## A BILL FOR AN ACT

RELATING TO THE HEALTH CARE PRIVACY HARMONIZATION ACT.

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

1	SECTION 1. The purpose of this Act is to identity the
2	circumstances in which the State has a compelling interest in
3	the use and disclosure of de-identified protected health
4	information under the Health Care Privacy Harmonization Act. It
5	is not the intent of the legislature to foreclose other
6	circumstances in which the State may similarly have a compelling
7	interest in the use or disclosure of this information.
8	SECTION 2. Chapter 323B, Hawaii Revised Statutes, is
9	amended by adding a new section to be appropriately designated
10	and to read as follows:
11	"§323B- Disclosure, use, and production of de-identified
12	protected health information. (a) Provided that individually
13	identifiable protected health information has been de-identified
14	pursuant to title 45 Code of Federal Regulations part 164, as
15	may be amended, the State shall have a compelling interest in
16	the public and private disclosure, use, and production of the

de-identified protected health information for the purposes of

**17** 

1	medical or	r economic research, protecting patient or public
2	safety, en	nsuring proper operation of facilities providing
3	medical ca	are, and health care operations as defined in title 45
4	Code of Fe	ederal Regulations part 164, as may be amended.
5	<u>(b)</u>	Public and private uses of de-identified protected
6	health in	formation in which the State shall have a compelling
7	interest :	include but are not limited to:
8	(1)	De-identified protected health information from state
9		agencies, hospitals, medical and health care
10		facilities, health care providers, and providers of
11		health insurance relating to:
12		(A) Medical or economic research; and
13		(B) Public safety;
14	(2)	De-identified protected health information from state
15		agencies, pharmacies, hospitals, medical and health
16		care facilities, health care providers, and providers
17		of health insurance relating to patient protection and
18		public safety involving unfair or deceptive acts or
19		practices, restraints of trade, and price-fixing in
20		violation of chapter 480; and

1	(3) De	identified protected health information from state	
2	age	encies, hospitals, medical and health care	
3	fac	cilities, and health care providers relating to the	
4	pro	oper operation of medical and health care facilities	
5	tha	at includes:	
6	(A)	Quality assessment and improvement activities;	
7	(B)	Patient protection and safety activities;	
8	<u>(C)</u>	Population based activities relating to improving	
9		health or reducing health care costs;	
10	<u>(D)</u>	Fraud and abuse detection and compliance; and	
11	<u>(E)</u>	Employment actions."	
12	SECTION	3. Section 323B-2, Hawaii Revised Statutes, is	
13	amended by adding a new definition to be appropriately inserted		
14	and to read as follows:		
15	"De-identified protected health information" has the same		
16	meaning as in title 45 Code of Federal Regulations section		
17	164.514(a), as may be amended."		
18	SECTION	4. New statutory material is underscored.	
19	SECTION	5. This Act shall take effect on July 1, 2050.	

## Report Title:

Health Care Privacy Harmonization Act; De-identified Protected Health Information; Disclosures, Uses, and Production

## Description:

Identifies certain circumstances under which the State has a compelling interest in the disclosure, use, and production of de-identified protected health information under the Health Care Privacy Harmonization Act; provided that the information has been de-identified pursuant to title 45 Code of Federal Regulations part 164. (SB1171 HD1)

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