A BILL FOR AN ACT

RELATING TO THE CODE OF ETHICS.

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

- SECTION 1. The purpose of this Act is to clarify the fair treatment law by separating certain limitations placed on task force members from those placed on legislators and making clear
- 4 that legislators are not prohibited from taking action in the
- 5 exercise of their legislative functions.
- 6 SECTION 2. Section 84-13, Hawaii Revised Statutes, is
- 7 amended to read as follows:
- 8 "§84-13 Fair treatment. (a) No legislator or employee
- 9 shall use or attempt to use the legislator's or employee's
- 10 official position to secure or grant unwarranted privileges,
- 11 exemptions, advantages, contracts, or treatment, for oneself or
- 12 others; including but not limited to the following:
- 13 (1) Seeking other employment or contract for services for
- oneself by the use or attempted use of the
- 15 legislator's or employee's office or position.
- 16 (2) Accepting, receiving, or soliciting compensation or
- other consideration for the performance of the

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1		registator's or employee's official duties of
2		responsibilities except as provided by law.
3	(3)	Using state time, equipment or other facilities for
4		private business purposes.
5	(4)	Soliciting, selling, or otherwise engaging in a
6		substantial financial transaction with a subordinate
7		or a person or business whom the legislator or
8		employee inspects or supervises in the legislator's or
9		employee's official capacity.
10	<u>(b)</u>	Nothing [herein] in this section shall be construed to
11	prohibit	a legislator from introducing bills and resolutions,
12	[or to pr	event a person from serving on a task force or] from
13	serving on [a task force committee, committees, or from making	
14	statements or taking [official] action [as a legislator, or a	
15	task force member or a task force member's designee or	
16	representative.] in the exercise of the legislator's legislative	
17	functions	_ Every legislator[, or task force member or designee
18	or representative of a task force member] shall file a full and	
19	complete public disclosure of the nature and extent of the	
20	interest	or transaction which the legislator [or task force

member or task force member's designee or representative]

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- 1 believes may be affected by [the legislator's or task force
- 2 member's official action.] legislative action.
- 3 (c) Nothing in this section shall be construed to prevent
- 4 a person from serving on a task force or a task force committee,
- 5 or from making statements or taking official action as a task
- 6 force member or a task force member's designee or
- 7 representative. Every task force member or designee or
- 8 representative of a task force member shall file a full and
- 9 complete public disclosure of the nature and extent of the
- 10 interest or transaction that the task force member or task force
- 11 member's designee or representative believes may be affected by
- 12 the task force member's official action."
- 13 SECTION 3. Statutory material to be repealed is bracketed
- 14 and stricken. New statutory material is underscored.

15 SECTION 4. This Act shall take effect on January 1, 2018.

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INTRODUCED BY:

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HB HMS 2016-4118

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Report Title:

Ethics Code; Fair Treatment; Legislators; Task Force Members

Description:

Clarifies the fair treatment law by delineating limitations placed on persons who are task force members from those placed on legislators who are task force members. Clarifies that legislators are not prohibited from making statements or taking action in the exercise of their legislative functions.

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