A BILL FOR AN ACT

RELATING TO LAW ENFORCEMENT STANDARDS BOARD.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAI'I:

1	SECTION 1. The legislature, by Act 220, Session Laws of
2	Hawaii 2018, enacted chapter 139, Hawaii Revised Statutes, to
3	create a law enforcement standards board for the certification
4	of law enforcement officers, including county police officers,
5	state public safety officers, and employees with police powers
6	at the departments of transportation, of land and natural
7	resources, of the attorney general, and of taxation.
8	The board is responsible for establishing minimum standards
9	for employment as a law enforcement officer and certifying
10	persons qualified as law enforcement officers. It is also
11	responsible for establishing minimum criminal justice curriculum
12	requirements for basic, specialized, and in-service courses and
13	programs for the training of law enforcement officers. It must
14	consult and cooperate with the counties, state agencies, other
15	governmental agencies, universities and colleges, and other
16	institutions, concerning the development of law enforcement
17	officer training schools and programs. The board is also

- 1 responsible for regulating and enforcing the certification
- 2 requirements of law enforcement officers.
- 3 These are important and substantial duties that require
- 4 evaluation to ensure that existing legal obligations are not
- 5 compromised. Before imposing new standards impacting the
- 6 employment of law enforcement officers, the board must consider
- 7 collective bargaining and other employment requirements. At a
- 8 minimum, the board must evaluate how probationary periods,
- 9 training requirements (i.e., the types of training, the number
- 10 of hours of training, and the availability of training
- 11 facilities), and the issuance, suspension, and revocation of
- 12 certification will impact obligations already established by
- 13 law.
- 14 Such evaluation should include consideration of the study
- 15 conducted by the legislative reference bureau pursuant to Act
- 16 124, Session Laws of Hawaii 2018, and any additional study
- 17 necessary to determine the impact of uniform standards,
- 18 certification, and training for all law enforcement.
- 19 The board has determined that it will need significantly more
- 20 time and funds to accomplish its mission.
- The purposes of this Act are to clarify board membership
- 22 requirements to facilitate participation and representation, to
- 23 enable the board to research the impact of uniform standards,

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1	certification, and training on existing legal requirements, to
2	establish new deadlines for the completion of the board's
3	significant responsibilities, and to provide appropriate funds
4	and resources to enable the board to accomplish its mission.
5	SECTION 2. Section 76-16, Hawaii Revised Statutes, is
6	amended by amending subsection (b) to read as follows:
7	"(b) The civil service to which this chapter applies shal
8	comprise all positions in the State now existing or hereafter
9	established and embrace all personal services performed for the
10	State, except the following:
11	(1) Commissioned and enlisted personnel of the Hawaii
12	National Guard as such, and positions in the Hawaii
13	National Guard that are required by state or federal
14	laws or regulations or orders of the National Guard t
15	be filled from those commissioned or enlisted
16	personnel;
17	(2) Positions filled by persons employed by contract
18	where the director of human resources development has
19	certified that the service is special or unique or is
20	essential to the public interest and that, because of
21	circumstances surrounding its fulfillment, personnel
22	to perform the service cannot be obtained through

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1		normal civil service recruitment procedures. Any such
2		contract may be for any period not exceeding one year;
3	(3)	Positions that must be filled without delay to
4		comply with a court order or decree if the director
5		determines that recruitment through normal recruitment
6		civil service procedures would result in delay or
7		noncompliance, such as the Felix-Cayetano consent
8		decree;
9	(4)	Positions filled by the legislature or by either
10		house or any committee thereof;
11	(5)	Employees in the office of the governor and
12		office of the lieutenant governor, and household
13		employees at Washington Place;
14	(6)	Positions filled by popular vote;
15	(7)	Department heads, officers, and members of any
16		board, commission, or other state agency whose
17		appointments are made by the governor or are required
18		by law to be confirmed by the senate;
19	(8)	Judges, referees, receivers, masters, jurors,
20		notaries public, land court examiners, court
21		commissioners, and attorneys appointed by a state
22		court for a special temporary service;
23	(9)	One bailiff for the chief justice of the supreme

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court who shall have the powers and duties of a court
officer and bailiff under section 606-14; one
secretary or clerk for each justice of the supreme
court, each judge of the intermediate appellate court,
and each judge of the circuit court; one secretary for
the judicial council; one deputy administrative
director of the courts; three law clerks for the chief
justice of the supreme court, two law clerks for each
associate justice of the supreme court and each judge
of the intermediate appellate court, one law clerk for
each judge of the circuit court, two additional law
clerks for the civil administrative judge of the
circuit court of the first circuit, two additional law
clerks for the criminal administrative judge of the
circuit court of the first circuit, one additional law
clerk for the senior judge of the family court of the
first circuit, two additional law clerks for the civil
motions judge of the circuit court of the first
circuit, two additional law clerks for the criminal
motions judge of the circuit court of the first
circuit, and two law clerks for the administrative
judge of the district court of the first circuit; and
one private secretary for the administrative director

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1		of t	ne courts, the deputy administrative director of
2		the	courts, each department head, each deputy or first
3		assi	stant, and each additional deputy, or assistant
4		depu ⁻	ty, or assistant defined in paragraph (16);
5	(10)	Firs	t deputy and deputy attorneys general, the
6		admi	nistrative services manager of the department of
7		the	attorney general, one secretary for the
8		admi	nistrative services manager, an administrator and
9		any	support staff for the criminal and juvenile
10		just	ice resources coordination functions, and law
11		cler	ks;
12	(11)	(A)	Teachers, principals, vice-principals,
13			complex area superintendents, deputy and
14			assistant superintendents, other certificated
15			personnel, not more than twenty noncertificated
16			administrative, professional, and technical
17			personnel not engaged in instructional work;
18		(B)	Effective July 1, 2003, teaching assistants,
19			educational assistants, bilingual/bicultural
20			school-home assistants, school psychologists,
21			psychological examiners, speech pathologists,
22			athletic health care trainers, alternative school
23			work study assistants, alternative school

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1			educational/supportive services specialists,
2			alternative school project coordinators, and
3			communications aides in the department of
4			education;
5		(C)	The special assistant to the state librarian
6			and one secretary for the special assistant to
7			the state librarian; and
8		(D)	Members of the faculty of the University of
9			Hawaii, including research workers, extension
10			agents, personnel engaged in instructional work,
11			and administrative, professional, and technical
12			personnel of the university;
13	(12)	Empl	oyees engaged in special, research, or
14		demo	nstration projects approved by the governor;
15	(13)	(A)	Positions filled by inmates, patients of
16			state institutions, persons with severe physical
17			or mental disabilities participating in the work
18			experience training programs;
19		(B)	Positions filled with students in accordance
20			with guidelines for established state employment
21			programs; and
22		(C)	Positions that provide work experience

1		training or temporary public service employment
2		that are filled by persons entering the workforce
3		or persons transitioning into other careers under
4		programs such as the federal Workforce Investment
5		Act of 1998, as amended, or the Senior Community
6		Service Employment Program of the Employment and
7		Training Administration of the United States
8		Department of Labor, or under other similar state
9		programs;
10	(14)	A custodian or guide at Iolani Palace, the Royal
11		Mausoleum, and Hulihee Palace;
12	(15)	Positions filled by persons employed on a fee,
13		contract, or piecework basis, who may lawfully perform
14		their duties concurrently with their private business
15		or profession or other private employment and whose
16		duties require only a portion of their time, if it is
17		impracticable to ascertain or anticipate the portion
18		of time to be devoted to the service of the State;
19	(16)	Positions of first deputies or first assistants of
20		each department head appointed under or in the manner
21		provided in section 6, article V, of the Hawaii State
22		Constitution; three additional deputies or assistants
23		either in charge of the highways, harbors, and

1		airports divisions or other functions within the
2		department of transportation as may be assigned by the
3		director of transportation, with the approval of the
4		governor; four additional deputies in the department
5		of health, each in charge of one of the following:
6		behavioral health, environmental health, hospitals,
7		and health resources administration, including other
8		functions within the department as may be assigned by
9		the director of health, with the approval of the
10		governor; an administrative assistant to the state
11		librarian; and an administrative assistant to the
12		superintendent of education;
13	(17)	Positions specifically exempted from this part by any
14		other law; provided that:
15		(A) Any exemption created after July 1, 2014, shall
16		expire three years after its enactment unless
17		affirmatively extended by an act of the
18		legislature; and
19		(B) All of the positions defined by paragraph (9)
20		shall be included in the position classification
21		plan;
22	(18)	Positions in the state foster grandparent program and

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1		positions for temporary employment of senior citizens
2		in occupations in which there is a severe personnel
3		shortage or in special projects;
4	(19)	Household employees at the official residence of the
5		president of the University of Hawaii;
6	(20)	Employees in the department of education engaged in
7		the supervision of students during meal periods in the
8		distribution, collection, and counting of meal
9		tickets, and in the cleaning of classrooms after
10		school hours on a less than half-time basis;
11	(21)	Employees hired under the tenant hire program of the
12		Hawaii public housing authority; provided that not
13		more than twenty-six per cent of the authority's
14		workforce in any housing project maintained or
15		operated by the authority shall be hired under the
16		tenant hire program;
17	(22)	Positions of the federally funded expanded food and
18		nutrition program of the University of Hawaii that
19		require the hiring of nutrition program assistants who
20		live in the areas they serve;
21	(23)	Positions filled by persons with severe disabilities

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1		who are certified by the state vocational
2		rehabilitation office that they are able to perform
3		safely the duties of the positions;
4	(24)	The sheriff;
5	(25)	A gender and other fairness coordinator hired by the
6		judiciary;
7	(26)	Positions in the Hawaii National Guard youth and adult
8		education programs;
9	(27)	In the state energy office in the department of
10		business, economic development, and tourism, all
11		energy program managers, energy program specialists,
12		energy program assistants, and energy analysts;
13	(28)	Administrative appeals hearing officers in the
14		department of human services;
15	(29)	In the Med-QUEST division of the department of human
16		services, the division administrator, finance officer,
17		health care services branch administrator, medical
18		director, and clinical standards administrator;
19	(30)	In the director's office of the department of human
20		services, the enterprise officer, information security
21		and privacy compliance officer, security and privacy
22		compliance engineer, and security and privacy
23		compliance analyst; [and]

1	[+] (31) $[+]$ The alzheimer's disease and related dementia
2	services coordinator in the executive office on
3	aging[-]; and
4	(32) The administrator for the law enforcement standards
5	board.
6	The director shall determine the applicability of this
7	section to specific positions.
8	Nothing in this section shall be deemed to affect the civil
9	service status of any incumbent as it existed on July 1, 1955."
10	SECTION 3. Section 139-2, Hawaii Revised Statutes, is
11	amended by amending subsections (a) and (b) to read as follows:
12	"(a) There is established the law enforcement standards
13	board within the department of the attorney general for
14	administrative purposes only. The purpose of the board shall be
15	to provide programs and standards for training and certification
16	of law enforcement officers. The law enforcement standards
17	board shall consist of the following voting members: nine ex
18	officio individuals[, two] or their designees, five law
19	enforcement officers, and four members of the public.
20	(1) The nine ex officio members of the board shall consist
21	of the:
22	(A) Attorney general $[+]$ or the attorney general's
23	designee;

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1		(B)	Director of public safety[+] or the director's
2			designee;
3		(C)	Director of transportation or the director's
4			designee;
5		(D)	Chairperson of the board of land and natural
6			resources or chairperson's designee;
7		(E)	Director of taxation or the director's designee;
8			and
9		(F)	Chiefs of police of the four counties[+] or the
10			designee of each of the chiefs of police;
11	(2)	The	$[{\color{blue}two}]$ $\underline{\mathtt{five}}$ law enforcement officers shall $\underline{\mathtt{be}}$ from
12		each	of the four counties and one from the State,
13		shal	$\frac{1}{2}$ each have at least ten years of experience as a
14		law	enforcement officer [and], shall be appointed by
15		the	governor[\div] and, notwithstanding section 26-34,
16		shal	l not be subject to senatorial confirmation; and
17	(3)	The	four members of the public shall consist of one
18		memb	er of the public from each of the four counties
19		and	shall be appointed by the governor $[-]$ and,
20		notw	ithstanding section 26-34, shall not be subject to
21		sena	torial confirmation. At least two of the four
22		memb	ers of the public holding a position on the board
23		at a	ny given time shall:

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1	(A) Po	ossess a master's or doctorate degree related to
2	Cı	ciminal justice;
3	(B) Po	ossess a law degree and have experience:
4	(=) Practicing in Hawaii as a deputy attorney
5		general, a deputy prosecutor, a deputy
6		public defender, or a private criminal
7		defense attorney; or
8	(i:	i) Litigating constitutional law issues in
9		Hawaii;
10	(C) Be	e a recognized expert in the field of criminal
11	jı	ustice, policing, or security; or
12	(D) Ha	ave work experience in a law enforcement
13	Ca	apacity[; provided that experience in a county
14	pe	olice department shall not itself be sufficient
15	ŧ	o qualify under this paragraph].
16	(b) The law	w enforcement officers and the members of the
17	public on the boa	ard shall serve for a term of [three] four
18	years, provided t	that the initial terms shall be staggered, as
19	determined by the	e governor."
20	SECTION 4.	Section 139-3, Hawaii Revised Statutes, is
21	amended to read a	as follows:
22	"[[]§139-3[]	Powers and duties of the board. The board
23	shall:	

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(1)	Adopt rules in accordance with chapter 91 to implement
	this chapter;
(2)	Establish minimum standards for employment as a law
	enforcement officer and to certify persons to be
	qualified as law enforcement officers;
(3)	Establish criteria and standards in which a person who
	has been denied certification, whose certification has
	been revoked by the board, or whose certification has
	lapsed may reapply for certification;
(4)	Establish minimum criminal justice curriculum
	requirements for basic, specialized, and in-service
	courses and programs for schools operated by or for
	the State or a county for the specific purpose of
	training law enforcement officers;
(5)	Consult and cooperate with the counties, agencies of
	the State, other governmental agencies, universities,
	colleges, and other institutions concerning the
	development of law enforcement officer training
	schools and programs of criminal justice instruction;
(6)	Employ[, subject to chapter 76,] an administrator,
	without regard to chapter 76, and other persons
	necessary to carry out its duties under this chapter;
	(2) (3)

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1	(7)	Investigate when there is reason to believe that a law			
2		enforcement officer does not meet the minimum			
3		standards for employment, and in so doing, may:			
4		(A) Subpoena persons, books, records, or documents;			
5		(B) Require answers in writing under oath to			
6		questions asked by the board; and			
7		(C) Take or cause to be taken depositions as needed			
8		in investigations, hearings, and other			
9		proceedings,			
10		related to the investigation;			
11	(8)	Establish and require participation in continuing			
12		education programs for law enforcement officers;			
13	(9)	Have the authority to charge and collect fees for			
14		applications for certification as a law enforcement			
15		officer; [and]			
16	(10)	Establish procedures and criteria for the revocation			
17		of certification issued by the board $[-]$:			
18	(11)	Consider studies relevant to the board's objectives,			
19		including but not limited to the study that examines			
20		consolidating the law enforcement activities and			
21		responsibilities of various state divisions and			
22		agencies under a single, centralized state enforcement			

1 division or agency, conducted pursuant to Act 124, 2 Session Laws of Hawaii 2018; and 3 (12) Conduct its own study to evaluate how to efficiently 4 and effectively satisfy its duties in accordance with 5 the law." 6 SECTION 5. Act 220, Session Laws of Hawaii 2018, is 7 amended by amending section 6 to read as follows: 8 "SECTION 6. This Act shall take effect on July 1, 2018; 9 provided that [the law enforcement standards board established 10 under this Act shall finalize its standards and certification 11 process by July 1, 2019.] sections -6 and -7 of the new 12 chapter in section 2 of this Act shall take effect on July 1, 13 2023." 14 SECTION 6. There is appropriated out of the general 15 revenues of the State of Hawaii the sum of \$483,000 or so much 16 thereof as may be necessary for fiscal year 2020-2021 for 17 deposit into the law enforcement standards board special fund. 18 SECTION 7. There is appropriated out of the law 19 enforcement standards board special fund the sum of \$483,000 or 20 so much thereof as may be necessary for the fiscal year 21 2020-2021 for: 22 One permanent administrator position (1.0 FTE) exempt (1) 23 from chapter 76, Hawaii Revised Statutes, and one

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1	permanent clerical position (1.0 FTE) subject to					
2	chapter 76, Hawaii Revised Statutes; and					
3	(2) Administration, travel, and operating costs of the law					
4	enforcement standards board.					
5	The sum appropriated shall be expended by the law					
6	enforcement standards board.					
7	SECTION 8. This Act does not affect rights and duties that					
8	matured, penalties that were incurred, and proceedings that were					
9	begun, before the effective date of this Act.					
10	SECTION 9. Statutory material to be repealed is bracketed					
11	and stricken. New statutory material is underscored.					
12	SECTION 10. This Act shall take effect upon its approval.					
13						
14	INTRODUCED BY:					
15	BY REQUEST					
16	JAN 2 1 2020					

1	Repo	rt	Ti	tle	∋:
2	Law	Enf	or	cer	nei

Law Enforcement Standards Board

3 4 Description:

Clarifies membership and certain powers and duties of the Law Enforcement Standards Board, establishes new deadlines for the completion of board responsibilities, and provides appropriate funds and resources to enable the board to accomplish its mission.

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

JUSTIFICATION SHEET

DEPARTMENT: Attorney General

TITLE: A BILL FOR AN ACT RELATING TO LAW

ENFORCEMENT.

PURPOSE: To clarify board membership requirements, to

enable the board to research the impact of standards, certification and training

requirements on existing legal requirements,

to establish new deadlines for the

completion of the board's responsibilities, to provide the necessary funds and resources for the board's mission, and to exempt the

board administrator position from chapter

76.

MEANS: Amend sections 76-16(b), 139-2, and 139-3,

Hawaii Revised Statutes, and section 6 of Act 220, Session Laws of Hawaii 2018 ("Act

220").

JUSTIFICATION: The board is responsible for establishing

minimum standards for employment as a law enforcement officer and certifying persons qualified as law enforcement officers. It is also responsible for establishing minimum criminal justice curriculum requirements for basic, specialized, and in-service courses and programs for the training of law enforcement officers. It must consult and cooperate with the counties, state agencies, other governmental agencies, universities and colleges, and other institutions, concerning the development of law enforcement officer training schools and programs. The board is also responsible for regulating and enforcing the certification

Increasing the size of the board and allowing ex-officio members to use designees will expand the perspective of the board

requirements of law enforcement officers.

while increasing its operational flexibility.

Collective bargaining and employment laws and rules dictate various aspects of a law enforcement officer's career from start to finish. Explicitly authorizing the board to study and evaluate these laws, rules, and agreements will allow the board to establish standards, certifications and training requirements in a purposeful and intentional manner.

A proper study and evaluation takes time and resources; therefore, certain aspects of the new chapter established by Act 220 should take effect on July 1, 2023, and an increased amount should be appropriated to fund dedicated staff.

The board administrator position is being made exempt from civil service because the new board requires flexibility to meet its broad duties and responsibilities and tight deadlines. The board's role, and that of the administrator, are unique and not within the traditional civil service classification system. The board needs the discretion to hire or terminate without the burden of complying with civil service requirements.

Impact on the public: The public will benefit from careful consideration of the existing laws, rules and agreements by a better-resourced, larger, and more operationally flexible board. This should result in better standards, certification, and training requirements and thereby increase public confidence in law enforcement and improve public safety generally.

Impact on the department and other agencies:
Approval of this bill will have a direct
positive effect on the board's ability to
execute its responsibilities.

Additionally, county police officers, state public safety officers, and employees with police powers at the departments of Transportation, of Land and Natural Resources, of the Attorney General, and

Resources, of the Attorney General, and Taxation will all benefit from better standards, certification, and training

requirements.

GENERAL FUND:

\$375,000.

OTHER FUNDS:

None.

PPBS PROGRAM

DESIGNATION:

None.

OTHER AFFECTED

AGENCIES:

Departments of Transportation, of Land and

Natural Resources, and of Taxation.

EFFECTIVE DATE:

Upon approval.