A BILL FOR AN ACT

RELATING TO SANITATION.

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

1	SECTION 1.	Section	321-11,	Hawaii	Revised	Statutes,	is
2	amended to read a	as follow	vs:				

3	"§321	1-11 Subjects of health rules, generally. (a) The
4	department	t of health pursuant to chapter 91 may adopt rules that
5	it deems n	necessary for the public health and safety respecting:
6	• (1)	Nuisances, foul or noxious odors, gases, vapors,
7		waters in which mosquitoes breed or may breed, sources
8		of filth, and causes of sickness or disease, within
9		the respective districts of the State, and on board
10		any vessel;
11	(2)	Adulteration and misbranding of food or drugs;
12	(3)	Location, air space, ventilation, sanitation,
13		drainage, sewage disposal, and other health conditions
14	·	of buildings, courts, construction projects,
15		excavations, pools, watercourses, areas, and alleys;
16	(4)	Privy vaults and cesspools;
17	(5)	Fish and fishing;



1 (6) Interments and dead bodies;

Disinterments of dead human bodies, including the 2 (7) exposing, disturbing, or removing of these bodies from 3 their place of burial, or the opening, removing, or 4 disturbing after due interment of any receptacle, 5 coffin, or container holding human remains or a dead 6 human body or a part thereof and the issuance and 7 terms of permits for the aforesaid disinterments of 8 dead human bodies; 9

10 (8) Cemeteries and burying grounds;

Laundries, and the laundering, sanitation, and 11 · (9) sterilization of articles including linen and uniforms 12 used by or in the following businesses and 13 professions: barber shops, manicure shops, beauty 14 parlors, electrology shops, restaurants, soda 15 fountains, hotels, rooming and boarding houses, 16 bakeries, butcher shops, public bathhouses, midwives, 17 masseurs, and others in similar calling, public or 18 private hospitals, and canneries and bottling works 19 where foods or beverages are canned or bottled for 20 public consumption or sale; provided that nothing in 21



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this chapter shall be construed as authorizing the 1 prohibiting of laundering, sanitation, and 2 sterilization by those conducting any of these 3 businesses or professions where the laundering or 4 sterilization is done in an efficient and sanitary 5 6 manner; Hospitals, freestanding surgical outpatient 7 (10)facilities, skilled nursing facilities, intermediate 8. care facilities, adult residential care homes, adult 9 foster homes, assisted living facilities, special 10 treatment facilities and programs, home health 11 agencies, home care agencies, hospices, freestanding 12 birthing facilities, adult day health centers, 13 independent group residences, and therapeutic living 14 programs, but excluding youth shelter facilities 15 unless clinical treatment of mental, emotional, or 16 physical disease or handicap is a part of the routine 17 program or constitutes the main purpose of the 18 facility, as defined in section 346-16 under "child 19 [+]caring[+] institution". For the purpose of this 20



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1		paragraph, "adult foster home" has the same meaning as
2		provided in section 321-11.2;
3	(11)	Hotels, rooming houses, lodging houses, apartment
4		houses, tenements, and residences for persons with
5		developmental disabilities including those built under
6		federal funding;
7	(12)	Laboratories;
8	(13)	Any place or building where noisome or noxious trades
9		or manufacturing is carried on, or intended to be
10		carried on;
11	(14)	Milk;
12	(15)	Poisons and hazardous substances, the latter term
13		including any substance or mixture of substances that:
14		(A) Is corrosive;
15	•	(B) Is an irritant;
16		(C) Is a strong sensitizer;
17		(D) Is inflammable; or
18		(E) Generates pressure through decomposition, heat,
19		or other means,
20		if the substance or mixture of substances may cause
21		substantial personal injury or substantial illness



1		during or as a proximate result of any customary or
2		reasonably foreseeable handling or use, including
3		reasonably foreseeable ingestion by children;
4	(16)	Pig and duck ranches;
5	(17)	Places of business, industry, employment, and
6		commerce, and the processes, materials, tools,
7		machinery, and methods of work done therein; and
8		places of public gathering, recreation, or
9		entertainment;
10	(18)	Any restaurant, theater, market, stand, shop, store,
11		factory, building, wagon, vehicle, or place where any
12		food, drug, or cosmetic is manufactured, compounded,
13		processed, extracted, prepared, stored, distributed,
14		sold, offered for sale, or offered for human
15		consumption or use;
16	(19)	Foods, drugs, and cosmetics, and the manufacture,
17		compounding, processing, extracting, preparing,
18		storing, selling, and offering for sale, consumption,
19		or use of any food, drug, or cosmetic;
20	(20)	<pre>[+]Device[+] as defined in section 328-1;</pre>
21	(21)	Sources of ionizing radiation;

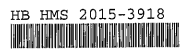


Medical examination, vaccination, revaccination, and 1 (22) immunization of school children. No child shall be 2 subjected to medical examination, vaccination, 3 revaccination, or immunization, whose parent or 4 guardian objects in writing thereto on grounds that 5 the requirements are not in accordance with the 6 religious tenets of an established church of which the 7 parent or guardian is a member or adherent, but no 8 objection shall be recognized when, in the opinion of 9 the department, there is danger of an epidemic from 10 any communicable disease; 11 Disinsectization of aircraft entering or within the (23) 12 State as may be necessary to prevent the introduction, 13 transmission, or spread of disease or the introduction 14 or spread of any insect or other vector of 15 significance to health; 16 Fumigation, including the process by which substances (24) 17 emit or liberate gases, fumes, or vapors that may be 18 used for the destruction or control of insects, 19 vermin, rodents, or other pests, which, in the opinion 20



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1		of the department, may be lethal, poisonous, noxious,
2		or dangerous to human life;
3	(25)	Ambulances and ambulance equipment;
4	(26)	Development, review, approval, or disapproval of
5		management plans submitted pursuant to the Asbestos
6		Hazard Emergency Response Act of 1986, Public Law 99-
7		519; and
8	(27)	Development, review, approval, or disapproval of an
9		accreditation program for specially trained persons
10		pursuant to the Residential Lead-Based Paint Hazard
11		Reduction Act of 1992, Public Law 102-550.
12	The	department of health may require any certificates,
13	permits,	or licenses that it may deem necessary to adequately
14	regulate	the conditions or businesses referred to in this
15	section.	
16	<u>(b)</u>	The department of health shall adopt rules pursuant to
17	chapter 9	I requiring all shopping centers with twenty or more
18	<u>retail or</u>	c commercial establishment tenants to provide restrooms
19	for publi	ic use.



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<u>As used in this subsection, "shopping center" means a group</u>
<u>of retail and other commercial establishments that are planned,</u>
<u>developed, owned, and managed as a single property.</u>"
<u>SECTION 2.</u> Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.
<u>SECTION 3.</u> This Act shall take effect on July 1, 2016.
<u>INTRODUCED BY:</u> <u>Section Mathematical Mat</u>

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Report Title:

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Sanitation; Shopping Center; Public Restroom

Description:

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Requires department of health to establish rules regarding sanitation facilities for public use at all shopping centers with twenty or more retail or commercial establishment tenants.

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



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