A BILL FOR AN ACT

RELATING TO THE LICENSURE OF MIDWIVES.

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

1	PART I
2	SECTION 1. The legislature finds that one of the
3	challenges faced by the country's health care system is
4	providing quality care to segments of the population who do not
5	have access to essential services because of geographic
6	limitations. Further, the legislature finds that mothers have
7	accessed midwifery services throughout history and that using
8	midwifery care to deliver maternal child health care is an
9	effective way of overcoming certain barriers to accessing care,
10	particularly for communities located in rural and remote areas.
11	This is especially important in Hawaii, where residents on the
12	neighbor islands and in rural areas do not have the same level
13	of access to maternal child health care as residents in urban
14	areas of Oahu.
15	The legislature further finds that midwifery services are
16	used extensively across the country with no compromise in

- 1 quality of care when the services are within the scope of
- practice of a midwife provider.
- 3 The legislature additionally finds that licensing the
- 4 midwife profession will empower consumer choice, reduce access
- 5 disparities, enhance provider availability, and improve quality
- 6 of maternal child health care.
- 7 As determined by Senate Concurrent Resolution No. 64, S.D.1
- 8 (1998), the subsequent sunrise Auditor's Report No. 99-14
- 9 (1999), House Concurrent Resolution No. 65, H.D.1 (2016), and
- 10 the subsequent sunrise Auditor's Report No. 17-01 (2017), the
- 11 legislature finds that it is necessary to establish a regulatory
- 12 process for the entire midwifery profession.
- 13 The purpose of this Act is to regulate midwives engaged in
- 14 the practice of midwifery care by establishing licensure
- 15 requirements and regulatory requirements under the department of
- 16 commerce and consumer affairs.
- 17 PART II
- 18 SECTION 2. The Hawaii Revised Statutes is amended by
- 19 adding a new chapter to be appropriately designated and to read
- 20 as follows:



1	"CHAPTER
2	MIDWIVES
3	§ -1 Definitions. As used in this chapter:
4	"Accreditation Commission for Midwifery Education" means
5	the United States Department of Education recognized commission
6	that provides accreditation and pre-accreditation of
7	certificates, post-baccalaureates, graduate degrees, and pre-
8	certification programs in nurse-midwifery and midwifery.
9	"American Midwifery Certification Board" means the national
10	certifying body for certified nurse-midwife candidates and
11	certified midwife candidates who have received their graduate
12	level education in programs accredited by the Accreditation
13	Commission for Midwifery Education.
14	"Certified midwife" means a person who holds a current and
15	valid national certification as a Certified Midwife from the
16	American Midwifery Certification Board, or any successor
17	organization.
18	"Certified professional midwife" means a person who holds a
19	current and valid national certification as a Certified
20	Professional Midwife from the North American Registry of
21	Midwives, or any successor organization.

1 "Client" means a person under the care of a licensed 2 midwife, as well as the person's fetus and newborn child. 3 "Department" means the department of commerce and consumer affairs. 5 "Director" means the director of commerce and consumer 6 affairs. 7 "International Confederation of Midwives" means the 8 accredited non-governmental organization and representative of 9 midwives and midwifery to organizations worldwide to achieve 10 common goals in the care of mothers and newborns. 11 "Licensed midwife" means a person who is a certified 12 midwife and/or certified professional midwife: Who engages in the practice of midwifery and uses the 13 (1) 14 title of "Licensed Midwife"; 15 (2) Who has been issued a license under this chapter; and (3) Whose license is in effect and not revoked, suspended, 16 **17** or encumbered. 18 "Midwife" means a person who has successfully completed a 19 midwifery educational pathway that is recognized in the United 20 States and meets or exceeds the International Confederation of

Midwives Essential Competencies for Basic Midwifery Practice and

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- 1 the framework of the International Confederation of Midwives
- 2 Global Standards for Midwifery Education, has demonstrated
- 3 competency in the practice of midwifery by passing a national
- 4 midwifery certification exam offered as part of a National
- 5 Commission for Certifying Agencies accredited credentialing
- 6 program, holds a current certified professional midwife,
- 7 certified midwife and/or certified nurse-midwife credential, and
- 8 who has acquired the requisite qualifications to be legally
- 9 licensed to practice midwifery and use the title 'midwife'.
- 10 "Midwifery" means providing primary health and/or maternity
- 11 care to women and infants.
- 12 "Midwifery Education Accreditation Council" means the
- 13 United States Department of Education recognized commission
- 14 established in 1991 that provides accreditation for programs and
- 15 institutions that meet the National Association of Certified
- 16 Professional Midwives core competencies and the North American
- 17 Registry of Midwives skills and standards for basic midwifery
- 18 practice.
- 19 "National Association of Certified Professional Midwives"
- 20 means the national professional and standard-setting association
- 21 for certified professional midwives in the United States.



1 "North American Registry of Midwives" means the 2 organization that sets national standards for the certified 3 professional midwife credential. 4 "The practice of midwifery as a licensed midwife" means 5 providing independent primary care services and management of 6 the health care for persons with female reproductive systems, 7 focusing particularly on family planning, gynecological needs, pregnancy, childbirth, the postpartum period, and care of the 8 9 newborn through the performance of professional services 10 commensurate with the educational preparation and demonstrated 11 competency of the individual having specialized knowledge, **12** judgment, and skill based on the principles of the biological, 13 physical, behavioral, and sociological sciences and midwifery 14 theory, whereby the individual shall be accountable and 15 responsible to the consumer for the quality of midwifery care 16 rendered. The foregoing may include but shall not be limited to **17** observation, assessment, development, implementation, and 18 evaluation of a plan of care, health counseling, supervision and 19 teaching of other personnel, and teaching of individuals, 20 families, and groups; provision of midwifery services via 21 telehealth; administration, supervision, coordination,

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2 healthcare to the client in collaboration with other members of 3 the healthcare team as autonomous health care professionals 4 providing the midwifery component of health care; or use of 5 reasonable judgment in carrying out prescribed medical orders of 6 a licensed physician or osteopathic physician licensed in 7 accordance with chapter 453 or 460; orders of an advanced 8 practice registered nurse licensed in accordance with chapter 9 457; orders of a physician assistant licensed and practicing 10 with physician supervision pursuant to chapter 453 and acting as 11 the agent of the supervising physician; or the orders of a 12 licensed midwife in accordance with this chapter. 13 "Qualified midwife preceptor" means a licensed and 14 experienced midwife, or other health professional licensed in

delegation, and evaluation of midwifery practice; provision of

16 individuals enrolled in a midwifery education program accredited 17 by the Accreditation Commission for Midwifery Education or

the State, who participates in the clinical education of

- Midwifery Education Accreditation Council and who meets the 18
- 19 criteria for midwife preceptors set forth by the organization.
- 20 "Telehealth" means the practice defined in section 453-1.3.

- 1 § -2 Midwife licensure program. There is established a
- 2 midwife licensure program within the department to be
- 3 administered by the director.
- 4 § -3 License required. (a) Except as provided in this
- 5 chapter, no person shall engage in the practice of midwifery,
- 6 nor use the title "Licensed Midwife" or "Midwife" or the
- 7 abbreviation "L.M.", or any other words, letters, abbreviations,
- 8 or insignia indicating or implying that the person is a licensed
- 9 midwife without a valid license issued pursuant to this chapter.
- 10 (b) Nothing in this section shall preclude a person
- 11 holding a national certification as a midwife from identifying
- 12 such person as holding such certification, so long as the person
- 13 is not practicing midwifery or professing to be authorized to
- 14 practice midwifery in the State unless that person is licensed
- 15 in accordance with this chapter.
- 16 § -4 Exemptions. (a) This chapter shall not apply to
- 17 any of the following:
- 18 (1) Certified nurse-midwives regulated by the board of
- nursing pursuant to chapter 457;
- 20 (2) A student midwife providing midwifery services who is
- 21 currently enrolled in a midwifery educational program

1		under the direct supervision of a qualified midwife
2		preceptor;
3	(3)	A person administering care to a spouse, parent,
4		sibling, or child;
5	(4)	A person rendering aid in an emergency where no fee
6		for the service is contemplated, charged, or received;
7		or .
8	(5)	A person performing a service within the person's
9		authorized scope of practice of a profession that is
10		licensed, certified, or registered under other laws of
11		the State.
12	(b)	Nothing in this chapter shall prohibit healing
13	practices	by traditional Hawaiian healers engaged in traditional
14	healing p	ractices of prenatal, maternal, and child care as
15	recognize	d and certified by any kupuna council convened by Papa
16	Ola Lokah	i. Nothing in this chapter shall limit, alter, or
17	otherwise	adversely impact the practice of traditional native
18	Hawaiian	healing pursuant to the Constitution of the State of
19	Hawaii.	

Ţ	9	-5 Powers and duties of the director. In addition to
2	any other	powers and duties authorized by law, the director
3	shall have	e the powers and duties to:
4	(1)	Adopt, amend, or repeal rules pursuant to chapter 91
5		as the director finds necessary to carry out this
6		chapter;
7	(2)	Issue and renew licenses pursuant to this chapter and
8		deny or refuse to renew licenses for failure to comply
9		with this chapter;
10	(3)	Suspend or revoke any license for any violation of
11		this chapter, chapter 436B, or rules adopted by the
12		director pursuant to this chapter;
13	(4)	Reinstate licenses pursuant to this chapter;
14	(5)	Establish fees;
15	(6)	Discipline a licensed midwife on grounds specified by
16		this chapter or chapter 436B or for any violation of
17		rules adopted by the director pursuant to this
18		chapter;
19	(7)	Administer, coordinate, and enforce this chapter; and
20	(8)	Appoint an advisory committee to assist with the
21		implementation of this chapter and the rules adopted

1	theret	o. The advisory committee shall consist of five
2	person	s that shall be composed of:
3	(A) T	hree midwives, with a minimum of one practicing
4	i	n a hospital setting and one practicing in a
5	C	ommunity based setting; and
6	(B) T	wo public members who have either received
7	m	idwifery services or have an interest in the
8	r	ights of consumers of midwifery services and who
9	h	ave never been a primary attendant or assistant
10	a	t a birth.
11	§ -6 Fee	s. (a) Each applicant shall pay a licensing
12	fee upon applica	tion for a new or renewal license. Fees
13	collected pursua	nt to this section or by rule adopted under this
14	section shall be	non-refundable.
15	(b) The di	rector may establish fees for the restoration of
16	a license, penal	ty fees, and any other fees required for the
17	administration o	f this chapter by rule pursuant to chapter 91.
18	§ -7 App	lication for license as a midwife. (a) The
19	department shall	issue a license under this chapter to an
20	applicant if the	applicant provides:
21	(1) An app	lication for licensure;

1	(2)	The required application fees;
2	(3)	Any additional requirements adopted by the director;
3		and
4	(4)	Evidence of qualifications for licensure.
5	(b)	Evidence of qualifications for licensure as a
6	certified	midwife shall be the following:
7	(1)	Proof of current, unencumbered certification as a
8		certified midwife by the American Midwifery
9		Certification Board or a successor organization;
10	(2)	Proof of successful completion of an Accreditation
11		Commission for Midwifery Education graduate-level
12		midwifery program with a significant educational and
13		practical concentration on the direct care of clients
14		leading to a master's degree or higher as a midwife;
15		and
16	(3)	Proof of successful completion of at least thirty
17		contact hours, as part of a master's degree program or
18		higher from an Accreditation Commission for Midwifery
19		Education accredited college or university, of
20		advanced pharmacology education, including advanced
21		pharmacotherapeutics that is integrated into the

curriculum, within the three-year time period
immediately preceding the date of application. If the
advanced pharmacology education in a master's degree
program was completed prior to the three-year time
period immediately preceding the date of application,
then one of the following shall be completed within
the three-year time period immediately preceding the
date of application for initial prescriptive
authority:
(A) At least thirty contact hours of advanced

- (A) At least thirty contact hours of advanced pharmacology, including advanced pharmacotherapeutics, from an Accreditation Commission for Midwifery Education accredited college or university; or
- (B) At least thirty contact hours of continuing education in advanced pharmacology, including advanced pharmacotherapeutics, approved by an organization recognized by the American Midwifery Certification Board's, or successor organization's, Continuing Education Policy. The continuing education pharmacology contact hours

1		must be related to the applicant's scope of
2		midwifery practice.
3	(c)	Evidence of qualifications for licensure as a
4	certified	professional midwife shall be the following:
5	(1)	Proof of current and valid certification as a
6		certified professional midwife by the North American
7		Registry of Midwives or a successor organization;
8	(2)	Proof of successful completion of a formal midwifery
9		education and training program as follows:
10		(A) An educational program or pathway accredited by
11		the Midwifery Education Accreditation Council; or
12		(B) A midwifery bridge certificate issued by the
13		North American Registry of Midwives for certified
14		professional midwife applicants who either
15		obtained certification before January 1, 2020,
16		through a non-accredited pathway or who have
17		maintained licensure in a state that does not
18		require an accredited education;
19	(3)	Proof of a current, unencumbered recognition or
20		license as a licensed midwife in all other states or
21		jurisdiction of the United States in which the

1		applicant has a current and active recognition or
2		license as a licensed midwife or similar designation;
3	(4)	Documentation relating to any disciplinary action
4		ordered by or pending before any board or program in
5		any state or jurisdiction of the United States; and
6	(5)	Documentation from the appropriate agencies or parties
7		regarding any criminal conviction of which the
8		applicant is the subject that has not been annulled or
9		expunged. This includes, but is not limited to,
10		certified copies of any court records, orders, or
11		other documents that state the facts and statutes upon
12		which the applicant was convicted, the judgment of the
13		court with regard to the conviction, the sentence
14		imposed, the actual terms of the sentence, and whether
15		sentence was completed.
16	§	-8 Renewal of license. (a) All licenses issued under
17	this chap	ter shall be valid for three years from the date of
18	issuance	and shall be renewed upon the payment of a renewal fee
19	within si	xty days before the expiration of the license. Failure
20	to renew	a license shall result in forfeiture of that license.
21	Licenses	that have been forfeited may be restored within one

1	year of t	he forfeiture date upon payment of renewal and
2	restorati	on fees. Failure to restore a forfeited license within
3	one year	shall result in the automatic termination of the
4	license.	A person whose license has been terminated pursuant to
5	this sect	ion shall be required to reapply for a new license as a
6	new appli	cant.
7	(b)	For each license renewal, the licensed midwife shall:
8	(1)	Pay all required non-refundable fees;
9	(2)	Provide proof of current certification:
10		(A) As a certified midwife by the American Midwifery
11		Certification Board or a successor organization;
12		or
13		(B) As a certified professional midwife by the North
14		American Registry of Midwives or a successor
15		organization;
16	(3)	Provide documentation of successful completion during
17		the prior triennium of appropriate continuing
18		education as defined by rules adopted by the director;
19	(4)	Provide certified documentation from agencies or

parties relating to any disciplinary action ordered by

or pending before any regulatory board in any state or

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1		jurisdiction of the United States within the three
2		years prior to application for renewal of recognition;
3		and
4	(5)	Provide information, including but not limited to,
5		certified documents from appropriate agencies and
6		persons regarding any criminal conviction within the
7		past three years which has not been annulled or
8		expunged.
9	S	-9 Grounds for refusal to renew, reinstate, or restore
10	a license	and for revocation, suspension, denial, or condition
11	of a lice	nse. In addition to any other acts or conditions
12	provided	by law, the director may refuse to renew, reinstate, or
13	restore a	nd may deny, revoke, suspend, or condition in any
14	manner an	y license for any one or more of the following acts or
15	condition	s on the part of a licensee or license applicant:
16	(1)	Failure to meet or to maintain the conditions and
17		requirements necessary to qualify for the granting of
18		a license;
19	(2)	Engaging in false, fraudulent, or deceptive
20		advertising, or making untruthful or improbable
21		statements in advertising;



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1	(3)	Engaging in the practice of midwifery while impaired
2		by alcohol, drugs, non-accommodated physical
3		disability, or mental instability;
4	(4)	Procuring a license to practice midwifery through
5		fraud, misrepresentation, or deceit;
6	(5)	Aiding and abetting an unlicensed person to directly
7		or indirectly perform activities requiring a license
8		to practice midwifery;
9	(6)	Engaging in unprofessional conduct, incompetence,
10		gross negligence, or manifest incapacity in the
11		practice of midwifery;
12	(7)	Engaging in conduct or a practice contrary to
13		recognized standards of ethics for the practice of
14		midwifery;
15	(8)	Violating any condition or limitation imposed on a
16		license to practice midwifery by the director;
17	(9)	Violating any condition or limitation imposed on a
18		license to practice midwifery by the director;
19	(10)	Engaging in the practice of midwifery in a manner that
20		causes injury to one or more members of the public;



1	(11)	Failing to comply with, observe, or adhere to any law
2		in a manner that causes the director to determine that
3		the applicant or holder is unfit to hold a license;
4	(12)	Having a license revoked or suspended or other
5		disciplinary action by any state or federal agency for
6		any reason that is provided by the applicable
7		licensing laws or by this section;
8	(13)	Having been convicted or pleaded nolo contendere to a
9		crime directly related to the qualifications,
10		functions, or duties of the practice of midwifery;
11	(14)	Failing to report in writing to the director any
12		disciplinary decision issued against the licensee or
13		applicant in another jurisdiction within thirty days
14		of the disciplinary decision;
15	(15)	Employing, whether gratuitously or for pay, any person
16		not licensed pursuant to this chapter to perform the
17		functions or duties of the practice of midwifery; and
18	(16)	Violating this chapter, chapter 436B, or any rule or
19		order of the director.
20	S	-10 Global signature authority. Licensed midwives are
21	authorize	ed to sign, certify, or endorse all documents relating

- 1 to health care within their scope of practice provided for their
- 2 clients, including workers' compensation verification documents,
- 3 verification and evaluation forms of the department of human
- 4 services and department of education, verification and
- 5 authorization forms of the department of health, and physical
- 6 examination forms; provided that nothing in this section shall
- 7 be construed to expand the scope of practice of licensed
- 8 midwives.
- 9 § -11 Penalties Any person who violates this chapter
- 10 shall be subject to a fine of not more than \$1,000 for each
- 11 separate offense. Each day of each violation shall constitute a
- 12 separate offense. The director may initiate a civil action to
- 13 collect the fine imposed under this chapter in accordance with
- 14 rules adopted by the director."
- 15 PART III
- 16 SECTION 3. The department of commerce and consumer affairs
- 17 shall adopt interim rules to carry out the purposes of this Act
- 18 without regard to chapter 91, Hawaii Revised Statutes, to read
- $\cdot 19$ as follows:



1		"SUBCHAPTER 1
2		CONTINUING EDUCATION REQUIREMENTS
3	§16-	- License renewal continuing education
4	requireme:	nt. Licensed midwife applicants must provide
5	documenta	tion of successful completion during the prior
6	triennium	of ten contact hours of appropriate continuing
7	education	, which shall be in pharmacology and include
8	pharmacot	herapeutics, related to the practice of midwifery from
9	accredite	d colleges or universities, or:
10	(1)	If applicant is a certified midwife, continuing
11		education approved by an organization recognized by
12		the American Midwifery Certification Board's, or
13		successor organization's, Continuing Education Policy;
14		or
15	(2)	If applicant is a certified professional midwife,
16		continuing education approved by an organization
17		recognized by the North American Registry of
18		Midwives', or successor organization's,
19		Recertification Application Packet Continuing
20		Education Unit Category 1. Certified professional

1	midwives are required to include treatment of shock/IV
2	therapy and suturing in their continuing education.
3	SUBCHAPTER 2
4	UNPROFESSIONAL CONDUCT
5	§16 Unprofessional conduct. Midwifery behavior
6	which fails to conform to legal standards and accepted standards
7	of the midwife profession and which reflect adversely on the
8	health and welfare of the public shall constitute unprofessional
9	conduct.
10	§16 Types of unprofessional conduct. The types of
11	unprofessional conduct covered in this provision shall include,
12	but are not limited to, the following:
13	(1) Submitting information to the director pursuant to an
14	application or licensure, renewal of licensure, or
15	reinstatement of licensure which is fraudulent,
16	deceitful, or contains misrepresentations regarding
17	the applicant's or licensee's educational background,
18	passing of a certifying examination, pending
19	disciplinary actions, or licensure status;
20	(2) Impersonating any applicant, or acting as proxy for
21	the applicant in any midwife certifying examination,

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2		the aiding, abetting, or assisting an individual to
3		violate or circumvent this chapter;
4	(3)	Practicing midwifery within the State without a valid
5		current license, or after the temporary license has
6		expired;
7	(4)	Misrepresenting that the person is a licensed midwife,
8		verbally or in writing, when the person does not
9		possess the appropriate license;
10	(5)	Failing to report to the director any revocation,
11		suspension, or other disciplinary actions against the
12		applicant or licensee by another state or jurisdiction
13		of the United States for any act or omission which
14		would constitute unprofessional conduct in that

allowing any person to use one's midwife license, or

- (6) Performing unsafe client care or failing to conform to professional standards required of a midwife which poses a danger to the welfare of a client which shall include:
 - (A) Intentionally or negligently causing physical or emotional injury to a client;



jurisdiction;

1		(B)	Administering medication and treatment in a
2			careless or negligent manner;
3		(C)	Failing to take appropriate action or to follow
4			policies and procedures in the practice setting
5			designed to safeguard the client;
6		(D)	Failing to take appropriate action in
7			safeguarding a client from incompetent health
8			care practices;
9		(E)	Performing midwifery techniques or procedures
10			without proper education and training;
11		(F)	Violating the confidentiality of information or
12			knowledge concerning the client or failing to
13			safeguard the client's right to privacy; and
14		(G)	Leaving a midwifery assignment or abandoning a
15			client without properly notifying appropriate
16			personnel; and
17	(7)	Enga	ging in any act inconsistent with the practice of
18		midw	rifery as defined in this chapter for that of a
19		lice	ensed midwifery including:

1	(A)	Engaging in conduct which evidences a lack of
2		ability or fitness to discharge the duty owed by
3		the licensee to a client;
4	(B)	Practicing midwifery when physical or mental
5		ability to practice is impaired by alcohol or
6		drugs, or because of other physical,
7		psychological, or mental impediment;
8	(C)	Willfully, or deliberately, falsifying or
9		altering a client's, healthcare facility's, or
10		employee's record;
11	(D)	Unauthorized use or removal of drugs, supplies,
12		or property from a client or healthcare facility
13		institution or other work place location, or
14		diverting or attempting to divert drugs or
15		controlled substances for unauthorized use or
16		appropriating money, supplies, or equipment;
17	(E)	Possessing, obtaining, furnishing, or
18		administering prescription drugs to any person,
19		including self, except as directed by a person
20		authorized by law to prescribe drugs; and

1	(F) Failing to supervise persons to whom midwifery
2	functions have been delegated under one's
3	supervision.
4	SUBCHAPTER 3
5	SCOPE OF PRACTICE FOR LICENSED MIDWIVES
6	§16 Practice. (a) "Practice of a certified
7	midwife" means the full scope of midwifery, regardless of
8	compensation or personal profit, that incorporates caring for
9	all clients in all settings and is guided by the scope of
10	practice authorized by this chapter, the rules of the director,
11	and midwifery standards established or recognized by the
12	director including but not limited to:
13	(1) Advanced assessment and the diagnosis, prescription,
14	selection, and administration of therapeutic measures
15	including over the counter drugs, legend drugs,
16	expedited partner therapy provided for in chapter 432
17	HRS, notwithstanding the definition of health
18	professional in chapter 432, HRS, and controlled
19	substances within the licensed midwife practicing as
20	certified midwife's education, certification, and
21	role; and

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1	(2)	The Standards of Practice of the American College of
2		Nurse-Midwives and American Midwifery Certification
3		Board, or successor organizations, provided that the
4		American College of Nurse-Midwives shall have no legal
5		authority over the director and shall have no legal
6		authority or powers of oversight of the director in
7		the exercise of its powers and duties authorized by
8		law.

- (b) "Practice of a certified professional midwife" means the full scope of midwifery, regardless of compensation or personal profit, that incorporates caring for all clients in all settings and is guided by the scope of practice authorized by 13 this chapter, the rules of the director, and midwifery standards established or recognized by the director including but not limited to:
- 16 (1) Advanced assessment and the diagnosis, selection, and 17 administration of therapeutic measures according to 18 the limited formulary of this chapter within the 19 licensed midwife practicing as a certified 20 professional midwife's education, certification, and 21 role; and

1	(2)	The Job Analysis and the Comprehensive Skills,
2		Knowledge and Abilities Essential for the Competent
3		Midwifery Practice defined by the North American
4		Registry of Midwives, or successor organization,
5		provided that the North American Registry of Midwives
6		shall have no legal authority over the director and
7		shall have no legal authority or powers of oversight
8		of the director in the exercise of its powers and
9		duties authorized by law.

- (c) A licensed midwife shall comply with the requirements of this chapter; recognized limits of the licensed midwife's knowledge and experience and planning for the management of situations that exceed the scope of authorized practice; and consult with or refer clients to other healthcare providers, as appropriate.
- (d) The practice of midwifery by licensed midwives is based on and is consistent with their education and national certification, which includes, but is not limited to:
- 19 (1) Evaluating the physical and psychosocial health status
 20 of clients through a comprehensive health history and
 21 physical examination, using skills of observation,



1		inspection, palpation, percussion, and auscultation,
2		and using diagnostic instruments and procedures;
3	(2)	Directing the midwifery care given by other personnel
4		associated with the healthcare team;
5	(3)	Providing education and counseling related to the
6		health care for persons with female reproductive
7		systems, focusing particularly on pregnancy,
8		childbirth, the postpartum period, care of the
9		newborn, and the family planning and gynecological
10		needs of persons with female reproductive systems;
11	(4)	Ordering, interpreting, and performing diagnostic,
12		screening, and therapeutic examinations, tests and
13		procedures;
14	(5)	Formulating a diagnosis;
15	(6)	Initiating and maintaining accurate records and
16		authorizing appropriate regulatory and other legal
17		documents; and
18	(7)	Providing informed consent in adherence with the
19		licensee's professional requirements, which must, at
20		minimum, include information pursuant to section 671-
21		3(b). (d) and (e). HRS:



I	(8)	Serving as a consultant and resource of advanced
2		clinical knowledge and skills to those involved
3		directly or indirectly in client care;
4	(9)	Operating within a health care system that provides
5		for consultation, collaborative management, and
6		referral with other healthcare professionals;
7	(10)	Referring clients who require care beyond the scope of
8		practice of the licensed midwife to an appropriate
9		health care provider;
10	(11)	Assisting in surgery (only licensed midwives
11		practicing as certified midwives);
12	(12)	Admitting and discharging clients for inpatient care
13		at facilities licensed as hospitals and birth centers
14		in the State;
15	(13)	Participating in joint and periodic evaluation of
16		services rendered such as peer review, including chart
17		reviews, case reviews, client evaluations, and
18		outcomes of case statistics; and
19	(14)	Participating in policy analysis and development of
20		new policy initiatives in the area of practice



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2	and consumer access to services.
3	(e) Licensed midwives must continually assess the
4	appropriateness of the planned location of birth, and will refer
5	to the American College of Nurse-Midwives' 2015 Clinical
6	Bulletin: Midwifery Provision of Home Birth Services, or
7	succeeding document, for guidance, taking into account the
8	health and condition of the mother and baby.
9	(f) If the licensed midwife determines that a condition of
10	the mother or baby is outside of the licensee's scope of
11	practice, then the licensed midwife shall refer the client to an
12	appropriate health care provider.
13	(g) If the licensed midwife is attending a community-based

specialty to improve quality of health care services

17 (h) If the licensed midwife transfers care of the mother

faces imminent morbidity or mortality, the licensed midwife

birth and determines during the licensee's care that the client

- 18 or baby during the intrapartum or immediate postpartum period,
- 19 the licensee shall provide the receiving provider with, at

shall activate the 911 emergency system.

- 20 minimum, the information listed on the Community Birth Transfer
- 21 State of Hawaii form.

1	(i) If the mother or baby's guardian refuses assistance
2	from appropriate licensed health care providers or the 911
3	emergency system, the licensed midwife must continually urge the
4	mother or baby's guardian to transfer care to an appropriate
5	licensed health care provider and may continue to provide care
6	to save a life and can only perform actions within the technical
7	ability of the licensed midwife.
8	SUBCHAPTER 4
9	PRESCRIPTIVE AUTHORITY FOR LICENSED MIDWIVES PRACTICING AS
10	CERTIFIED MIDWIVES
11	§16 Prescriptive authority. (a) Only licensed
12	midwives practicing as certified midwives can be granted
13	prescriptive authority. Licensed midwives practicing as
14	certified midwives shall only prescribe drugs appropriate to
15	midwifery care as recognized by the director and in accordance
16	with the current exclusionary formulary defined by the board of
17	nursing for advanced practice registered nurses; the
18	exclusionary formulary lists the drugs or categories of drugs
19	that shall not be prescribed.
20	(b) Only a licensed midwife practicing as a certified
21	midwife shall be able to use any sign, card, or device to



- 1 indicate or in any way imply, that the person is a licensed
- 2 midwife who is authorized to prescribe.
- 3 (c) The licensed midwife practicing as a certified midwife
- 4 shall comply with all applicable state and federal laws and
- 5 rules relating to prescribing and administering of drugs. The
- 6 licensed midwife practicing as a certified midwife shall only
- 7 prescribe, order, and dispense medical devices and equipment
- 8 appropriate to the licensed midwife's specialty.
- 9 (d) Prescriptions by a licensed midwife practicing as a
- 10 certified midwife shall be written in accordance with section
- **11** 16-95-82.
- 12 (e) Nothing in this section shall preclude a licensed
- 13 midwife practicing as a certified midwife from carrying out the
- 14 prescribed medical orders of a licensed physician, osteopath, or
- 15 advanced practice registered nurse licensed in accordance with
- 16 chapter 453 or 457, HRS; orders of a physician assistant
- 17 licensed and practicing with physician supervision pursuant to
- 18 chapter 453, HRS, and acting as the agent of the supervising
- 19 physician; or the orders of a recognized licensed midwife
- 20 practicing as a certified midwife in accordance with this
- 21 chapter.



1		SUBCHAPTER 5
2	AUTHORIT	Y TO OBTAIN AND ADMINISTER LEGEND DRUGS AND DEVICES FOR
3	LICENSED	MIDWIVES PRACTICING AS CERTIFIED PROFESSIONAL MIDWIVES
4	§16-	- Authority for certified professional midwives.
5	(a) Lice	nsed midwives practicing as certified professional
6	midwives	do not possess prescriptive authority. Licensed
7	midwives	practicing as certified professional midwives are
8	authorize	d to obtain and administer the following non-controlled
9	legend dr	ugs or devices during the practice of midwifery:
10	(1)	Oxygen;
11	(2)	Neonatal eye prophylaxis;
12	(3)	Anti-hemorrhagic agents for postpartum;
13	(4)	Vitamin K;
14	(5)	Rho (D) immune globulin;
15	(6)	Intravenous fluids;
16	(7)	Local anesthetic;
17	(8)	Group beta streptococcus prophylaxis antibiotics;
18	(9)	Epinephrine for anaphylactic reaction to an
19		administered medication and neonatal resuscitation;
20	(10)	Non-hormonal contraceptives; and

1	(11)	Hormonal implants pursuant to any manufacturer
2		certification requirements, as prescribed by a
3		licensed provider with prescriptive authority.

- 4 (b) A licensed midwife practicing as a certified
 5 professional midwife may obtain formulary drugs as allowed by
 6 law.
- 7 (c) A licensed midwife practicing as certified
 8 professional midwife must:
- 9 Store all formulary drugs in secure areas suitable for (1) 10 preventing unauthorized access and for ensuring a 11 proper environment for the preservation of the drugs. 12 However, licensed midwives practicing as certified 13 professional midwives may carry formulary drugs to a 14 community based setting while providing care within 15 the course and scope of the practice of midwifery. **16** The licensed midwife practicing as a certified **17** professional midwife must promptly return the 18 formulary drugs to the secure area when the licensed 19 midwife has finished using them for client care; and
 - (2) Maintain proper records of obtaining, storing, and administering drugs and devices.

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1	(d) Nothing in this section shall preclude a licensed
2	midwife practicing as a certified professional midwife from
3	carrying out the prescribed medical orders of a licensed
4	physician, osteopath, or advanced practice registered nurse
5	licensed in accordance with chapter 453 or 457, HRS; orders of a
6	physician assistant licensed and practicing with physician
7	supervision pursuant to chapter 453, HRS, and acting as the
8	agent of the supervising physician; or the orders of a
9	recognized licensed midwife practicing as a certified midwife in
10	accordance with this chapter."
11	The department of commerce and consumer affairs may adopt
12	additional interim rules to carry out the purposes of this Act
13	without regard to chapter 91, Hawaii Revised Statutes, provided
14	that the department shall hold at least one public hearing prior
15	to the adoption of additional interim rules.
16	PART IV
17	SECTION 4. (a) To ensure that the licensed midwife
18	program is implemented in a timely manner, the department of

commerce and consumer affairs may contract for an implementation

coordinator or team to assist with the implementation of this

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Act.

1	(b)	The minimum qualifications for the implementation
2	coordinat	or or team shall be the following:
3	(1)	Knowledge and understanding of midwifery accrediting
4		agencies and certifying bodies; and
5	(2)	Demonstrated strong written and oral communication
6		skills.
7	(c)	The scope of work developed pursuant to subsection (a)
8	shall req	uire, at a minimum, the implementation coordinator or
9	team to:	
10	(1)	Develop a comprehensive plan for the implementation of
11		this Act, including consideration of an appropriate
12		authorization fee structure;
13	(2)	Assist in developing any policies and procedures,
14		including administrative rules, required for the
15		implementation of this Act;
16	(3)	Assist the director of commerce and consumer affairs
17		to meet the reporting requirements of section 9 of
18		this Act; and
19	(4)	Assist the director of commerce and consumer affairs
20		in establishing a staffing structure and recruiting of

staff to carry out the purposes of this Act.



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1 (d) The department of commerce and consumer affairs shall be responsible for awarding and overseeing the contract for the 2 implementation coordinator or team. The term of the contract 3 4 shall be for one year; provided that the department of commerce 5 and consumer affairs and the implementation coordinator or team 6 may enter into supplemental contracts as the department of 7 commerce and consumer affairs deems necessary to carry out the 8 purposes of this Act. 9 (e) Chapter 103D, Hawaii Revised Statutes, shall not apply 10 to the contracting of the implementation coordinator or team. 11 SECTION 5. There is appropriated out of the compliance resolution fund the sum of \$ or so much thereof as may 12 13 be necessary for fiscal year 2018-2019 for the contracting of an 14 implementation coordinator or team pursuant to section 4 of this 15 Act. 16 The sum appropriated shall be expended by the department of **17** commerce and consumer affairs for the purposes of this Act. SECTION 6. The director of commerce and consumer affairs 18 19 shall submit a report of its findings and recommendations,

including any proposed legislation, to the legislature no later

than twenty days prior to the convening of the regular sessions

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1	of 20 an	nd 20 . The report shall include but not be limited
2	to:	
3	(1)	The status of any rulemaking, including interim rules,
4		the department of commerce and consumer affairs has
5		undertaken;
6	(2)	The number of licensed midwives that have applied for
7		licensure under this Act;
8	(3)	A summary of all complaints, if any, received by the
9		department of commerce and consumer affairs against
10		any midwives licensed pursuant to this Act;
11	(4)	A summary of all investigations, if any, conducted by
12		the department of commerce and consumer affairs
13		pursuant to this Act;
14	(5)	An update on the department of commerce and consumer
15		affairs' efforts in implementing the provisions of
16		this Act;
17	(6)	An update of the department of commerce and consumer
18		affairs' budget as it relates to the implementation of
19		this Act; and
20	(7)	Any proposed amendments to the authorization fee
21		structure.



1	PART V
2	SECTION 7. If any provision of this Act, or the
3	application thereof to any person or circumstance, is held
4	invalid, the invalidity does not affect other provisions or
5	applications of the Act that can be given effect without the
6	invalid provision or application, and to this end the provisions
7	of this Act are severable.
8	SECTION 8. This Act does not affect rights and duties that
9	matured, penalties that were incurred, and proceedings that were
10	begun before its effective date.
11	SECTION 9. This Act shall take effect upon its approval;
12	provided that Part III of this Act shall sunset on January 1,
13	2025.
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INTRODUCED BY:

JAN 2 2 2018

Report Title:

Midwives; Licensure; Appropriation; Interim Rules

Description:

Establishes the criteria for licensure of midwives by the Department of Commerce and Consumer Affairs. Provides for interim rules for continuing education requirements, standards of professional conduct, prescriptive authority, and penalties for violations. Appropriates funds.

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