbent 15 personnel shall lose a position without specific action taken by 16 the regional system board]." SECTION 11. Section 323F-9, Hawaii Revised Statutes, is 17 18 amended to read as follows: 19 "§323F-9 Hiring of attorneys. The corporation [and 20 regional system boards] may employ or retain any attorney, by contract or otherwise, for the purpose of representing the 21

- 1 corporation [or regional system boards] in any litigation,
- 2 rendering legal counsel, or drafting legal documents for the
- 3 corporation [or regional system boards]."
- 4 SECTION 12. Section 323F-10, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "§323F-10 Regional public health facility management
- 7 advisory committees. (a) [On the transfer date, there] There
- 8 shall be established within the corporation for each region, a
- 9 public health facility management advisory committee to consist
- 10 of nine members initially to be appointed by the chief executive
- 11 officer of the corporation with the advice of the hospital
- 12 administrators of the facilities in the affected regions. The
- 13 members shall serve for a term of four years; provided that upon
- 14 the initial appointment of the members, two shall be appointed
- 15 for a term of one year, two for a term of two years, two for a
- 16 term of three years, and three for a term of four years.
- 17 Following the initial appointments by the chief executive
- 18 officer of the corporation board, any vacancies on a regional
- 19 committee shall be filled by a simple majority vote of the
- 20 members of the executive committee from a list of qualified
- 21 nominees submitted by the regional committee in which the



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- 1 vacancy occurred. If a regional committee vacancy remains
- 2 unfilled for more than thirty days, that vacancy may be filled
- 3 by the chief executive officer of the corporation.
- 4 Each regional management advisory committee shall include
- 5 medical and health care providers, consumers, and knowledgeable
- 6 individuals in other appropriate areas such as business and law;
- 7 provided that at least one member shall be a physician with
- 8 active medical staff privileges at one of the region's public
- 9 health facilities. At least three members of the committee
- 10 shall be consumers.
- 11 The management advisory committee for the East Hawaii
- 12 region shall have three members who reside in the Ka'u district,
- 13 three members who reside in the Hamakua/North Hilo districts,
- 14 and three members who reside in the South Hilo/Puna districts.
- 15 The management advisory committee for the West Hawaii region
- 16 shall have not less than three members who reside in the North
- 17 Kohala/South Kohala districts.
- 18 Each regional committee shall select its own chairperson
- 19 and vice chairperson and shall adopt rules governing the terms
- 20 for removal of its chairperson from the executive management
- 21 advisory committee. [In the event of] If a regional committee



- 1 [voting] votes to remove its chairperson who concurrently sits
- 2 on the corporation board, that vote shall be unanimous. [In the
- 3 event of If a regional committee [voting] votes to remove its
- 4 physician member from the corporation board, that vote shall
- 5 also be unanimous. Each regional committee may also adopt other
- 6 rules as it may consider necessary for the conduct of its
- 7 business.
- 8 The members of the regional committees shall serve without
- 9 compensation, but shall be reimbursed for traveling expenses
- 10 incurred in the performance of their duties. The corporation
- 11 shall provide for the necessary expenses of the committees;
- 12 provided that no expenses may be incurred without prior
- 13 authorization by the chief executive officer.
- 14 (b) Each regional committee shall sit in an advisory
- 15 capacity to the chief executive officer on matters concerning
- 16 the formulation of regional operational and capital improvement
- 17 budgets, and the planning, construction, improvement,
- 18 maintenance, and operation of public health facilities within
- 19 its respective jurisdiction and shall sit in an advisory
- 20 capacity to the governor on matters concerning the nominees for
- 21 positions on the corporation board. Nothing in this section



- 1 shall be construed as precluding or preventing the committees
- 2 from coordinating their efforts and activities with the facility
- 3 administrators within their counties.
- 4 (c) Each regional committee may prepare a report for
- 5 inclusion with the corporation's annual report and audit, which
- 6 shall include but not be limited to comments and analyses on the
- 7 corporation's regional operational and capital improvement
- 8 budgets for its respective region.
- 9 [(d) Upon the establishment of a regional system board for
- 10 a regional system pursuant to section 323F-3.5, this section
- 11 shall no longer apply to that regional system.] "
- 12 SECTION 13. Section 323F-10.5, Hawaii Revised Statutes, is
- 13 amended to read as follows:
- 14 "§323F-10.5 Executive public health facility management
- 15 advisory committee; establishment. (a) There is established
- 16 within the corporation an executive public health facility
- 17 management advisory committee to consist of the chairpersons of
- 18 each of the five regional public health facility management
- 19 advisory committees. The executive committee [shall], through
- 20 its chairperson, shall represent the interests of all regional
- 21 committees on the corporation board.

- 1 (b) The executive committee shall select its own
- 2 chairperson to serve on the corporation board and shall adopt
- 3 rules governing the terms of office and removal from the
- 4 corporation board. The executive committee shall also adopt
- 5 rules governing the terms of office for each of the five
- 6 regional committee chairpersons. The executive committee may
- 7 also adopt other rules as it may consider necessary for the
- 8 conduct of its business.
- 9 (c) The members of the executive committee shall serve
- 10 without compensation, but shall be reimbursed for reasonable
- 11 expenses incurred in the performance of their duties.
- 12 [(d) Upon the establishment of a regional system board for
- 13 a regional system pursuant to section 323F-3.5, this section
- 14 shall no longer apply to that regional system.] "
- 15 SECTION 14. Section 323F-11, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- 17 "§323F-11 Executive branch; noninterference.
- 18 Notwithstanding any other law to the contrary, the governor and
- 19 executive branch agencies shall limit their responsibilities to
- 20 that of review and oversight when the corporation [or regional
- 21 system board receives general funds from the State to subsidize



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- 1 the operating budgets of deficit facilities. The governor and
- 2 executive branch agencies shall not interfere with the systemic
- 3 change, capacity building, advocacy, budget, personnel, system
- 4 plan development, or plan implementation activities of the
- 5 corporation [or any regional system board]. The governor and
- 6 executive branch agencies shall not interfere with the ability
- 7 of the corporation [or regional system board] to function as a
- 8 multiple facility public hospital system delivering health care
- 9 services to the residents of the State."
- 10 SECTION 15. Section 323F-21, Hawaii Revised Statutes, is
- 11 amended to read as follows:
- 12 "§323F-21 Fiscal provisions. (a) There is created in the
- 13 state treasury a special fund to be known as the health systems
- 14 special fund, into which shall be deposited all fees, proceeds,
- 15 reimbursements, and the like owed to or received by the
- 16 corporation [, any regional system board,] and its facilities,
- 17 except as herein provided. [There-shall-be established within
- 18 the special fund regional subaccounts for each regional system
- 19 board-upon its establishment.] The special fund [and-the
- 20 regional subaccounts] shall be used solely to fulfill the
- 21 purposes outlined in this chapter.



1	The	corporation [and each regional system-board] may
2	establish	and maintain, within the health systems special fund
3	[or any r	egional-subaccount], any [other] accounts that [may be]
4	are neces	sary [and appropriate] to carry out its purposes and
5	responsib	ilities.
6	[The	corporation and any regional system board may deposit
7	moneys in	to trustee accounts for the purposes—of—securing or
8	issuing b	onds.]
9	The	corporation [and regional system boards] may provide
10	reasonabl	e reserves for any of the following purposes:
11	(1)	Insurance deductibles;
12	(2)	The improvement, replacement, or expansion of their
13		facilities or services;
14	(3)	The securing of the corporation's [or regional system
15		boards1] bonds, notes, or other instruments of
16		indebtedness; or
17	(4)	Any other purpose the corporation [or the regional
18		system boards deem] deems necessary [or appropriate]
19		in the performance of their purposes and
20		responsibilities.

1 The corporation board [and regional system boards] 2 shall [collaboratively] develop budgetary guidelines and annual 3 operating and capital budgets for each facility, taking into account anticipated surpluses from or subsidies to the 4 facilities pursuant to the annual guidelines described in this 5 6 section, accumulated corporation and regional reserves and 7 accounts, subsidies, if any, that are determined to be needed 8 from the general fund, and other sources of corporation-wide and 9 regional income as may be identified. [Two-year budgets-will be 10 approved for regional system boards, in alignment with State of 11 Hawaii biennium budgeting. The corporate board shall not alter 12 the two-year-budget-of-a-regional-system except: 13 (1) Where state general funding is reduced; 14 (2) An emergency exists; or 15 (3) There is a renegotiated budget approved by a regional 16 system board]. The corporation [and regional system boards] shall **17** 18 [collaboratively] develop budgetary quidelines [and negotiate 19 with each facility], and may allocate to each facility 20 reasonable corporation administrative costs, including funds

- 1 determined by the corporation [or any regional system board] to
- 2 be needed from or provided to each facility to:
- 3 (1) Repay corporation [or regional system board] debts;
- 4 (2) Provide subsidies to any facility determined to be
- 5 unable to fund from within that facility's programs
- 6 and services deemed essential to community needs; and
- 7 (3) Maintain appropriate reserves.
- **8** (c) The corporation [and regional system boards] shall
- 9 [collaboratively] develop annual corporation operating and
- 10 capital budgets, taking into account anticipated surpluses from
- 11 or subsidies to the facilities pursuant to the annual guidelines
- 12 described in this section, accumulated corporation [and regional
- 13 system-board] reserves and accounts, subsidies, if any, that are
- 14 determined to be needed from the general fund, and other sources
- 15 of corporation-wide [and regional system board] income as may be
- 16 identified.
- 17 \(\text{[(d)}\) Beginning with the first of the legislative biennium
- 18 budget years following the establishment of a regional system
- 19 board, and for each biennium period thereafter, the corporation
- 20 shall call together all the regional-systems through
- 21 representatives selected by each regional system board, and the



1 chairs of the facility management advisory committees, if any, 2 to determine which services and functions should be provided by 3 the corporation for the next biennium budget period, consistent 4 with this chapter. As part of the biennium budgeting process, 5 the corporation board and the representatives of each regional 6 system, working through the corporation board regional 7 representatives, shall agree upon an allocation methodology for 8 funding the agreed upon and statutorily created corporate 9 services and functions. 10 (d) The corporation may share in any facility's surplus and may offset any facility's deficits as provided 11 [Any regional system board shall share in the surplus 12 13 of any facility within the regional system and shall offset any 14 facility deficits within its regional system. Operating surpluses of the regional system board shall be reinvested in 15 **16** the operations of that regional system in any prudent manner; **17** provided that upon request, and subject to authorization by the 18 regional system board, the regional system board may share its surplus or resources with a facility outside of the regional 19 20 system to benefit the corporation wide system of health care.] 21 Obligations undertaken by a facility shall be paid only from

- 1 funds of that facility, unless the corporation board[, the
- 2 regional system board managing the facility, or an] or its
- 3 authorized agent explicitly agrees to guarantee the obligation.
- 4 [Loans and other transfers may be made between regional systems
- 5 upon approval of the affected regional system-boards-to-assist
- 6 in the cash flow and operations of the public health
- 7 facilities.
- 8 [\(\frac{\ff}{f}\)] (e) In accordance with each annual facility budget,
- 9 and subject to policies established by the corporation board
- 10 [and by each regional system board,] each facility of the
- 11 corporation [and regional system board, respectively,] shall:
- 12 (1) Bill and collect for its services;
- 13 (2) Maintain bank accounts; and
- 14 (3) Pay for needed personnel, supplies, equipment, and
- other operational and capital expenditures.
- 16 $\left[\frac{g}{g}\right]$ (f) The corporation $\left[\frac{and\ each\ regional\ system}{g}\right]$
- 17 board], subject to policies established by the corporation [and
- 18 each regional system board, respectively], may elect to manage
- 19 its own capital improvement project and funds, either directly
- 20 or indirectly by contract; provided that annual reports of the
- 21 project moneys are provided to the governor and legislature.



1 [(h)] (g) The corporation board [and regional system 2 boards] may hold public informational meetings on [their] its 3 budgets. Representatives of any county government, state 4 government, or any other person having an interest in the 5 budget, shall have the right to be heard at the meetings." 6 SECTION 16. Section 323F-22, Hawaii Revised Statutes, is 7 amended to read as follows: 8 "§323F-22 Annual audit and report; disclosure of revenue 9 projections[; internal performance audit]. (a) The corporation **10** shall engage a certified public accountant to conduct an annual 11 audit of its financial affairs, books, and records in accordance 12 with generally accepted accounting principles. **13** corporation, in consultation with a regional system board, may permit or require a regional system board to retain—an—audit 14 15 firm to conduct an independent audit of the regional system. 16 Each regional system board shall submit the results of the 17 annual audit to the corporation board within one hundred twenty 18 days after the close of the regional system board's fiscal 19 year.] The corporation shall submit to the governor and the 20 legislature, within one hundred fifty days after the close of 21 the corporation's fiscal year, a report that shall include the

- 1 audited financial report for that fiscal year for the
- 2 corporation [and each regional system board].
- 3 (b) In addition to the submittal of the audit required
- 4 under subsection (a), the corporation[, in cooperation with the
- 5 regional system boards, shall submit a report to the
- 6 legislature at least twenty days prior to the convening of each
- 7 regular session that shall include but not be limited to:
- 8 (1) The projected revenues for each health care facility;
- 9 (2) A list of all proposed capital improvement projects
- 10 planned for implementation during the following fiscal
- 11 year; and
- 12 (3) All reports submitted by regional public health
- 13 facility management advisory committees pursuant to
- 14 section 323F-10(c).
- 15 (c) The regional [system boards] public health facility
- 16 management advisory committee shall prepare a report for
- 17 inclusion with the corporation's annual report and audit.
- 18 (d) There shall be an annual internal audit of the
- 19 management and operations of the corporation [and regions]. The
- 20 corporation [, in cooperation with the regional system boards,]
- 21 shall submit a report to the legislature at least twenty days



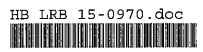
- 1 prior to the convening of each regular session on the results of
- 2 the annual internal audit of the management and operations of
- 3 the corporation [and regions]."
- 4 SECTION 17. Section 323F-23, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "§323F-23 Exemption from taxation. The corporation [and
- 7 each regional system board] shall be exempt from paying any:
- 8 (1) Assessments levied by any county; and
- 9 (2) State taxes of any kind."
- 10 SECTION 18. Section 323F-24, Hawaii Revised Statutes, is
- 11 amended to read as follows:
- 12 "§323F-24 Budget oversight. The corporation's [and each
- 13 regional system board's] operating and capital improvement
- 14 budgets shall not be subject to review or approval by the
- 15 governor or any state agency, except where state general funds
- 16 or capital improvement moneys are requested. If general funds
- 17 or capital improvement moneys are requested, then the
- 18 corporation [or any regional system board] shall include, with
- 19 its request, the proposed budget for which the funds or moneys
- 20 are to be included. The corporation [and regional system
- 21 boards, once operational, shall [collaboratively] submit



- 1 [their] its budgets annually to the legislature for review and
- 2 approval at least twenty days prior to the convening of the
- 3 regular legislative session[regular legisl
- 4 2010 2011 biennium fiscal years]."
- 5 SECTION 19. Section 323F-25, Hawaii Revised Statutes, is
- 6 amended to read as follows:
- 7 "[{] §323F-25[} Regional system board; community] Community
- 8 hospitals; community health centers; collaboration. Each
- 9 [regional system board and each] community hospital under the
- 10 jurisdiction of the corporation shall collaborate with community
- 11 health centers within their respective geographic jurisdictions
- 12 to maximize funding from the state and federal governments to:
- 13 (1) Maximize reimbursement for health care services
- 14 provided;
- 15 (2) Acquire funds for capital investment;
- 16 (3) Provide expanded hours of service; and
- 17 (4) Ensure the provision of the appropriate level of care
- 18 to the community served by each community health
- 19 center."
- 20 SECTION 20. Section 323F-31, Hawaii Revised Statutes, is
- 21 amended to read as follows:

1	"§323	F-31	Mair	ıtena	nce	of s	ervi	ces.	<u>(a</u>) P:	rior	to	
2	implementa	tion,	the	corp	orat	ion	shal	l no	tify	the	leg	islat	ure of
3	any planne	d sub	stant	:ial	expa	nsio	n, r	educ	tion	, or	eli	minat	ion of
4	direct pat	ient	care	serv	ices	<u>•</u>							
5	[-(a)-]	<u>(b)</u>	No	[plan	ned]	sub	stan	tial	red	ucti	on o	r	
6	eliminatio	n of	direc	t pa	tien	t ca	re s	ervi	ces a	at a	ny f	acili	ty
7	shall be u	ndert	aken	[un]	ess .	all	of t	he f	ollo	wing	req	uirem	ents
8	are-met:			•									
9	(1) :	An in	itia l	l-det	ermi	nati	on i	.s ma	de b	y th	e re	giona	l-chief
10		execu	tive	offi	cer	as t	o cr	itic	al-a i	nd-ei	merg	ency	
11		servi	ces v	vhich	. sha	ll n	ot k	e su	bjec	t to	red	uctio	n or
12		elimi :	natio	ın pu	rsua	nt t	o th	is s	ecti	on;			
13	(2)	The p	lan c	∍£ th	c fa	cili	ty t	.o s u	bst a:	ntia	lly	reduc	e or
14		elimi	nate	any	dire	ct p	atic	ent c	are	serv	ices	at t	he
15		healt	h fac	;ilit	y sh	all	firs	ı t b e	pre	sent	ed-t	o the	
16		regio	nal s	yste	od m	ard	for	its	appr	oval	÷		
17	(3)	Subse	q uent	: to	the	requ	isit	e re	gion	al s	yste	m boa	.rd
18		appro	val,	the	regi	onal	chi	ef c	xecu	tive	off	icer	shall
19		prese	nt t l	ic pl	an t	o th	i e-c e	mmun	ity	in w	hich	the	
20		facil	ity :	is l e	cate	d, a	it-a	-comn	unit	y in	form	ation	al
21		meeti	ng, i	in or	der	to c	btai	n cc	mmun	ity	inpu	t on	the

1	plan; and
2	(4) Provided that if the regional system board approves
3	the plan, the plan as approved by the regional system
4	board-shall be submitted to the corporation board for
5	ratification. by the corporation without the approval
6	of the legislature.
7	[(b) After the community informational meeting, but at
8	east twenty days prior to the implementation of the plan
9	approved by the regional system board, the regional system board
10	shall give notice of implementation of the plan to the governor,
11	senate president, and the speaker of the house of
12	cepresentatives.
13	(c) The decision of the regional system board shall be the
14	inal decision with respect to the plan. Implementation of the
15	plan shall commence and continue, provided that no legislation
16	is enacted that:
17	(1) Requires the reinstatement and continuation of the
18	direct patient care services that are subject to
19	reduction or elimination under the plan; and
20	(2) Includes an appropriation of additional moneys
21	sufficient to adequately fund the mandated



1	reinstatement and continuation of the subject direct
2	patient care-services.]
3	(c) The legislature shall maintain review and oversight
4	authority over the provision of direct patient care services
5	provided at each facility and may intervene to counter or
6	restrict any substantial reduction or elimination of patient
7	care services."
8	SECTION 21. Section 323F-3.5, Hawaii Revised Statutes, is
9	repealed.
10	["§323F 3.5 Regional system boards. (a) There is hereby
11	established a regional system board of directors to govern each
12	of the five regional-systems-specified-in-section 323F 2, no
13	later than January 1, 2008. The regional system boards of
14	directors shall carry out the duties and responsibilities as set
15	forth in this chapter and as further delegated by the
16	corporation.
17	(b) Upon its establishment, a regional system board shall
18	assume custodial care of all financial assets, real property,
19	including land, structures, and fixtures, or other physical
20	assets, such as personal property, including furnishings,
21	equipment, and inventory, of the corporation within its regional

1	system. No sale or encumbrance of any such real property or
2	such other financial assets, physical assets of the corporation
3	shall be permitted without the mutual consent of the Hawaii
4	health systems corporation board and the appropriate regional
5	system board. No additional debts or liabilities or superior
6	debts shall be added by the corporation to any regional system
7	board that would negatively impact the holders of bond notes.
8	Each regional system board shall be liable for any liabilities
9	arising from financial assets, real or personal property in its
10	custodial care:
11	(c) Each regional system shall be governed by a regional
12	system board of directors to consist of not less than seven
13	members and not more than fifteen members, as determined by the
14	regional system board after the initial regional system board is
15	established.
16	(1) Each-regional system board shall initially consist of
17	twelve members to be appointed by the governor under
18	section 26-34 or as provided in this section, as
19	follows:

1	(A) Four members shall be appointed by the governor
2	within-thirty-days-of-receipt of a qualified list
3	of candidates as follows:
4	(i) Two members shall be chosen from a list of
5	four individuals submitted by the speaker of
6	the house of representatives within fifteen
7	days of July 1, 2007; provided that this
8	list shall not include physicians; and
9	(ii) Two members shall be chosen from a list-of
10	four individuals submitted by the president
11	of the senate within fifteen days of July 1,
12	2007; provided that this list shall not
13	include physicians;
14	(B) Four members shall be appointed by the governor
15	within-thirty days from a list of eight
16	individuals nominated by the regional public
17	health facility management advisory committee
18	within fifteen days of July 1, 2007. These
19	individuals may be medical and health care
20	providers and professionals, consumers, and
21	knowledgeable individuals in other appropriate

1			areas such as business, finance, and law;
2 .			provided that these individuals shall not be
3			physicians currently in active practice;
4		(C)	Three physicians shall be appointed by the
5			governor within thirty days from a list submitted
6			within fifteen days of July 1, 2007, of six
7			physicians nominated by a majority vote of the
8			medical staff of the public health facilities in
9			the regional system present at a duly noticed
10			meeting from a list of qualified candidates
11			submitted by the medical executive-committees-in
12			the regional system; and
13		(D)	The corporation board chairperson or
14			chairperson's designee shall serve as an ex
15			officio, nonvoting member of each regional system
16			board;
17	(2)	One-	member of each-regional-system board nominated by
18		the	speaker of the house of representatives, the
19		pres	ident of the senate, and medical executive
20		comm	ittees in a regional system shall be appointed for
21		a te	rm of two years;

1	-(3) -	One member of each initial regional system board
2		nominated by the regional public health facility
3		management advisory committee for the regional system
4		shall be appointed for a term of two years;
5	(4)	The remaining members of each initial regional system
6		board and all members appointed thereafter shall be
7		appointed for terms of three years; and
8	(5)	New regional system board members appointed to any
9		regional system board after the initial regional
10		system board shall be selected by a two-thirds
11		affirmative vote of the existing regional system-board
12	•	members.
13	Except fo	r the ex officio members of each regional system board,
14	all other	members of a regional system board shall be residents
15	of the re	gion. Each regional system board shall elect its own
16	chair.	
17	(d)	Each regional system board shall:
18	(1)	Be responsible for local governance, operations, and
19		administration of the delivery of services in its
20		respective regional system as set forth in this
21		abantor and as further delegated by the serperation.



1	(2)	Include medical and health care providers and
2		professionals, consumers, and knowledgeable
3		individuals in other appropriate areas, such as
4		business, finance, and law; provided that no more than
5		three members of the regional system board-shall-be
6		physicians;
7	(3)	Be as balanced and representative of the community
8		stakeholders as possible; and
9	(4)	Have the powers, duties, and responsibilities that are
10	÷	specific to the regional system board as provided in
11		this chapter.
12	(e)	Any member of a regional system board may be removed
13	for cause	by the governor or for cause by vote of a two thirds
14	majority-	of the regional system board's voting members then in
15	office.	For purposes of this section, "cause" shall include
16	without 1	imitation:
17	(1)	Malfeasance in office;
18	(2)	Persistent failure to attend regularly called
19		meetings;
20	(3)	Sentencing for conviction of a felony, to the extent
21		allowed by section 831-3.1; or

1	(4) Any other cause that may render a member incapable of
2	discharging or unfit to discharge the duties required
3	under this chapter."]
4	SECTION 22. Section 323F-4.5, Hawaii Revised Statutes, is
5	repealed.
6	["-[§323F-4.5] Captive insurance board. (a) There is
7	established a ten-member captive insurance board that shall
8	carry out the corporation's duties and responsibilities relating
9	to the establishment of any captive insurance company pursuant
10	to section-[323F 7(c)(20)]-and-the operation thereof.
11	(b) Eight members of the captive insurance board shall be
12	appointed by the governor as follows:
13	(1) Three members from a list of five persons submitted by
14	the president of the senate; provided that at least
15	one of these members shall-have-experience in the
16	insurance industry and financial matters;
17	(2) Three members from a list of five persons submitted by
18	the speaker of the house of representatives; provided
19	that at least one of these members shall have
20	experience in the insurance industry and financial
21	matters; and

1	(3) Two members, one of whom shall be the chief executive
2	officer or chief financial officer of an insurer
3	licensed to do business in the State and shall serve
4	as a nonvoting member.
5	The director of health or the director's designee and the
6	insurance commissioner or the commissioner's designee shall
7	serve as ex officio, nonvoting members.
8	Any vacancy shall be filled in the same manner-provided-for
9	the original appointments. The captive insurance board shall
10	elect its own chair from among its members.
11	(c) The selection, appointment, and confirmation of any
12	appointed nominee shall be based on ensuring that captive
13	insurance-board members-have-diverse-and-beneficial-perspectives
14	and experiences and that they include, to the extent possible,
15	representatives-of-the insurance and/or finance sectors.
16	Members of the captive insurance board shall serve without
17	compensation but may be reimbursed for actual expenses,
18	including travel expenses incurred in the performance of their
19	duties.
20	(d) Any appointed member of the captive insurance board
21	may be removed for cause by the governor or for cause by vote of

1 a two thirds majority of the captive insurance board members 2 then in office. For purposes of this section, cause shall 3 include without limitation: 4 (1) Malfeasance in office; 5 (2) Failure to attend regularly called meetings; 6 (3) Sentencing for conviction of a felony, to the extent 7 allowed by section 831-2; or (4) Any other cause that may render a member incapable or 9 unfit-to-discharge the duties required under this 10 chapter. 11 Filing nomination papers for elective office, appointment to elective office, or conviction of a felony consistent with 12 section 831-3.1, shall automatically and immediately disqualify 13 14 a board-member from office. 15 (e) No member of the captive insurance board shall be an employee or vendor of the corporation, or an immediate family 16 17 member thereof. For purposes of this subsection, "immediate 18 family member" means a corporation board employee's or vendor's 19 spouse, child, parent, grandparent, or any related individual 20 who resides in the same household of the employee or vendor.] "

1 SECTION 23. Section 323F-7.5, Hawaii Revised Statutes, is 2 repealed. 3 ["-[§323F-7.5] Regional system boards; delegated authority. 4 If the Hawaii health systems corporation board is unable to act 5 on important transactions in as timely a manner as the 6 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 9 specific matters."] 10 SECTION 24. Section 323F-8.5, Hawaii Revised Statutes, is 11 repealed. 12 ["§323F-8.5-Regional-chief-executive-officer;-exempt 13 position. (a) Upon establishment, a regional system board may 14 appoint a regional chief executive officer whose salary shall be 15 set by the corresponding regional system board and may discharge 16 a regional chief executive officer; provided that the position **17** shall be exempt from chapter 76 and section 26-35(a)(4). Each 18 regional chief executive officer may also appoint, as necessary, 19 other personnel, exempt from chapters 76 and 89, to work directly for the regional chief executive officer for the 20 21 regional system and for the corresponding regional system board.

1 (b) Any regional system board or its designee may 2 discharge-its-exempt personnel with or without-cause; provided 3 that removal without cause shall not prejudice any contract 4 rights of personnel. 5 (c) Each regional chief executive officer or their 6 designees may appoint, exempt from chapters 76 and 89, hospital 7 administrators, assistant administrators, directors of nursing, 8 medical directors, and staff physicians, to facilitate the 9 management of facilities within the regional system. **10** (d) Hiring, firing, compensation packages, and other 11 personnel actions with respect to employees not covered by 12 chapters 76 and 89 shall be governed by policies adopted by each 13 regional-system board. These policies and quidelines shall be 14 consistent with policies and quidelines adopted by the 15 corporation board after consultation with the regional system 16 boards."] **17** SECTION 25. The auditor shall conduct a comprehensive 18 financial and management audit of the Hawaii health systems 19 corporation, including an analysis of information technology 20 operations, procurement practices, contract administration, cash 21 collections, accounts receivable, and personnel management.

- 1 SECTION 26. The auditor shall submit a report of its
- 2 findings and recommendations, including any proposed
- 3 legislation, to the legislature no later than twenty days prior
- 4 to the convening of the regular session of 2016.
- 5 SECTION 27. All rights, powers, functions, and duties of
- 6 the Hawaii health systems corporation regional system boards are
- 7 transferred to the Hawaii health systems corporation.
- 8 All employees who occupy civil service positions and whose
- 9 functions are transferred to the Hawaii health systems
- 10 corporation by this Act shall retain their civil service status,
- 11 whether permanent or temporary. Employees shall be transferred
- 12 without loss of salary, seniority (except as prescribed by
- 13 applicable collective bargaining agreements), retention points,
- 14 prior service credit, any vacation and sick leave credits
- 15 previously earned, and other rights, benefits, and privileges,
- 16 in accordance with state personnel laws and this Act; provided
- 17 that the employees possess the minimum qualifications and public
- 18 employment requirements for the class or position to which
- 19 transferred or appointed, as applicable; provided further that
- 20 subsequent changes in status may be made pursuant to applicable
- 21 civil service and compensation laws.

1 Any employee who, prior to this Act, is exempt from civil 2 service and is transferred as a consequence of this Act may 3 retain the employee's exempt status, but shall not be appointed to a civil service position as a consequence of this Act. 4 exempt employee who is transferred by this Act shall not suffer 5 6 any loss of prior service credit, vacation or sick leave credits 7 previously earned, or other employee benefits or privileges as a 8 consequence of this Act; provided that the employees possess 9 legal and public employment requirements for the position to 10 which transferred or appointed, as applicable; provided further 11 that subsequent changes in status may be made pursuant to 12 applicable employment and compensation laws. The board of 13 directors of the Hawaii health systems corporation may prescribe the duties and qualifications of these employees and fix their 14 15 salaries without regard to chapter 76, Hawaii Revised Statutes. SECTION 28. All appropriations, records, equipment, 16 machines, files, supplies, contracts, books, papers, documents, **17** maps, and other personal property heretofore made, used, 18 19 acquired, or held by the Hawaii health systems corporation regional system boards relating to the functions transferred to 20

- 1 the Hawaii health systems corporation shall be transferred with
- 2 the functions to which they relate.
- 3 SECTION 29. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 30. This Act shall take effect on July 1, 2015.

6

INTRODUCED BY:

JAN 2 9 2015

Report Title:

HHSC; Regional System Boards

Description:

Repeals the regional system boards of the HHSC. Increases the size of the HHSC board and changes its composition.

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