A BILL FOR AN ACT

RELATING TO NONPROFIT CORPORATIONS.

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

1	SECTION 1. Chapter 414D, Hawaii Revised Statutes, is		
2	amended by adding three new sections to be appropriately		
3	designated and to read as follows:		
4	" <u>§41</u>	4D- Conversions into and from corporations. (a) A	
5	domestic	corporation may adopt a plan of conversion and convert	
6	to a foreign corporation if:		
7	(1)	The board of directors and members, if any, of the	
8		domestic corporation approve the plan of conversion in	
9		the manner prescribed by section 414D-202 if the	
10		conversion were treated as a merger to which the	
11		converting entity is a party and not the surviving	
12		entity;	
13	(2)	The conversion is permitted by and complies with the	
14		laws of the state or country in which the converted	
15		entity is to be incorporated, formed, or organized;	
16		and the incorporation, formation, or organization of	
17		the converted entity complies with those laws;	

1	(3)	At the time the conversion becomes effective, any
2		member of the converting entity, unless otherwise
3		agreed to by the member, shall become a member of the
4		converted entity;
5	(4)	The members of the domestic corporation, as a result
6		of the conversion, shall not become personally liable
7		without the members' consent, for the liabilities or
8		obligations of the converted entity; and
9	<u>(5)</u>	The converted entity is incorporated, formed, or
10		organized as part of or pursuant to the plan of
11		conversion.
12	(b)	Any foreign corporation may adopt a plan of conversion
13	and conve	rt to a domestic corporation if the conversion is
14	permitted	by and complies with the laws of the state or country
15	in which	the foreign corporation is incorporated.
16	<u>(c)</u>	A plan of conversion shall set forth:
17	(1)	The name of the converting entity and the converted
18		entity;

1	(2)	A statement that the converting entity is continuing
2		its existence in the organizational form of the
3		converted entity; and
4	(3)	A statement describing the organizational form of the
5		converted entity and the state or country under the
6		laws of which the converted entity is to be
7		incorporated.
8	<u>(d)</u>	A plan of conversion may set forth any other
9	provision	s relating to the conversion that are not prohibited by
10	law, incl	uding without limitation the initial bylaws and
11	officers	of the converted entity.
12	<u>(e)</u>	After the conversion of a domestic corporation is
13	approved,	and at any time before the conversion becomes
14	effective	e, the plan of conversion may be abandoned by the
15	domestic	corporation in accordance with the procedures set forth
16	in the pl	an of conversion or, if these procedures are not
17	provided	in the plan, in the manner determined by the board of
18	directors	. If articles of conversion have been filed with the
19	departmen	at director but the conversion has not become effective,
20	the conve	ersion may be abandoned if a statement, executed on

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2 authorized representative and stating that the plan of 3 conversion has been abandoned in accordance with applicable law, 4 is filed with the department director prior to the effective 5 date of the conversion. If the department director finds that 6 the statement satisfies the requirements provided by law, the 7 department director, after all fees have been paid, shall: 8 (1) Stamp the statement and include the date of the 9 filing; 10 File the document in the department director's office; (2) 11 and 12 (3) Issue a certificate of abandonment to the converting 13 entity or its authorized representatives. 14 (f) Once the statement provided in subsection (e) is filed 15 with the department director, the conversion shall be deemed 16 abandoned and shall not be effective.

§414D- Articles of conversion. (a) If a plan of

414D-202 and has not been abandoned, articles of conversion

conversion has been approved in the manner prescribed by section

behalf of the converting entity by an officer or other duly

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1	shall be	execu	ted by an officer or other duly authorized
2	represent	ative	of the converting entity and shall set forth:
3	(1)	A st	atement certifying the following:
4		(A)	The name, form of entity, and state or country of
5			incorporation of the converting and converted
6			<pre>entities;</pre>
7		<u>(B)</u>	That a plan of conversion has been approved;
8		(C)	That an executed plan of conversion is on file at
9			the principal place of business of the converting
10		•	entity and stating the address thereof;
11		(D)	That a copy of the plan of conversion shall be
12			furnished by the converting entity prior to the
13			conversion or by the converted entity after the
14			conversion on written request and without cost,
15			to any member or director, as the case may be, of
16			the converting entity or the converted entity;
17			and
18		<u>(E)</u>	That the approval of the plan of conversion was
19			duly authorized and complied with the laws under
20			which it was incorporated, formed, or organized.

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1	<u>(b)</u>	The articles of conversion shall be delivered to the
2	departmen	t director. The converted entity, if a domestic
3	corporati	on, shall attach a copy of its articles of
4	incorpora	tion with the articles of conversion.
5	<u>(c)</u>	If the department director finds that the articles of
6	conversion	n satisfy the requirements provided by law, and that
7	all requi	red documents are filed, the department director, after
8	all fees	have been paid shall:
9	(1)	Stamp the articles of conversion and include the date
10		of the filing;
11	(2)	File the document in the department director's office;
12		and
13	(3)	Issue a certificate of conversion to the converted
14		entity or its authorized representatives.
15	<u>§414</u>	D- Effect of conversion. When a conversion becomes
16	effective	<u>:</u>
17	(1)	The converting entity shall continue to exist without
18		interruption, but in the organizational form of the
19		converted entity;

1	(2)	All lights, citie, and interest in all lear estate and
2		other property owned by the converting entity shall
3		automatically be owned by the converted entity without
4		reversion or impairment, subject to any existing liens
5		or other encumbrances;
6	(3)	All liabilities and obligations of the converting
7		entity shall automatically be liabilities and
8		obligations of the converted entity without impairment
9		or diminution due to the conversion;
10	(4)	The rights of creditors of the converting entity shall
11		continue against the converted entity and shall not be
12		impaired or extinguished by the conversion;
13	<u>(5)</u>	Any action or proceeding pending by or against the
14		converting entity may be continued by or against the
15		converted entity without any need for substitution of
16		<pre>parties;</pre>
17	<u>(6)</u>	If the converted entity is a foreign corporation or
18		other business entity incorporated under a law other
19		than the law of this State, the converted entity shall
20		file with the director:

1	(A)	An agreement that the converted entity may be
2		served with process in this State in any action
3		or proceeding for the enforcement of any
4		liability or obligation of the converting
5		domestic corporation; and
6	<u>(B)</u>	An irrevocable appointment of a resident of this
7		State, including the street address, as its agent
8		to accept service of process in any such
9		proceeding."
10	SECTION	2. Section 414D-149, Hawaii Revised Statutes, is
11	amended by am	ending subsection (a) to read as follows:
12	"(a) A	director shall discharge the director's duties as a
13	director, inc	luding the director's duties as a member of a
14	committee:	
15	(1) In	good faith;
16	<u>(2)</u> <u>In</u>	a manner that is consistent with the director's
17	dut	y of loyalty to the corporation;
18	[(2)] <u>(3)</u>	With the care an ordinarily prudent person in a
19	lik	e position would exercise under similar
20	cir	cumstances; and

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        \left[\frac{3}{3}\right] (4) In a manner the director reasonably believes to
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              be in the best interests of the corporation."
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         SECTION 3. Section 414D-155, Hawaii Revised Statutes, is
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    amended by amending subsection (a) to read as follows:
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         "(a) An officer with discretionary authority shall
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    discharge the officer's duties under that authority:
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         (1)
              In good faith;
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              In a manner that is consistent with the officer's duty
         (2)
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              of loyalty to the corporation;
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        [+(2)+] (3) With the care an ordinarily prudent person in a
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              like position would exercise under similar
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              circumstances; and
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        [\frac{3}{3}] (4) In a manner the officer reasonably believes to be
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               in the best interests of the corporation."
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         SECTION 4. Section 414D-233, Hawaii Revised Statutes, is
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    amended by amending subsection (b) to read as follows:
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         "(b) No assets shall be transferred or conveyed by a
    public benefit corporation as part of the dissolution process
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    until twenty business days after it has given the written notice
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    required by subsection (a) to the attorney general or until the
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- 1 attorney general has consented in writing to the dissolution, or
- 2 indicated in writing that the attorney general will take no
- 3 action in respect to, the transfer or conveyance, whichever is
- 4 earlier."
- 5 SECTION 5. Statutory material to be repealed is bracketed
- 6 and stricken. New statutory material is underscored.
- 7 SECTION 6. This Act shall take effect on July 1, 2112.

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Report Title:

Nonprofit Corporations

Description:

Amends the nonprofit corporations law to impose a duty of loyalty on directors and officers of nonprofit corporations, recodify provisions that would allow nonprofit corporations to convert into and out of domestic nonprofit corporations, and give the Attorney General additional time to review proposed dissolutions of nonprofits. (HB1027 HD1)

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