## A BILL FOR AN ACT

RELATING TO EMPLOYMENT AGREEMENTS.

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

- 1 SECTION 1. The legislature finds that a restrictive
- 2 covenant not to compete with a former employer imposes a special
- 3 hardship on licensed physicians, as these highly specialized
- 4 professionals are trained to perform specific jobs. Because the
- 5 geographic area of Hawaii is unique and limited, noncompete
- 6 agreements unduly restrict future employment opportunities for
- 7 physicians and have a chilling effect on the stability and
- 8 progress of medical care offered within the State. Eliminating
- 9 restrictive covenants for licensed physicians will stimulate
- 10 Hawaii's economy by preserving jobs for licensed physicians and
- 11 by providing opportunities for those physicians to establish new
- 12 job opportunities in the State.
- The purpose of this Act is to prohibit noncompete
- 14 agreements and restrictive covenants that forbid post-employment
- 15 competition of licensed physicians.
- 16 SECTION 2. Section 480-4, Hawaii Revised Statutes, is
- 17 amended to read as follows:

1 "§480-4 Combinations in restraint of trade, price-fixing 2 and limitation of production prohibited. (a) Every contract, 3 combination in the form of trust or otherwise, or conspiracy, in restraint of trade or commerce in the State [-7] or in any section 4 of this State is illegal. 5 Without limiting the generality of the foregoing, no 6 7 person, exclusive of members of a single business entity consisting of a sole proprietorship, partnership, trust, or 8 corporation, shall agree, combine, or conspire with any other 9 person or persons[7] or enter into, become a member of, or 10 participate in  $[\tau]$  any understanding, arrangement, pool, or 11 trust[7] to do, directly or indirectly, any of the following 12  $acts[_{7}]$  in the State or any section of the State: 13 Fix, control, or maintain[7] the price of any 14 (1) 15 commodity; (2) Limit, control, or discontinue[7] the production, 16 manufacture, or sale of any commodity for the purpose 17 or with the result of fixing, controlling, or 18 19 maintaining its price;

1	(3)	Fix, control, or maintain[ $_{7}$ ] any standard of quality
2		of any commodity for the purpose or with the result of
3		fixing, controlling, or maintaining its price;
4	(4)	Refuse to deal with any other person or persons for
5		the purpose of effecting any of the acts described in
6		paragraphs (1) to (3) [of this subsection].
7	(c)	Notwithstanding [the foregoing] subsection (b) and
8	without l	imiting the application of [the foregoing] subsection
9	(a) it sh	all be lawful for a person to enter into any of the
10	following	restrictive covenants or agreements ancillary to a
11	legitimat	e purpose not violative of this chapter, unless the
12	effect thereof may be substantially to lessen competition or to	
13	tend to create a monopoly in any line of commerce in any section	
14	of the State:	
15	(1)	A covenant or agreement by the transferor of a
16		business not to compete within a reasonable area and
17		within a reasonable period of time in connection with

(2) A covenant or agreement between partners not to compete with the partnership within a reasonable area

the sale of the business;

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1		and for a reasonable period of time upon the
2		withdrawal of a partner from the partnership;
3	(3)	A covenant or agreement of the lessee to be restricted
4		in the use of the leased premises to certain business
5		or agricultural uses, or covenant or agreement of the
6		lessee to be restricted in the use of the leased
7		premises to certain business uses and of the lessor to
8		be restricted in the use of premises reasonably
9		proximate to any such leased premises to certain
10		business uses;
11	(4)	A covenant or agreement by an employee or agent not to
12		use the trade secrets of the employer or principal in
13		competition with the employee's or agent's employer or
14		principal, during the term of the agency or
15		thereafter, or after the termination of employment,
16		within such time as may be reasonably necessary for
17		the protection of the employer or principal, without
18		imposing undue hardship on the employee or agent.
19	<u>(d)</u>	Except as provided in subsection (c)(4), any
20	employmen	t contract, post-employment contract, or separation
21	agreement	containing a noncompete or nonsolicit clause relating

- 1 to a licensed physician is prohibited. Such agreement shall be
- 2 void and of no force and effect.
- 3 As used in this subsection:
- 4 "Licensed physician" means a physician or osteopathic
- 5 physician licensed by the Hawaii medical board pursuant to
- 6 chapter 453.
- 7 "Noncompete clause" means a clause in an employment
- 8 contract, post-employment contract, or separation agreement that
- 9 prohibits an employee from working in a specific geographic area
- 10 for a specific period of time after leaving employment with the
- 11 employer.
- "Nonsolicit clause" means a clause in an employment
- 13 contract, post-employment contract, or separation agreement that
- 14 prohibits an employee from soliciting employees of the employer
- 15 after leaving employment with the employer.
- 16 This subsection shall apply to all written, binding
- 17 noncompete and nonsolicit clauses entered into after June 30,
- 18 2015, and to all amendments adding or amending noncompete and
- 19 nonsolicit clauses in existing written agreements created prior
- 20 to July 1, 2015."

- SECTION 3. Statutory material to be repealed is bracketed 1
- and stricken. New statutory material is underscored. 2

SECTION 4. This Act shall take effect on July 1, 2015. 3

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### Report Title:

Licensed Physicians; Employment Covenants or Agreements

### Description:

Prohibits noncompete agreements and restrictive covenants in employment contracts, post-employment contracts, or separation agreements that forbid post-employment competition of licensed physicians.

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