JAN 17 2020

A BILL FOR AN ACT

RELATING TO GENDER EQUITY.

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

- 1 SECTION 1. The legislature finds that the inclusion of
- 2 more females on boards of directors of publicly held
- 3 corporations would boost the State's economy, improve
- 4 opportunities for women in the workplace, protect Hawaii
- 5 taxpayers, shareholders, and retirees, and lead to other
- 6 economic benefits. The legislature recognizes that numerous
- 7 independent studies have concluded that publicly held
- 8 corporations perform better when women serve on their boards of
- 9 directors. A 2017 study by MSCI found that during the period
- 10 from 2011 to 2016, United States companies with three or more
- 11 female directors reported earnings per share that were forty-
- 12 five per cent higher than earnings for companies with no female
- 13 directors. In 2014, Credit Suisse found that companies with at
- 14 least one woman on their boards had an average return on equity
- of 12.2 per cent, compared to 10.1 per cent for companies with
- 16 no female directors. The same report found that companies with
- 17 women on their boards had a price-to-book value of 2.4 times the



- 1 value in comparison to 1.8 times the value for companies without
- 2 women on their boards. Further, a 2012 study from the
- 3 University of California, Berkeley found that companies with
- 4 more women on their boards are more likely to "create a
- 5 sustainable future" by, among other matters, instituting strong
- 6 governance structures with a high level of transparency.
- 7 The legislature also recognizes, however, that studies
- 8 predict that it will take forty to fifty years to achieve gender
- 9 parity if proactive measures are not taken. The legislature
- 10 notes that economically thriving European countries, such as
- 11 Germany, France, Norway, and the Netherlands, have addressed the
- 12 lack of gender diversity on corporate boards by instituting
- 13 quotas mandating that thirty to forty per cent of seats be held
- 14 by female directors.
- The purpose of this Act is to require publicly held
- 16 domestic and foreign corporations to include a certain number of
- 17 women among the directors of their corporate boards.
- 18 SECTION 2. Chapter 414, Hawaii Revised Statutes, is
- 19 amended by adding a new section to part IX, subpart A, to be
- 20 appropriately designated and to read as follows:

1	" <u>§414</u>	-A Boards	of publicly	neld	corporations;	gender			
2	equity. (a) Beginni:	ng no later	than	December 31,	2020, each			
3	publicly h	eld domesti	c or foreig	n cor	poration whose	principal			
4	executive	office is l	ocated with	nin th	e State shall	have a			
5	minimum of	nimum of one female director on its board.							
6	(b)	Beginning no	o later tha	n Dec	ember 31, 2022	, each			
7	publicly h	publicly held domestic or foreign corporation whose principal							
8	executive	office is le	ocated with	in th	e State shall	comply with			
9	the follow	ing:							
10	(1)	If its number	er of direc	ctors .	is six or more	, the			
11		corporation	shall have	at l	east three fem	ale			
12		directors;							
13	(2)	If its number	er of direc	tors	is five, the co	orporation			
14		shall have	at least tw	vo fem	ale directors;	and			
15	(3)	If its number	er of direc	ctors	is four or few	er, the			
16		corporation	shall have	at 1	east one femal	e director.			
17	(c)	A corporation	on may incr	rease	the number of	directors on			
18	its board	to comply w	ith this se	ection	<u>.</u>				
19	(d)	No later th	an July 1,	2020,	the departmen	t of commerce			
20	and consum	er affairs	shall publi	sh a :	report on its '	website			

1	documenti	ng the number of domestic and foreign corporations that
2	have all	of the following:
3	(1)	A principal executive office located within the State;
4		<u>and</u>
5	(2)	At least one female director.
6	<u>(e)</u>	No later than March 1, 2021, and no later than each
7	March 1 t	hat occurs thereafter, the department of commerce and
8	consumer	affairs shall publish an annual report on its website
9	that shal	l provide, at a minimum:
10	(1)	The number of corporations subject to this section
11		that complied with this section for any period of time
12		during the preceding calendar year;
13	(2)	The number of publicly held corporations that moved
14		their United States headquarters to this State from
15		outside of the State during the preceding calendar
16		year; and
17	(3)	The number of corporations that were subject to this
18		section at some point during the preceding calendar
19		year, but subsequently ceased to be publicly held
20		corporations.

1	(f) The department of commerce and consumer affairs may
2	adopt rules pursuant to chapter 91 to implement this section.
3	(g) The department of commerce and consumer affairs may
4	impose an administrative fine upon a corporation subject to this
5	section for failure to timely file with the department any board
6	member information that is required by any rule adopted by the
7	department. For a first violation, the fine shall be \$100,000.
8	For any second violation or subsequent violation that occurs
9	within ten years after the most recent violation, the fine shall
10	be \$500,000.
11	(h) The department of commerce and consumer affairs may
12	impose an administrative fine upon a corporation subject to this
13	section for failure to include the minimum number of female
14	directors on its board, as required by subsection (a) or (b).
15	The amount of the fine imposed shall be determined by
16	administrative rule. For the purposes of this subsection:
17	(1) Each director's seat not filled by a female, as
18	required by subsection (a) or (b), shall count as a
19	separate violation; and
20	(2) If a female filled a director's seat as required by
21	subsection (a) or (b) during any portion of a calendar

1	year, the corporation shall not be found to have
2	violated the corresponding subsection for that
3	calendar year.
4	(i) For purposes of this section:
5	"Female" means an individual who self-identifies her gende:
6	as a woman, without regard to the individual's designated sex as
7	birth.
8	"Principal executive office" means a corporation's
9	principal executive office, as listed on the corporation's most
10	recent SEC 10-K form.
11	"Publicly held corporation" means a corporation with
12	outstanding shares listed on a major United States stock
13	exchange."
14	SECTION 3. Chapter 414, Hawaii Revised Statutes, is
15	amended by adding a new section to part XVI to be appropriately
16	designated and to read as follows:
17	"§414-B Boards of publicly held foreign corporations;
18	gender equity. (a) Section 414-A shall apply to each publicly
19	held foreign corporation to the exclusion of the law of the
20	jurisdiction in which the foreign corporation is incorporated.

	1	(b)	For	purposes	of	this	section,	"publicly	held	foreign
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- 2 corporation" means a foreign corporation with outstanding shares
- 3 on a major Unites States stock exchange."
- 4 SECTION 4. In codifying the new sections added by sections
- 5 2 and 3 of this Act, the revisor of statutes shall substitute
- 6 appropriate section numbers for the letters used in designating
- 7 the new sections in this Act.
- 8 SECTION 5. New statutory material is underscored.
- 9 SECTION 6. This Act shall take effect upon its approval.

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INTRODUCED BY:

Francie R. June

Report Title:

Department of Commerce and Consumer Affairs; Corporations; Boards of Directors; Women; Penalties

Description:

Requires publicly held domestic and foreign corporations to includes certain numbers of females among their boards of directors. Authorizes administrative fines for noncompliance.

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