THE SENATE THIRTIETH LEGISLATURE, 2020 STATE OF HAWAII

S.B. NO. ³¹¹⁹ S.D. 1 H.D. 2

A BILL FOR AN ACT

RELATING TO STATUTORY REVISION: AMENDING OR REPEALING VARIOUS PROVISIONS OF THE HAWAII REVISED STATUTES OR THE SESSION LAWS OF HAWAII FOR THE PURPOSES OF CORRECTING ERRORS AND REFERENCES, CLARIFYING LANGUAGE, OR DELETING OBSOLETE OR UNNECESSARY PROVISIONS.

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

1 SECTION 1. Section 14-24, Hawaii Revised Statutes, is

2 amended to read as follows:

3 "§14-24 Certificate of election, notice of meeting. Not 4 later than 4:30 p.m. on the last day in the month of the 5 election, or as soon as the returns have been received from all counties in the State, if received before that time, the chief 6 election officer shall certify to the governor the names of the 7 8 presidential electors and alternates of the same political party 9 or group as the candidates for president and vice president 10 receiving the highest number of votes as elected as presidential 11 electors and alternates. Thereupon the governor shall in 12 accordance with the laws of the United States, communicate by 13 registered mail under the seal of the State of Hawaii to the 14 administrator of general services of the United States, the 15 certificates of persons elected as presidential electors,

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1	setting forth the names of the electors and the total number of
2	votes cast for each elector. The chief election officer shall
3	thereupon, together with a notice of the time and place of the
4	meeting of the electors, cause to issue and transmit to each
5	elector and alternate a certificate of election signed by the
6	governor in substantially the following form:
7	
8	CERTIFICATE OF ELECTION OF
9	PRESIDENTIAL [ELECTORS] ELECTOR
10	
11	I,Governor of the State of Hawaii, do hereby
12	certify thatparty
12 13	
	certify thatparty
13	certify thatparty or group, was on theday ofday of
13 14	certify that, a member of theparty or group, was on theday of, [19] <u>20</u> , duly elected a Presidential Elector for the
13 14 15	<pre>certify thatparty or group, was on theday ofday of, [19] 20, duly elected a Presidential Elector for the State of Hawaii for the presidential election of [19]</pre>



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1	CERTIFICATE OF ELECTION OF
2	ALTERNATE PRESIDENTIAL ELECTOR
3	
4	I,Governor of the State of Hawaii, do hereby
5	certify thatparty
6	or group, was on theday of
7	[19,] <u>20,</u> duly electedAlternate
8	Presidential Elector for Presidential Electorfor
9	the State of Hawaii for the presidential election of $[19]$
10	<u>20</u> "
11	SECTION 2. Section 87A-42, Hawaii Revised Statutes, is
12	amended by amending subsection (a) to read as follows:
13	"(a) Notwithstanding sections 87A-31 and 87A-31.5, the
14	board, upon terms and conditions set by the board, shall
15	establish and administer a separate trust fund for the purpose
16	of receiving employer contributions that will prefund other
17	post-employment health and other benefit plan costs for retirees
18	and their beneficiaries. The separate trust fund shall meet the
19	requirements of the [Government] Governmental Accounting
20	Standards Board regarding other post-employment benefits trusts.
21	The board shall establish and maintain a separate account for

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1	each public employer within the separate trust fund to accept
2	and account for each public employer's contributions. Employer
3	contributions to the separate trust fund shall be irrevocable,
4	all assets of the fund shall be dedicated exclusively to
5	providing health and other benefits to retirees and their
6	beneficiaries, and assets of the fund shall not be subject to
7	appropriation for any other purpose and shall not be subject to
8	claims by creditors of the employers or the board or plan
9	administrator. The board's powers under section 87A-24 shall
10	also apply to the fund established pursuant to this section."
11	SECTION 3. Section 128B-1, Hawaii Revised Statutes, is
12	amended by amending subsection (c) to read as follows:
13	"(c) The coordinator shall partner with representatives
14	from the following entities:
15	(1) The Hawaii <u>state</u> fusion center;
16	(2) The Hawaii state cyber resiliency center;
17	(3) Federal government agencies;
18	(4) State government agencies;
19	(5) The counties of the State;
20	(6) Institutions of higher education; and

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1	(7)	Other entities within the power, water,
2		communications, transportation, and finance sectors,
3		including public utilities, private telecommunications
4		companies, airlines, financial institutions, and
5		private information technology companies."
6	SECT	ION 4. Section 201-113, Hawaii Revised Statutes, is
7	amended by	amending subsection (b) to read as follows:
8	"(b)	The fund shall be used by the
9		(A) The grant shall be used exclusively for eligible
10		Hawaii projects;]
11	department	t to provide for:
12	(1)	A program to provide seed capital for film, media, and
13		creative industries intellectual property development
14		projects for export, as determined by the department;
15	(2)	Programs that expand the skills of the State's resident
16		workforce in the film, media, and creative industries;
17		and
18	(3)	Marketing programs that attract business opportunities
19		within the film, media, and creative industries in the
20		State."

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1 SECTION 5. Section 235-2.3, Hawaii Revised Statutes, is 2 amended by amending subsection (b) to read as follows: 3 "(b) The following Internal Revenue Code subchapters, 4 parts of subchapters, sections, subsections, and parts of subsections shall not be operative for the purposes of this 5 6 chapter, unless otherwise provided: 7 (1)Subchapter A (sections 1 to 59A) (with respect to 8 determination of tax liability), except section 9 1(h)(2) (relating to net capital gain reduced by the 10 amount taken into account as investment income), 11 except sections 2(a), 2(b), and 2(c) (with respect to 12 the definition of "surviving spouse" and "head of 13 household"), except section 41 (with respect to the 14 credit for increasing research activities), except 15 section 42 (with respect to low-income housing 16 credit), except sections 47 and 48, as amended, as of 17 December 31, 1984 (with respect to certain depreciable 18 tangible personal property), and except section 19 48(d)(3), as amended, as of February 17, 2009 (with 20 respect to the treatment of United States Department 21 of Treasury grants made under section 1603 of the



1		American Recovery and Reinvestment Tax Act of 2009).
2		For treatment, see sections 235-110.91, 235-110.7, and
3		235-110.8;
4	(2)	Section 78 (with respect to dividends received from
5		certain foreign corporations by domestic corporations
6		choosing foreign tax credit);
7	(3)	Section 86 (with respect to social security and tier 1
8		railroad retirement benefits);
9	(4)	Section 91 (with respect to certain foreign branch
10		losses transferred to specified 10-percent owned
11		<pre>foreign corporations);</pre>
12	(5)	Section 103 (with respect to interest on state and
13		local bonds). For treatment, see section 235-7(b);
14	(6)	Section 114 (with respect to extraterritorial income).
15		For treatment, any transaction as specified in the
16		transitional rule for 2005 and 2006 as specified in
17		the American Jobs Creation Act of 2004 section 101(d)
18		and any transaction that has occurred pursuant to a
19		binding contract as specified in the American Jobs
20		Creation Act of 2004 section 101(f) are inoperative;

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1	(7)	Section 120 (with respect to amounts received under
2		qualified group legal services plans). For treatment,
3		see section 235-7(a)(9) to (11);
4	(8)	Section 122 (with respect to certain reduced uniformed
5		services retirement pay). For treatment, see section
6		235-7(a)(3);
7	(9)	Section 135 (with respect to income from United States
8		savings bonds used to pay higher education tuition and
9		fees). For treatment, see section 235-7(a)(1);
10	(10)	Section 139C (with respect to COBRA premium
11		assistance);
12	(11)	Subchapter B (sections 141 to 150) (with respect to
13		tax exemption requirements for state and local bonds);
14	(12)	Section 151 (with respect to allowance of deductions
15		for personal exemptions). For treatment, see section
16		235-54;
17	(13)	Section 179B (with respect to expensing of capital
18		costs incurred in complying with Environmental
19		Protection Agency sulphur regulations);
20	(14)	Section 181 (with respect to special rules for certain
21		film and television productions);

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1	(15)	Section 196 (with respect to deduction for certain
2		unused investment credits);
3	(16)	Section 199 (with respect to the U.S. production
4		activities deduction);
5	(17)	Section 199A (with respect to qualified business
6		income);
7	(18)	Section 222 (with respect to qualified tuition and
8		related expenses);
9	(19)	Sections 241 to 247 (with respect to special
10		deductions for corporations). For treatment, see
11		section 235-7(c);
12	(20)	Section 250 (with respect to foreign-derived
13		intangible income and global intangible low-taxed
14		income);
15	(21)	Section 267A (with respect to certain related party
16		amounts paid or accrued in hybrid transactions or with
17		hybrid entities);
18	(22)	Section 280C (with respect to certain expenses for
19		which credits are allowable). For treatment, see
20		section 235-110.91;

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1	(23)	Section 291 (with respect to special rules relating to
2		corporate preference items);
3	(24)	Section 367 (with respect to foreign corporations);
4	(25)	Section 501(c)(12), (15), (16) (with respect to exempt
5		organizations); except that section 501(c)(12) shall
6		be operative for companies that provide potable water
7		to residential communities that lack any access to
8		public utility water services;
9	(26)	Section 515 (with respect to taxes of foreign
10		countries and possessions of the United States);
11	(27)	Subchapter G (sections 531 to 565) (with respect to
12		corporations used to avoid income tax on
13		<pre>shareholders);</pre>
14	(28)	Subchapter H (sections 581 to 597) (with respect to
15		banking institutions), except section 584 (with
16		respect to common trust funds). For treatment, see
17		chapter 241;
18	(29)	Section 642(a) and (b) (with respect to special rules
19		for credits and deductions applicable to trusts). For
20		treatment, see sections 235-54(b) and 235-55;

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1	(30)	Section 646 (with respect to tax treatment of electing
2		Alaska Native settlement trusts);
3	(31)	Section 668 (with respect to interest charge on
4		accumulation distributions from foreign trusts);
5	(32)	Subchapter L (sections 801 to 848) (with respect to
6		insurance companies). For treatment, see sections
7		431:7-202 and 431:7-204;
8	(33)	Section 853 (with respect to foreign tax credit
9		allowed to shareholders). For treatment, see section
10		235-55;
11	(34)	Section 853A (with respect to credits from tax credit
12		bonds allowed to shareholders);
13	(35)	Subchapter N (sections 861 to 999) (with respect to
14		tax based on income from sources within or without the
15		United States), except sections 985 to 989 (with
16		respect to foreign currency transactions). For
17		treatment, see sections 235-4, 235-5, and 235-7(b),
18		and 235-55;
19	(36)	Section 1042(g) (with respect to sales of stock in
20		agricultural refiners and processors to eligible farm
21		cooperatives);

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1	(37)	Section 1055 (with respect to redeemable ground
2		rents);
3	(38)	Section 1057 (with respect to election to treat
4		transfer to foreign trust, etc., as taxable exchange);
5	(39)	Sections 1291 to 1298 (with respect to treatment of
6		passive foreign investment companies);
7	(40)	Subchapter Q (sections 1311 to 1351) (with respect to
8		readjustment of tax between years and special
9		limitations);
10	(41)	Subchapter R (sections 1352 to 1359) (with respect to
11		election to determine corporate tax on certain
12		international shipping activities using per ton rate);
13	(42)	Subchapter U (sections 1391 to $[1379F)$] 1397F) (with
14		respect to designation and treatment of empowerment
15		zones, enterprise communities, and rural development
16		investment areas). For treatment, see chapter 209E;
17	(43)	Subchapter W (sections 1400 to 1400C) (with respect to
18		District of Columbia enterprise zone);
19	(44)	Section 14000 (with respect to education tax
20		<pre>benefits);</pre>
21	(45)	Section 1400P (with respect to housing tax benefits);

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1	(46)	Section 1400R (with respect to employment relief);
2	(47)	Section 1400T (with respect to special rules for
3		mortgage revenue bonds);
4	(48)	Section 1400U-1 (with respect to allocation of
5		recovery zone bonds);
6	(49)	Section 1400U-2 (with respect to recovery zone
7		economic development bonds); and
8	(50)	Section 1400U-3 (with respect to recovery zone
9		facility bonds)."
10	SECT	ION 6. Section 261-12, Hawaii Revised Statutes, is
11	amended t	o read as follows:
		1 12 Dules standards (a) Devers to adopt The
12	"§26	1-12 Rules, standards. (a) Powers to adopt. The
12 13		of transportation may perform [such] acts, issue and
	director	
13	director amend [su	of transportation may perform [such] acts, issue and
13 14	director amend [su rules and	of transportation may perform [such] acts, issue and . ch] orders, adopt [such] reasonable general or special
13 14 15 16	director amend [su rules and consisten	of transportation may perform [such] acts, issue and ch] orders, adopt [such] reasonable general or special procedures, and establish [such] minimum standards,
13 14 15 16	director amend [su rules and consisten carry out	of transportation may perform [such] acts, issue and ch] orders, adopt [such] reasonable general or special procedures, and establish [such] minimum standards, it with this chapter, as the director deems necessary to
13 14 15 16 17	director amend [su rules and consisten carry out thereunde	of transportation may perform [such] acts, issue and ch] orders, adopt [such] reasonable general or special procedures, and establish [such] minimum standards, it with this chapter, as the director deems necessary to this chapter and to perform the duties assigned

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1	in aircra	ft, and the safety of persons and property on land or
2	water, an	d developing and promoting aeronautics in the State.
3	In f	urtherance of the duties assigned under this chapter,
4	the direc	tor may adopt rules relating to:
5	(1)	Safety measures, requirements, and practices in or
6		about the airport premises;
7	(2)	The licensing and regulation of persons engaged in
8		commercial activities in or about the airport
9		premises;
10	(3)	The regulation of equipment and motor vehicles
11		operated in or about the airport operational area;
12	(4)	Airport security measures or requirements, and
13		designation of sterile passenger holding areas and
14		operational areas;
15	(5)	The regulation of motor vehicles and traffic; <u>and</u>
16	(6)	Any other matter relating to the health, safety, and
17		welfare of the general public and persons operating,
18		using, or traveling in aircraft.
19	(b)	[+]Tour aircraft operations.[+] Any other law to the
20	contrary	notwithstanding, no tour aircraft operation shall be
21	permitted	in any airport under the State's control without

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1 having a permit. The director shall adopt rules to regulate 2 tour aircraft operations by permit, which shall include but not 3 be limited to: 4 (1) Identification of the types of aircraft to be 5 utilized; The number of operations daily for each type of 6 (2) 7 aircraft used and the days and hours of operation; 8 (3) Verification that the applicant is in compliance with 9 all state statutes, including but not limited to this 10 section; 11 (4) Verification that the applicant has the Federal 12 Aviation Administration certificate 121 or 135; 13 (5) A written assessment by the department of the impact 14 to the surrounding area and to the subject state 15 airport; 16 Revocation of a permit based on the failure to comply (6) 17 with the information provided by the applicant and the 18 terms and conditions set forth by the department in 19 the permit; and any false statement or 20 misrepresentation made by the applicant;

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1	(7) Establishment of penalties for revocation and	
2	suspension of a permit for failure to comply with	
3	permit conditions;	
4	(8) Annual renewal of permits; and	
5	(9) Any change of operations under the existing permit to	
6	be approved by the director.	
7	No permit shall be authorized unless accompanied by a	
8	Hawaii sectional aeronautical chart marked to indicate routes	
9	and altitudes to be used in conducting aerial tours and noise	
10	abatement procedures to be employed in the vicinity of	
11	identified noise sensitive areas.	
12	For the purposes of this subsection, "tour aircraft	
13	operations" means any business operation [which] <u>that</u> offers	
14	aircraft for hire by passengers for the purpose of aerial	
15	observation of landmarks and other manmade or natural sites	
16	within an island of the State[$ au$] and for the purpose of	
17	transporting passengers for tourist-related activities.	
18	(c) [Definitions. For the purpose of this section, if not	
19	inconsistent with the context:	
20	"Sterile passenger holding area" means any portion of a	
21	public airport designated by the director and identified by	

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1 appropriate signs as an area into which access is conditioned 2 upon the prior inspection of persons and property in accordance 3 with the approved Federal Aviation Administration air carrier 4 screening program.

5 "Operational area" means any portion of a public airport, 6 from-which-access by the public is prohibited by fences or 7 appropriate signs, and which is not leased or demised to anyone 8 for exclusive use and includes runways, taxiways, all ramps, 9 cargo ramps and apron areas, aircraft parking and storage areas, 10 fuel storage areas, maintenance areas, and any other area of a 11 public airport used or intended to be used for landing, takeoff 12 or surface maneuvering of aircraft or used for embarkation or 13 debarkation of passengers.] 14 Notwithstanding the restriction on access by the public into 15 operational areas, entry may be authorized for airport 16 operational area related purposes with the prior permission of 17 the director or the director's duly authorized representative. 18 (d) Conformity to federal legislation and rules. No 19 rules, orders, or standards prescribed by the director shall be 20 inconsistent with, or contrary to, any act of the Congress of

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1 the United States or any regulation promulgated or standard 2 established pursuant thereto. 3 How made. All rules having the force and effect of (e) 4 law[-] shall be adopted by the director pursuant to chapter 91. 5 (f) Distribution. The director shall provide for the 6 publication and general distribution of all of [its] the 7 department's rules and procedures having general effect. 8 (g) Definitions. For the purpose of this section, if not 9 inconsistent with the context: 10 "Operational area" means any portion of a public airport 11 from which access by the public is prohibited by fences or 12 appropriate signs and that is not leased or demised to anyone for exclusive use. "Operational area" includes runways, 13 14 taxiways, all ramps, cargo ramps and apron areas, aircraft 15 parking and storage areas, fuel storage areas, maintenance 16 areas, and any other area of a public airport used or intended 17 to be used for landing, takeoff, or surface maneuvering of 18 aircraft or used for embarkation or debarkation of passengers. 19 "Sterile passenger holding area" means any portion of a 20 public airport designated by the director and identified by appropriate signs as an area into which access is conditioned 21

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1	upon the prior inspection of persons and property in accordance
2	with the approved Federal Aviation Administration air carrier
3	screening program."
4	SECTION 7. Section 261-13, Hawaii Revised Statutes, is
5	amended by amending subsection (a) to read as follows:
6	"(a) Every order of the director of transportation
7	requiring performance of or desistance from certain acts or
8	compliance with certain requirements and any denial or
9	revocation of an approval, certificate, or license or refusal of
10	a renewal thereof[7] shall be:
11	(1) [shall be in such] <u>In the</u> form [as] required by
12	section 91-12[7];
13	(2) [shall be made] <u>Made</u> only after reasonable notice and
14	an opportunity to be heard in conformity with chapter
15	91[7] <u>;</u> and
16	(3) [shall be served] <u>Served</u> upon the persons affected
17	either by registered or certified mail with return
18	receipt requested or in person."
19	SECTION 8. Section 261-16, Hawaii Revised Statutes, is
20	amended by amending subsections (a) and (b) to read as follows:

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1	"(a) Site approvals. Except as provided in subsection (d)
2	[of this section], the department of transportation may provide
3	for the approval of airport sites and the issuance of
4	certificates of the approvals. No charge shall be made for any
5	approval. Upon the [promulgation] <u>department's adoption</u> of a
6	rule [or regulation] providing for [such] <u>the</u> approvals, any
7	person desiring or planning to construct or establish an airport
8	may[, before the acquisition of the site or before the
9	construction or establishment of the proposed airport, make
10	application] apply to the department for approval of the
11	site $[-]$; provided that the application is made before the
12	acquisition of the site or before the construction or
13	establishment of the proposed airport. The department shall
14	<u>issue</u> with reasonable dispatch [issue] a certificate granting
15	approval of a site if it is satisfied that:
16	(1) [that the] <u>The</u> site is adequate for the proposed
17	airport;
18	(2) [that the] <u>The</u> proposed airport, if constructed or
19	established, will conform to minimum standards of
20	safety; and

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1 (3) [that safe] Safe air traffic patterns can be worked 2 out for the proposed airport and for all existing 3 airports and approved airport sites in its vicinity. 4 An approval of a site may be granted subject to any 5 reasonable conditions [which] that the department may deem necessary to effectuate the purposes of this section [-7] and 6 7 shall remain in effect, unless sooner revoked by the department, 8 until a license for an airport located on the approved site has 9 been issued pursuant to subsection (b) [of-this section]. The 10 department [may], after notice and opportunity for hearing to a 11 holder of a certificate of approval, may revoke the approval 12 when it shall reasonably determine [-(1)] that there has been an 13 abandonment of the site as an airport site[, or (2)]; that there has been a failure within the time prescribed, or if no time was 14 15 prescribed, within a reasonable time, to develop the site as an 16 airport or to comply with the conditions of the approval [-7]; or 17 [+3+] that because of change of physical or legal conditions or 18 circumstances the site is no longer usable for the aeronautical 19 purposes for which the approval was granted.

20 (b) Licenses. Except as provided in subsection (d), the
21 department may provide for the licensing of airports and the

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1 annual renewal of [such] the licenses. [Ht] The department may 2 charge license fees not exceeding \$100 for each original 3 license, and not exceeding \$10 for each renewal thereof. Upon 4 the [promulgation] adoption of a rule [or-regulation] providing 5 for the licensing, and upon receipt of an application for an 6 original license and the payment of the duly required fee 7 therefor, the department shall issue with reasonable dispatch $[\tau]$ 8 upon receipt of an application for an original license and the 9 payment of the duly required fee therefor, issue] an appropriate 10 license if [it] the department is satisfied that the airport 11 conforms to minimum standards of safety and that safe air 12 traffic patterns can be worked out for the airport and for all 13 existing airports and approved airport sites in its vicinity. 14 All licenses shall be renewable annually upon payment of the 15 fees prescribed. Licenses and renewals thereof may be issued 16 subject to any reasonable conditions that the department may 17 deem necessary to effectuate the purposes of this section. The 18 department [may], after notice and opportunity for hearing to 19 the licensee, may revoke any license or renewal thereof, or 20 refuse to issue a renewal, when [it-shall] the department 21 reasonably [determine] determines that:

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1	(1)	[that there] There has been an abandonment of the	
2		airport as such[, or] <u>;</u>	
3	(2)	[that there] <u>There</u> has been a failure to comply with	
4		the conditions of the license or renewal thereof[$ au$];	
5		or	
6	(3)	[that because] <u>Because</u> of change of physical or legal	
7		conditions or circumstances, the airport has become	
8		either unsafe or unusable for the aeronautical	
9		purposes for which the license or renewal was issued.	
10	It s	hall be unlawful for any person to operate an airport	
11	without an appropriate license [for such], as may be duly		
12	required by rule [or regulation issued] adopted pursuant to thi		
13	subsection."		
14	SECTION 9. Section 261-17.5, Hawaii Revised Statutes, is		
15	amended to read as follows:		
16	" [+]	§261-17.5[] Arrest or citation. (a) Except when	
17	required	by state law to take immediately before a district	
18	judge a p	erson arrested for a violation of any provision of this	
19	chapter,	including any rule [or regulation] adopted [and	
20	promulgated] pursuant to this chapter, any person authorized to		
21	enforce t	he provisions of this chapter, hereinafter referred to	

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1	as [enfor d	cement officer,] an "enforcement officer", upon
2	arresting	a person for violation of any provision of this
3	chapter, :	including any rule [or regulation] adopted [and
4	promulgate	ed] pursuant to this chapter, shall[$_{ au}$] in the
5	discretion	n of the enforcement officer[; either] <u>:</u>
6	(1)	[issue] <u>Issue</u> to the purported violator a summons or
7		citation, printed in the form hereinafter described,
8		warning the purported violator to appear and answer to
9		the charge against the purported violator at a certain
10		place and at a time within seven days after [such] the
11		arrest[7]; or
12	(2)	[take] Take the purported violator without unnecessary
13		delay before a district judge.
14	<u>(b)</u>	The summons or citation shall be printed in a form
15	comparable	e to the form of other summonses and citations used for
16	arresting	offenders and shall be designed to [provide for
17	inclusion	-of] <u>include</u> all necessary information. The form and
18	content o	f [such] <u>the</u> summons or citation shall be adopted or
19	prescribe	d by the district courts.

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1 Summonses and citations shall be consecutively numbered, 2 and the carbon copy or copies of each shall bear the same 3 number. 4 The original of a summons or citation shall be given (C) 5 to the purported violator and the other copy or copies 6 distributed in the manner prescribed by the district courts; 7 provided that the district courts may prescribe alternative 8 methods of distribution for the original and any other copies. 9 [Summonses and citations shall be consecutively numbered 10 and the carbon copy or copies of each shall bear the same 11 number.] 12 (d) Any person who fails to appear at the place and within 13 the time specified in the summons or citation issued to the 14 person by the enforcement officer, upon the person's arrest for 15 violation of any provision of this chapter, including any rule 16 [or regulation promulgated] adopted pursuant to this chapter, 17 shall be guilty of a misdemeanor and, on conviction, shall be fined not more than \$1,000, or be imprisoned not more than six 18 19 months, or both.

20 [In the event] If any person fails to comply with a summons
21 or citation issued to [such] the person, or if any person fails

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1	or refuses	s to deposit bail as required, the enforcement officer	
2	shall cause a complaint to be entered against [such] <u>the</u> person		
3	and secure	e the issuance of a warrant for the person's arrest."	
4	SECT:	ION 10. Section 261-31, Hawaii Revised Statutes, is	
5	amended by	y amending the definitions of "business" and "person"	
6	to read as	s follows:	
7	" "Bu	siness" means any lawful activity conducted:	
8	(1)	[primarily] <u>Primarily</u> for the purchase and resale,	
9		manufacture, processing, or marketing of products,	
10		commodities, or any other personal property;	
11	(2)	[primarily] <u>Primarily</u> for the sale of services to the	
12		public; or	
13	(3)	[by] <u>By</u> a nonprofit organization.	
14	"Per	son" means:	
15	(1)	[any] Any individual, partnership, corporation, or	
16		association [which] <u>that</u> is the owner of a business;	
17	(2)	[any] Any owner, part owner, tenant, or sharecropper	
18		operating a farm;	
19	(3)	[the] <u>The</u> head of a family; or	
20	(4)	[an] An individual not a member of a family."	

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1	SECTION 11. Section 261-32, Hawaii Revised Statutes, is
2	amended by amending subsection (c) to read as follows:
3	"(c) Any displaced person who moves or discontinues the
4	person's business or farm operations [who] <u>and</u> elects to accept
5	the payment authorized by this subsection in lieu of the payment
6	authorized by subsection (a) $[-7]$ may receive a fixed relocation
7	payment in an amount equal to the average annual net earnings of
8	the business or farm operation, or \$5,000, whichever is [the
9	lesser.] <u>less.</u> In the case of a business, no payment shall be
10	made under this subsection unless the director is satisfied that
11	the business:
12	(1) [cannot] <u>Cannot</u> be relocated without a substantial
13	loss of its existing patronage; and
14	(2) [is] <u>Is</u> not part of a commercial enterprise having at
15	least one other establishment[, not] that is:
16	(A) Not being acquired by the State [which is
17	engaged]; and
18	(B) Engaged in the same or similar business."
19	SECTION 12. Section 261-53, Hawaii Revised Statutes, is
20	amended to read as follows:

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1	"[+]	§261-53[] Findings and determination for special
2	facility	leases. The department shall not enter into any
3	special f	acility lease unless the department at or prior to the
4	entering	into of [such] <u>the</u> special facility lease [shall_find]
5	finds and	[determine:] determines that:
6	(1)	[that the] The building, structure, or facility
7		[which] <u>that</u> is to be the subject of [such] <u>the</u>
8		special facility lease will not be used to provide
9		services, commodities, supplies <u>,</u> or facilities [which]
10		that are then adequately being made available through
11		the airports system of the State;
12	(2)	[that the] <u>The</u> result of the use or occupancy of
13		[such] the building, structure, or facility under
14		[such] <u>the</u> special facility lease would not result in
15		the reduction of the revenues derived from the
16		airports system to an amount below the amount required
17		to be derived therefrom by section 39-61; and
18	(3)	[that the] <u>The</u> entering into of [such] <u>the</u> special
19		facility lease would not be in violation of or result
20		in a breach of any covenant contained in any

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1		resolution or certificate authorizing any bonds of the
2		State then outstanding."
3	SECT	ION 13. Section 262-11, Hawaii Revised Statutes, is
4	amended t	o read as follows:
5	"§26	2-11 Acquisition of air rights. When:
6	(1)	[it] <u>It</u> is desired to remove, lower, or otherwise
7		terminate a nonconforming structure or use; [or]
8	(2)	[the] <u>The</u> approach protection necessary [cannot],
9		because of constitutional limitations, <u>cannot</u> be
10		provided by airport zoning regulations under this
11		chapter; or
12	(3)	[it] <u>It</u> appears advisable that the necessary approach
13		protection be provided by acquisition of property
14		rights rather than by airport zoning regulations,
15	the direc	tor of transportation on behalf of the State may
16	acquire[$ au$] by purchase, grant, or condemnation in the manner	
17	provided by chapter 101[, such] <u>the</u> air right, aviation	
18	easement, or other estate or interest in the property or	
19	nonconfor	ming structure or use in question as may be necessary
20	or proper	to effectuate the purposes of this chapter, including
21	acquisiti	on of a fee simple estate."



1 SECTION 14. Section 263A-1, Hawaii Revised Statutes, is 2 amended by amending subsection (b) to read as follows: 3 "(b) The test or tests shall be administered at the 4 request of a law enforcement officer having probable cause to 5 believe the person operating or in actual physical control of an 6 aircraft is under the influence of intoxicating liquor only 7 after: 8 [a] A lawful arrest; and (1) 9 (2) [the] The officer has informed the person of the 10 sanctions of section 263A-5." 11 SECTION 15. Section 264-26, Hawaii Revised Statutes, is 12 amended by amending subsection (b) to read as follows: 13 Any moneys appropriated for the State's share of the "(b) 14 price or any moneys in the state highway fund created by section 15 248-8, in the discretion of the director, may be drawn upon to 16 advance the federal share of payments: [earned] Earned by contractors on federal-aid projects 17 (1)18 for completed portions of the work [-7]; or 19 (2) [due] Due the owners for property conveyed by them, 20 where the necessary federal-aid moneys are not immediately forthcoming [-7]; provided that the appropriation or fund $[\pm 0]$, as 21

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1	applicable, shall be reimbursed for the advances when federal-	
2	aid moneys are received."	
3	SECTION 16. Section 266-21.4, Hawaii Revised Statutes, is	
4	amended by amending subsection (a) to read as follows:	
5	"(a) The department shall:	
6	(1) [develop] <u>Develop</u> a list of minimum requirements for	
7	the marine inspection of vessels seeking permits to	
8	moor in state commercial harbors $[\tau]_{j}$	
9	(2) [approve] Approve qualified marine surveyors to	
10	inspect vessels seeking permits to moor in state	
11	commercial harbors $[\tau]$; and	
12	(3) [approve] Approve a fee schedule for marine surveyors'	
13	inspections."	
14	SECTION 17. Section 266-24.1, Hawaii Revised Statutes, is	
15	amended to read as follows:	
16	"§266-24.1 Arrest or citation. (a) Except when required	
17	by state law to take immediately before a district judge a	
18	person arrested for a violation of any provision of this part,	
19	including any rule [or regulation] adopted [and promulgated]	
20	pursuant to this part, any person authorized to enforce the	
21	provisions of this part, hereinafter referred to as [enforcement	



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officer,] an "enforcement officer", upon arresting a person for 1 2 violation of any provision of this part, including any rule [or 3 regulation] adopted [and promulgated] pursuant to this part, 4 shall[7] in the discretion of the enforcement officer[7 either]: 5 (1)[issue] Issue to the purported violator a summons or 6 citation, printed in the form hereinafter described, 7 warning the purported violator to appear and answer to 8 the charge against the purported violator at a certain 9 place and at a time within seven days after [such] the 10 arrest[7]; or 11 [take] Take the purported violator without unnecessary (2) 12 delay before a district judge. 13 (b) The summons or citation shall be printed in a form 14 comparable to the form of other summonses and citations used for 15 arresting offenders and shall be designed to [provide for 16 inclusion of include all necessary information. The form and

17 content of [such] the summons or citation shall be adopted or 18 prescribed by the district courts.

19Summonses and citations shall be consecutively numbered,20and the carbon copy or copies of each shall bear the same

21 <u>number</u>.



1 The original of a summons or citation shall be given (C) 2 to the purported violator and the other copy or copies 3 distributed in the manner prescribed by the district courts; 4 provided that the district courts may prescribe alternative 5 methods of distribution for the original and any other copies. 6 [Summonses and citations shall be consecutively numbered 7 and the carbon copy or copies of each shall bear the same 8 number.] 9 (d) Any person who fails to appear at the place and within 10 the time specified in the summons or citation issued to the 11 person by the enforcement officer, upon the person's arrest for 12 violation of any provision of this part, including any rule [or 13 regulation promulgated] adopted pursuant to this part, shall be 14 guilty of a misdemeanor and, on conviction, shall be fined not 15 more than \$1,000, or be imprisoned not more than six months, or 16 both.

17 [In the event] If any person fails to comply with a summons 18 or citation issued to [such] the person, or if any person fails 19 or refuses to deposit bail as required, the enforcement officer 20 shall cause a complaint to be entered against [such] the person 21 and secure the issuance of a warrant for the person's arrest.

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1 (e) When a complaint is made to any prosecuting officer of 2 the violation of any provision of this part, including any rule [or regulation promulgated] adopted thereunder, the enforcement 3 4 officer who issued the summons or citation shall subscribe to it under oath administered by another official of the department of 5 6 transportation whose [names have] name has been submitted to the 7 prosecuting officer and who [have] has been designated by the 8 director of transportation to administer the [same.] oath." 9 SECTION 18. Section 266-51, Hawaii Revised Statutes, is 10 amended to read as follows: 11 "§266-51 Definitions. For the purpose of this part, if 12 not inconsistent with the context: 13 "Remodeling" includes reconstruction, renovation, 14 rehabilitation, improvement, betterment, or extension of a 15 special facility. 16 [(1)] "Special facility" means one or more buildings, 17 structures, or facilities on land owned by the State for 18 maritime and marine operations, including cargo handling and 19 control; storage, repair, maintenance, and servicing of marine 20 and marine-related equipment; processing and canning of fish and 21 fish products; and offices and accommodations for the personnel



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1 and employees of persons engaged in maritime and maritime-2 related operations [which] that are the subject of a special 3 facility lease. 4 [(2)] "Special facility lease" includes a contract, lease, 5 or other agreement, or any combination thereof, the subject 6 matter of which is the special facility. [(3) "Remodeling" includes reconstruction, renovation, 7 8 rehabilitation, improvement, betterment, or extension 9 of a special facility.]" 10 SECTION 19. Section 266-55, Hawaii Revised Statutes, is 11 amended to read as follows: 12 "§266-55 Special facility revenue bonds. All special 13 facility revenue bonds, including special facility revenue 14 refunding bonds, authorized to be issued shall be issued 15 pursuant to part III of chapter 39, except as follows: 16 No [such] special facility revenue bonds shall be (1) 17 issued unless at the time of issuance the department 18 shall have entered into a special facility lease with 19 respect to the special facility for which [such] the 20 revenue bonds are to be issued [-];

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1	(2)	[Such] Special facility revenue bonds shall be issued
2		in the name of the department, and not in the name of
3		the State[+];
4	(3)	No further authorization of the legislature shall be
5		required for the issuance of the special facility
6		revenue bonds, but the approval of the governor shall
7		be required for [such] the issuance[-];
8	(4)	[Such] Special facility revenue bonds shall be payable
9		solely from and secured solely by the revenues derived
10		by the department from the special facility for which
11		they are issued, as defined in section [266-51(1).]
12		266-51;
13	(5)	The final maturity date of [such] the special facility
14		revenue bonds shall not be later than either the
15		estimated life of the special facility for which they
16		are issued or the initial term of the special facility
17		lease[.] <u>;</u>
18	(6)	If deemed necessary or advisable by the department, or
19		to permit the obligations of the other person to the
20		special facility lease to be registered under the
21		United States Securities Act of 1933, the department

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1 with the approval of the state director of finance may 2 appoint a national or state bank within or without the 3 State to serve as trustee for the holders of the 4 special facility revenue bonds and may enter into a 5 trust indenture or trust agreement with [such] the trustee. The trustee may be authorized by the 6 7 department to collect, hold, and administer the 8 revenues derived from the special facility for which 9 the special facility revenue bonds are issued and to 10 apply [such] the revenues to the payment of the 11 principal and interest on [such] the special facility 12 revenue bonds. [In the event that] If any [such] 13 trustee shall be appointed, any trust indenture or 14 agreement entered into by the department with the 15 trustee may contain the covenants and provisions 16 authorized by part III of chapter 39 to be inserted in 17 a resolution adopted or certificate issued, as though 18 the words "resolution" or "certificate" as used in 19 that part read "trust indenture or agreement". [Such] 20 Those covenants and provisions shall not be required 21 to be included in the resolution or certificate

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1 authorizing the issuance of the special facility 2 revenue bonds if included in the trust indenture or 3 agreement. Any resolution or certificate, trust 4 indenture, or trust agreement adopted, issued, or 5 entered into by the department pursuant to this part 6 may also contain any provisions required for the 7 qualification thereof under the United States Trust 8 Indenture Act of 1939. The department may pledge and 9 assign to the trustee the special facility lease and 10 the rights of the department including the revenues 11 thereunder[-;];

12 (7) If the department with the approval of the state 13 director of finance shall have appointed or shall 14 appoint a trustee for the holders of the special 15 facility revenue bonds, then notwithstanding the 16 second sentence of section 39-68, the director of finance may elect not to serve as fiscal agent for the 17 18 payment of the principal and interest, and for the 19 purchase, registration, transfer, exchange, and 20 redemption, of the special facility revenue bonds, or 21 may elect to limit the functions the director shall



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1 perform as [such] fiscal agent. The department, with 2 the approval of the director of finance, may appoint 3 the trustee to serve as [such] fiscal agent $[\tau]$ and may 4 authorize and empower the trustee to perform [such] 5 any functions with respect to [such] the payment $[\tau]$ of 6 the principal and interest and the purchase, 7 registration, transfer, exchange, and redemption [-7] of 8 the special facility revenue bonds, as the department 9 may deem necessary, advisable, or expedient, 10 including, without limitation, the holding of the 11 special facility revenue bonds and coupons [which] 12 that have been paid, and the supervision and 13 destruction thereof in accordance with sections 40-10 14 and 40-11. Nothing in this paragraph shall be a 15 limitation upon or be construed as a limitation upon 16 the powers granted in the preceding paragraph to the 17 department with the approval of the director of 18 finance to appoint the trustee, or granted in sections 19 36-3 and 39-13 and the third sentence of section 39-68 20 to the director of finance to appoint the trustee or 21 others, as fiscal agents, paying agents, and

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1 registrars for the special facility revenue bonds or 2 to authorize and empower [such] fiscal agents, paying 3 agents, and registrars to perform the functions 4 referred to in [such] the preceding paragraph and 5 sections [-7] 36-3 and 39-13 and the third sentence of 6 section 39-68, it being the intent of this paragraph 7 to confirm that the director of finance as aforesaid 8 may elect not to serve as fiscal agent for the special 9 facility revenue bonds or may elect to limit the 10 functions the director shall perform as [such] fiscal 11 agent, as the director of finance may deem necessary, 12 advisable, or expedient [-;]; 13 (8) The department may sell [such] special facility revenue bonds either at public or private sale[-]; 14 15 (9) If no trustee shall be appointed to collect, hold, and 16 administer the revenues derived from the special 17 facility for which [such] the special facility revenue bonds are issued, [such] the revenues shall be held in 18 19 a separate account in the treasury of the State, 20 separate and apart from the harbor special fund, to be 21 applied solely to the carrying out of the resolution,

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1 certificate, trust indenture, or trust agreement 2 authorizing or securing [such] the special facility 3 revenue bonds [-]; 4 (10)If the resolution, certificate, trust indenture, or 5 trust agreement shall provide that no special facility 6 revenue bonds issued thereunder shall be valid or 7 obligatory for any purpose unless certified or 8 authenticated by the trustee for the holders of [such] 9 the special facility revenue bonds, signatures of the 10 officers of the State upon [such] the bonds and the 11 coupons thereof as required by section 39-56 may be 12 evidenced by their facsimile signatures [-]; 13 (11)The proceeds of [such] special facility revenue bonds 14 may be used and applied by the department to reimburse 15 the other person to the special facility lease for all 16 preliminary costs and expenses, including 17 architectural and legal costs [-]; and 18 (12)If the special facility lease shall require the other 19 person to operate, maintain, and repair the special 20 facility [which] that is the subject of [such] the 21 lease, at the other person's expense, [such] the

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1		requirement shall constitute compliance by the
2		department with section 39-61(a)(2), and none of the
3		revenues derived by the department from [such] the
4		special facility shall be required to be applied to
5		the purposes of section 39-62(2). Sections 39-62(4),
6		39-62(5), and 39-62(6) shall not be applicable to the
7		revenues derived from a special facility lease."
8	SECTI	ION 20. Section 269-54, Hawaii Revised Statutes, is
9	amended by	y amending subsection (d) to read as follows:
10	"(d)	Whenever it appears to the consumer advocate that:
11	(1)	[any] Any public utility has violated or failed to
12		comply with any provision of this part or of any state
13		or federal law;
14	(2)	[any] Any public utility has failed to comply with any
15		rule, regulation, or other requirement of the public
16		utilities commission or of any other state or federal
17		agency;
18	(3)	[any] Any public utility has failed to comply with any
19		provision of its charter or franchise;
20	(4)	[changes,] <u>Changes,</u> additions, extensions, or repairs
21		to the plant or service of any public utility are

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1	necessary to meet the reasonable convenience or		
2	necessity of the public; or		
3	(5) [the] <u>The</u> rates, fares, classifications, charges, or		
4	rules of any public utility are unreasonable or		
5	unreasonably discriminatory,		
6	the consumer advocate may institute proceedings for appropriate		
7	relief before the public utilities commission. The consumer		
8	advocate may appeal any final decision and order in any		
9	proceeding to which the consumer advocate is a party in the		
10	manner provided by law."		
11	SECTION 21. Section 271-4, Hawaii Revised Statutes, is		
12	amended to read as follows:		
13	"§271-4 Definitions. As used in this chapter:		
14	"Certificate" means a certificate of public convenience and		
15	necessity issued under this chapter to common carriers by motor		
16	vehicle.		
17	[(1)] "Chapter" means the Motor Carrier Law.		
18	[-(2)] "Commission" means the public utilities commission.		
19	"Common carrier by motor vehicle" means any person that		
20	holds itself out to the general public to engage in the		

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1	transportation by motor vehicle of passengers or property or any
2	class or classes thereof for compensation.
3	"Contract carrier by motor vehicle" means any person that
4	engages in transportation by motor vehicle of passengers or
5	property for compensation (other than transportation referred to
6	in the definition of "common carrier by motor vehicle") under
7	continuing contracts with one person or a limited number of
8	persons for the furnishing of transportation services:
9	(1) Through the assignment of motor vehicles for a
10	continuing period of time to the exclusive use of each
11	person served; or
12	(2) Designed to meet the distinct need of each individual
13	customer.
14	"Enforcement officer" means any person employed and
15	authorized by the commission to investigate any matter on behalf
16	of the commission. The term also means a motor vehicle safety
17	officer employed and assigned, pursuant to section 271-38, by
18	the department of transportation to enforce sections 271-8,
19	271-12, 271-13, 271-19, and 271-29 through the assessment of
20	civil penalties as provided in section 271-27(h), (i), and (j).

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1	"Highway" means the public roads, highways, streets, and
2	ways in this State.
3	"Motor carrier" includes both a common carrier by motor
4	vehicle and a contract carrier by motor vehicle.
5	"Motor vehicle" means any vehicle, machine, tractor,
6	trailer, or semitrailer propelled or drawn by mechanical power
7	and used upon the highways in the transportation of passengers
8	or property, or any combination thereof determined by the
9	commission, but does not include any vehicle, locomotive, or car
10	operated exclusively on a rail or rails or a trolley bus
11	operated by electric power derived from a fixed overhead wire,
12	furnishing local passenger transportation similar to street-
13	railway service.
14	"Permit" means a permit issued under this chapter to
15	contract carriers by motor vehicle.
16	[(3)] "Person" or "persons" means any individual, firm,
17	copartnership, corporation, company, association, or joint stock
18	association; and includes any trustee, receiver, assignee, or
19	personal representative thereof.

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1	[(4) "Certificate" means a certificate of public	
2	convenience and necessity issued under this chapte	r to
3	common carriers by motor vehicle.	
4	(5) "Permit" means a permit issued under this chapter	to
5	contract carriers by motor vehicle.]	
6	"Private carrier of property by motor vehicle" means an	Y
7	person not included in the terms "common carrier by motor	
8	vehicle" or "contract carrier by motor vehicle", who or that	
9	transports by motor vehicle property of which the person is	the
10	owner, lessee, or bailee, when the transportation is for the	!
11	purpose of sale, lease, rent, or bailment or in the furthera	nce
12	of any commercial enterprise.	
13	"Rates" includes rates, fares, tolls, rentals, and char	ges
14	of whatever kind and nature unless the context indicates	
15	otherwise; provided that for transportation by motor vehicle	of
16	passengers, where the provision of transportation is part of	a
17	package that may include air fare, meals, attractions, and c	ther
18	services, "rates" shall only include the charges for the	
19	provision of transportation by motor vehicle.	
20	[(6)] "Transportation of persons" includes every servic	e in
21	connection with or incidental to the safety, comfort, or	

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1	convenience of persons transported and the receipt, carriage,
2	and delivery of these persons and their baggage.
3	[(7)] "Transportation of property" includes every service
4	in connection with or incidental to the transportation of
5	property, including in particular its receipt, delivery,
6	elevation, transfer, carriage, ventilation, refrigeration,
7	icing, dunnage, storage in transit, handling, and [its]
8	consolidation for the purposes of forwarding within the State.
9	[(8) "Motor vehicle" means any vehicle; machine, tractor,
10	trailer, or semitrailer propelled or drawn by
11	mechanical power and used upon the highways in the
12	transportation of passengers or property, or any
13	combination thereof determined by the commission, but
14	does not include any vehicle, locomotive, or car
15	operated exclusively on a rail or rails or a trolley
16	bus operated by electric power derived from a fixed
17	overhead wire, furnishing local passenger
18	transportation similar to street-railway service.
19	(9) "Highway" means the public roads, highways, streets,
20	and ways in this State.

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1	(10)	"Rates" includes-rates, fares, tolls, rentals, and
2		charges of whatever kind and nature unless the context
3		indicates otherwise; provided that for transportation
4		by motor vehicle of passengers, where the provision of
5		transportation is part of a package that may include
6		air-fare, meals, attractions, and other services,
7		"rates" shall only include the charges for the
8		provision of transportation by motor vehicle.
9	(11)	"Common carrier by motor vehicle" means any person
10		that holds itself out to the general public to engage
11		in-the transportation by motor vehicle of passengers
12		or property or any class or classes thereof for
13		compensation.
14	(12)	"Contract carrier by motor vehicle" means any person
15		that engages in transportation by motor vehicle of
16		passengers or property for compensation (other than
17		transportation referred to in paragraph (11))-under
18		continuing contracts with one person or a limited
19		number of persons either: for the furnishing of
20		transportation services through the assignment of
21		motor vehicles for a continuing period of time to the

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1		exclusive use of each person served; or for the
2		furnishing of transportation services designed to meet
3		the distinct need of each individual customer.
4	(13)	"Motor carrier" includes both a common carrier by
5		motor vehicle and a contract carrier by motor vehicle.
6	(14)	"Private carrier of property by motor vehicle" means
7		any person not included in the terms "common carrier
8		by-motor-vehicle" or "contract carrier by motor
9		vehicle", who or that transports by motor vehicle
10		property of which the person is the owner, lessee, or
11		bailee, when such transportation is for the purpose of
12		sale, lease, rent, or bailment, or in the furtherance
13		of any commercial enterprise.
14	(15)	"Enforcement officer" means any person employed and
15		authorized by the commission to investigate any matter
16		on behalf of the commission. The term also means a
17		motor vehicle safety officer employed and assigned,
18		pursuant to section 271-38, by the department of
19		transportation-to-enforce-sections 271-8, 271-12, 271-
20		13, 271 19, and 271 29 through the assessment of civil

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1	penalties as provided in section 271-27(h), (i), and
2	(j).]"
3	SECTION 22. Section 271G-5, Hawaii Revised Statutes, is
4	amended to read as follows:
5	"§271G-5 Definitions. As used in this chapter:
6	"Certificate" means a certificate of public convenience and
7	necessity issued under this chapter to common carriers by water.
8	[(1)] "Chapter" means this Water Carrier Law.
9	$\left[\frac{1}{2}\right]$ "Commission" means the public utilities commission.
10	"Enforcement officer" means any person employed and
11	authorized by the commission to investigate any matter on behalf
12	of the commission.
13	[(3)] "Person" or "persons" means any individual, firm,
14	copartnership, corporation, company, association, or joint stock
15	association; and includes any trustee, receiver, assignee, or
16	personal representative thereof.
17	[(4) "Certificate" means a certificate of public
18	convenience and necessity issued under this chapter to
19	common carriers by water.]



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1	"Rates" includes rates, fares, tolls, rentals, and charges
2	of whatever kind and nature unless the context indicates
3	otherwise.
4	"Related companies" means companies or persons that
5	directly, or indirectly through one or more intermediaries,
6	control, or are controlled by, or are under common control with,
7	the water carrier. The term "control", in reference to a
8	relationship between any person or persons and another person or
9	persons, includes actual as well as legal control, and indirect
10	as well as direct control.
11	[(5)] "Transportation of persons" includes every service in
12	connection with or incidental to the safety, comfort, or
13	convenience of persons transported and the receipt, carriage,
14	and delivery of these persons and their baggage.
15	[(6)] "Transportation of property" includes every service
16	in connection with or incidental to the transportation of
17	property, including in particular its receipt, and delivery,
18	carriage, preservation, and all incidental services affecting
19	these activities.
20	"Vessel" means any watercraft or other artificial

21 contrivance of whatever description that is used, or capable of

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1 being used, or intended to be used, as a means of transportation 2 by water. 3 [(7)] "Water carrier" or "common carrier by water" means 4 any person who holds oneself out to the general public as 5 engaging in the transportation by water of passengers or 6 property for compensation within the State or between points 7 within the State. 8 [(8) "Vessel" means any watercraft or other artificial 9 contrivance of whatever description which is used, or 10 capable of being used, or intended to be used, as a 11 means of transportation by water. 12 (9) "Rates" includes rates, fares, tolls, rentals, and 13 charges of whatever kind and nature unless the context 14 indicates otherwise. 15 (10) "Related companies" means companies or persons that 16 directly, or indirectly through one or more 17 intermediaries, control, or are controlled by, or are 18 under common control with, the water carrier. The 19 term "control", in reference to a relationship between

20 any person or persons and another person or persons,

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1		includes actual as well as legal control, and indirect
2		as well as direct control.
3	(11)	"Enforcement officer" means any person employed and
4		authorized by the commission to investigate any matter
5		on behalf of the commission.]"
6	SECT	ION 23. Section 271G-6, Hawaii Revised Statutes, is
7	amended t	o read as follows:
8	"[+]	§271G-6[] Exemptions, generally. Notwithstanding any
9	other pro	visions of this chapter, its contents shall not apply
10	to:	
11	(1)	Persons transporting their own property where the
12		transportation is in furtherance of a primary business
13		purpose or enterprise of that person except where the
14		transportation is undertaken by a water carrier to
15		evade the regulatory purposes of this chapter;
16	(2)	Nonprofit agricultural cooperative associations to the
17		extent that they engage in the transportation of their
18		own property or the property of their members;
19	(3)	Persons engaged in the transportation over water of
20		passengers or property for compensation, other than
21		transportation referred to in the definition of "water

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1		carrier" or "common carrier by water" in section
2		$[\frac{271G-5(7)}{2}]$ 271G-5 under continuing contracts with one
3		person or a limited number of persons [either (A)] for
4		the furnishing of transportation services [through]:
5		(A) Through the assignment of vessels for a
6		continuing period of time to the exclusive use of
7		each person served $[-7]$; or
8		(B) [for the furnishing of transportation services
9		designed] Designed to meet the distinct need of
10		each individual customer;
11	(4)	Persons transporting their own property or employees
12		where the transportation is in furtherance of a
13		business or enterprise of fishing or taking of fish
14		for profit or gain as a means of livelihood; <u>or</u>
15	(5)	Persons engaged in the business of transporting
16		persons for sightseeing and other recreational
17		activities."
18	SECT	ION 24. Section 273-3, Hawaii Revised Statutes, is
19	amended t	o read as follows:
20	"§27	3-3 Special powers. For the purposes and subject to
21	the provi	sions and restrictions of this chapter, the corporation



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1 [may], from time to time, may exercise any of the following
2 powers:

3 (1) It may enter upon any lands [which] that may adjoin 4 upon the line of any railway [which] that may be 5 authorized by charter to be made, and may bore, dig, cut, trench, embank, and drain, and may remove or lay, 6 7 take, carry away, and use any earth, gravel, stone, 8 timber, or other things dug or obtained therein or 9 otherwise in the execution of any powers hereafter in 10 this chapter given, and [which] that may be proper for 11 the making, maintaining, altering, repairing, or using 12 of any railway lawfully authorized, or [which] that 13 may obstruct the making, maintaining, altering, 14 repairing, or using of the same; 15 (2) It may make, in, upon, across, under, or over any such 16 lands, or any street, roads, ways, railroads, 17 tramways, hills, valleys, rivers, canals, 18 watercourses, or waters, [such] any temporary or 19 permanent inclined planes, tunnels, cuttings, 20 embankments, aqueducts, bridges, roads, ways,

21 passages, conduits, drains, piers, arches, fences, and

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1 other work and conveniences as [it] the corporation 2 thinks proper; It may alter the course of any rivers not navigable, 3 (3) 4 canals, brooks, streams, or watercourses during [such] 5 any times as is necessary for constructing or maintaining tunnels, bridges, or other works over, 6 7 under, or affecting the same; and may temporarily or 8 permanently alter the course of any rivers or streams, 9 or raise or sink the level of any rivers or streams, 10 streets, roads, or ways, to carry more conveniently 11 the same over or under or by the side of any railway; 12 (4) It may make drains or conduits into, through, or under 13 any lands adjoining the railway for the purpose of 14 conveying water from or to the railway, and upon the 15 railway, or any lands adjoining or near thereto; 16 It may make [such] piers, jetties, stations, sidings, (5) 17 wharves, warehouses, tollhouses, and other houses, 18 yards, engines, machinery, signal posts, and other 19 apparatus, works, and conveniences whatsoever 20 connected with the railway as the corporation may 21 think proper, and may from time to time alter, repair,



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1 or discontinue any [such] apparatus, works, and 2 conveniences, and substitute others in their stead; 3 (6) It may fell or remove any timber or other trees being 4 within two hundred feet from either side of the 5 railway [which,] that, by their liability to fall or 6 otherwise, might obstruct or injure the railway; 7 (7) It may also fell or cut down and remove any trees or 8 wood, whether timber or other trees, or scrub or 9 underwood, [which,] that, by reason of the line making 10 a curve or otherwise, may obstruct or impede a view of 11 any signal post from any portion of the line [which 12 shall be] within one mile in a right line from any 13 [such] signal post; 14 (8) It may enter upon and use any existing private road, 15 being a road graveled or formed with stones or other 16 hard material, and not being an avenue or approach to 17 any dwelling house; 18 (9) It may enter upon and take, purchase, and hold all 19 [such] lands, tenements, and hereditaments as may be 20 required for the purposes of the railway and works 21 connected therewith; and

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1 (10) It may do all other things necessary or convenient for 2 making, maintaining, altering, or repairing and using 3 the railway. 4 [But nothing] Nothing in this chapter shall be construed to 5 authorize any corporation to enter upon or take any tidewaters, 6 nor in any way to hinder, obstruct, or interfere with navigation 7 in or upon any public navigable waters, nor to erect, build, or 8 maintain any pier, jetty, or wharf in, upon, or over any harbor, 9 bay, or river beyond high watermark." 10 SECTION 25. Section 281-42, Hawaii Revised Statutes, is 11 amended by amending subsection (a) to read as follows: 12 "(a) It shall be unlawful for any person holding a 13 manufacturer's license or a wholesale dealer's license to induce 14 the purchases of a retail licensee by: 15 (1) Acquiring or holding any interest in any license of a 16 retail licensee; 17 Acquiring any interest in the real or personal (2) 18 property owned, occupied, or used by a retail licensee 19 in the conduct of its business, unless the holding of 20 [such] the interest is permitted under the regulations 21 of the liquor commission or a statement thereof has

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1		been filed with the commission and has not been
2		disapproved by [it;] the commission;
3	(3)	Furnishing, giving, renting, lending, or selling to a
4		retail licensee any equipment, fixtures, signs,
5		supplies, money, services, or other thing of value,
6		subject to the exceptions contained in [Subpart]
7		subpart D of the "tied house" regulations of the
8		Bureau of Alcohol, Tobacco and Firearms of the United
9		States Treasury Department, 27 Code of Federal
10		Regulations [Part] <u>part</u> 6 (1988) <u>,</u> as [the same] may
11		[change_from_time_to_time;] be_amended;
12	(4)	Paying or crediting a retail licensee for any
13		advertising, display, or distribution service, whether
14		or not the advertising, display, or distribution
15		service received is commensurate with the amount paid
16		by the retail licensee; provided that this paragraph
17		shall not prohibit representatives of manufacturers
18		and wholesalers from creating and maintaining displays
19		and point of purchase sales materials, or from
20		stocking shelves and cold boxes;

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1	(5)	Guaranteeing any loan or the repayment of any
2		financial obligation of a retail licensee;
3	(6)	Extending credit to the retail licensee for a period
4		of time in excess of thirty days from the date of
5		invoice;
6	(7)	Requiring a retail licensee to take and dispose of any
7		quota of liquor; or
8	(8)	Requiring a retail licensee to purchase one product in
9		order to purchase another product. This includes
10		combination sales if one or more products may be
11		purchased only in combination with other products and
12		not individually $[-]$; provided that a manufacturer or
13		wholesale dealer [is] <u>shall</u> not <u>be</u> prohibited from
14		selling at a special combination price, two or more
15		kinds or brands of products to a retail licensee[$ au$]
16		if <u>:</u>
17		(A) [the] The retail licensee has an option of
18		purchasing either product at the usual price[$ au$];
19		and
20		(B) [the] <u>The</u> retail licensee is not required to
21		purchase any product it does not want."

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1 SECTION 26. Section 281-104, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§281-104 Investigators, employees, counsel for. Whenever 4 any investigator or other employee of the liquor commission 5 shall be prosecuted for any crime or sued in any civil cause for 6 acts done in the performance of the investigator's or employee's 7 duty as [such] an investigator or employee, the investigator or 8 employee shall be represented and defended in: 9 (1) [in any such] The criminal proceeding by an attorney 10 to be employed and paid by the commission; and 11 (2) [in any such] The civil cause by the corporation 12 counsel or county attorney $[\tau]$ of the county in which 13 the investigator or employee is serving or, if 14 permitted under the appropriate county charter, by an 15 outside attorney to be employed and paid for by the 16 commission." 17 SECTION 27. Section 281-111, Hawaii Revised Statutes, is 18 amended to read as follows: 19 "§281-111 Condemnation of property or liquor; disposition. 20 Any still, plant, or other equipment shown to have been used for 21 the manufacture of liquor in violation of this chapter and any

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1 liquor manufactured or sold in violation of this chapter shall 2 be subject to summary seizure as herein provided or to 3 subsequent seizure, and may be condemned and adjudged forfeited 4 to the State, in addition to any penalty separately provided for 5 the violation, the same to be enforced by appropriate legal 6 proceedings in the name of the State. All [such] property and 7 liquor [so] condemned and forfeited pursuant to this section may 8 be ordered by the court having jurisdiction $\left[\frac{1}{1}\right]$ to be wholly 9 or partially destroyed [-7] or [-7] to be sold, wholly or 10 partially, for the account of the county wherein the same were 11 seized; provided that the court may order any [such] of the liquor, if suitable, to be delivered to the department of health 12 13 for distribution to any public institution for use therein for 14 medicinal purposes. The order of the court with respect to 15 [such] property or liquor condemned and forfeited pursuant to 16 this section shall be effectively executed by the sheriff or the 17 sheriff's deputy, or by the chief of police or the chief of 18 police's deputy, or by any police officer, or by the 19 commission's administrator, or by any investigator, within 20 [such] the time as may be fixed in the order but not exceeding 21 sixty days. If any person, whether or not an officer or

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1 employee of the State or any county, takes, disposes of, or 2 uses, in any manner or to any extent, any of [such] the property 3 or liquor otherwise than as [herein] provided[7] in this 4 section, the person shall be guilty of a misdemeanor and upon 5 conviction thereof shall be punished as provided in section 281-6 102."

7 SECTION 28. Section 286-2, Hawaii Revised Statutes, is
8 amended by amending the definition of "alcohol concentration" to
9 read as follows:

10 ""Alcohol concentration" means the concentration of alcohol 11 in a person's blood or breath. When expressed as a percentage, 12 [it] the term means:

- 13 (1) [the] The number of grams of alcohol per 100
 14 milliliters of blood; or
- 15 (2) [the] The number of grams of alcohol per 210 liters of
 16 breath."

SECTION 29. Section 286-47.5, Hawaii Revised Statutes, is
amended by amending subsection (c) to read as follows:

19 "(c) For the purposes of this section, the following terms20 shall have the following meanings:

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1	"Individual owners" excludes corporate owners of motor
2	vehicles.
3	[(1)] "Registered owner" includes an applicant for
4	registration of a motor vehicle the processing of whose
5	application has not been completed by the issuance of a
6	certificate of registration and a certificate of ownership.
7	[(2) "Individual owners" excludes corporate owners of motor
8	vehicles.]"
9	SECTION 30. Section 286-53, Hawaii Revised Statutes, is
10	amended by amending subsection (i) to read as follows:
11	"(i) For the purposes of this section:
12	"New motor vehicle dealer" means a dealer licensed under
13	chapter 437 to engage in the business of selling new motor
14	vehicles or used motor vehicles at wholesale or retail or both.
15	[(1)] "New motor vehicles" means motor vehicles of the
16	current model year, immediate past model year, or the next model
17	year [which] <u>that</u> have not been sold or registered by the
18	manufacturer or dealer[+].
19	[(2) "New motor vehicle dealer" means a dealer licensed
20	under chapter 437 to engage in the business of selling

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1 at wholesale or retail or both, new motor vehicles or 2 used motor vehicles;] 3 [(3)] "Permanent number plate" means a number plate 4 furnished to a manufacturer or dealer under subsection (c)(1) 5 for a motor vehicle [which] that is similar to the number plate issued under section 249-7 and [which] that allows the motor 6 7 vehicle to be operated on the public highways [; and]. 8 [(4)] "Temporary number plate" means the number plate 9 furnished to a new motor vehicle dealer under subsection 10 (c)(2)." SECTION 31. Section 286-203, Hawaii Revised Statutes, is 11 12 amended to read as follows: "§286-203 Enforcement. For purposes of the enforcement of 13 14 this part, the director of transportation shall have [such] any powers of enforcement as may be necessary to implement this 15 16 part. The director may delegate the enforcement of this part to 17 county executive officers. For the purpose of the safety, 18 welfare, and health of the general public, and the safe 19 transportation of hazardous materials and waste on any public 20 highway, and the enforcement of this part and of all rules 21 adopted pursuant to this part, the director, persons appointed

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1	by the di	rector, and the county executive officers to whom
2	powers of	enforcement are delegated $[\tau]$ may:
3	(1)	[inspect] <u>Inspect</u> lands, buildings, freight, and
4		equipment of motor carriers[7];
5	(2)	[stop] Stop and inspect freight and equipment of motor
6		carriers and the military on any public highway[$ au$]:
7		and
8	(3)	[inspect] Inspect shipping papers and hazardous waste
9		manifests of motor carriers and persons subject to
10		this part.
11	Every sta	te and county officer charged with enforcement of laws
12	and ordin	ances shall assist in the enforcement of this part and
13	of all ru	les adopted pursuant to this part and issue citations
14	for violations as appropriate."	
15	SECT	ION 32. Section 286-236, Hawaii Revised Statutes, is
16	amended b	y amending subsection (a) to read as follows:
17	"(a)	No person shall be issued a commercial driver's
18	license u	nless that person [meets]:
19	(1)	<u>Meets</u> the qualification standards of title 49 Code of
20		Federal Regulations, part 391, subparts B and E[$ au$
21		has] <u>;</u>



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1	(2)	Has passed a knowledge and driving skills test for	
2		driving a commercial motor vehicle that complies with	
3		minimum federal standards established by federal	
4		regulation enumerated in title 49 Code of Federal	
5		Regulations, part 383, subparts G and $H[, is]$;	
6	(3)	Is domiciled in this State as defined in title 49 Code	
7	``	of Federal Regulations, part $383.5[_7]$; and [has]	
8	(4)	Has satisfied all other requirements of the Commercial	
9		Motor Vehicle Safety Act of 1986, Public Law 99-570,	
10		title XII, in addition to other requirements imposed	
11		by state law or federal regulation.	
12	The tests	shall be prescribed by the director and administered	
13	by the re	spective county examiner of drivers. The test	
14	examiners	shall communicate with the applicant only in English	
15	during th	e skills test. As of January 30, 2012, the examiner of	
16	drivers s	hall verify that the medical certification status of a	
17	driver wh	o self-certified according to title 49 Code of Federal	
18	Regulatio	ns section [383.71(a)(1)(ii)(A),] <u>383.71(b)(1)(i),</u> non-	
19	excepted	interstate, is certified. If a driver submits a	
20	current medical examiner's certificate, the examiner of drivers		
21	shall dat	e-stamp the certificate and post all required	

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1 information to the commercial driver's license information 2 system pursuant to title 49 Code of Federal Regulations section 3 [383.73(a)(5)] 383.73(b)(5) and in accordance with title 49 Code 4 of Federal Regulations section [383.73(j).] 383.73(o). A person 5 who is not physically qualified to drive under title 49 Code of 6 Federal Regulations section 391.41(b)(1), (2), or (3) and who is 7 otherwise qualified to drive a motor vehicle may be granted an 8 intrastate waiver by the director. The process for granting 9 intrastate waivers shall be the same as that for interstate 10 waivers in title 49 Code of Federal Regulations section 391.49, except that the intrastate waiver requests shall be submitted to 11 12 the director; provided that the director shall adopt rules under 13 chapter 91 to establish a screening process, including approval 14 by a licensed physician, for granting an intrastate waiver to 15 persons who are not physically qualified under title 49 Code of 16 Federal Regulations section 391.41(b)(3)."

SECTION 33. Section 286-240, Hawaii Revised Statutes, isamended by amending subsection (k) to read as follows:

19 "(k) Beginning January 30, 2014, if a driver fails to
20 provide the examiner of drivers with the certification required
21 under title 49 Code of Federal Regulations section

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1 [383.71(a)(1)(ii)] 383.71(b)(1) or a current medical examiner's 2 certificate if the driver self-certifies according to title 49 3 Code of Federal Regulations section [383.71(a)(1)(ii)(A)] 4 383.71(b)(1)(i) that the driver is operating in non-excepted 5 interstate commerce as required by title 49 Code of Federal 6 Regulations section 383.71(h), the examiner of drivers shall 7 mark the commercial driver's license information system driver 8 record as not-certified and initiate a commercial driver's 9 license downgrade."

10 SECTION 34. Section 286-241, Hawaii Revised Statutes, is 11 amended by amending subsection (e) to read as follows:

Beginning January 30, 2014, if a driver fails to 12 "(e) 13 provide the examiner of drivers with the certification required 14 by title 49 Code of Federal Regulations section 15 [383.71(a)(1)(ii)] 383.71(b)(1) or a current medical examiner's 16 certificate if the driver self-certifies according to title 49 17 Code of Federal Regulations section [383.71(a)(1)(ii)(A)] 18 383.71(b)(1)(i) that the driver is operating in non-excepted 19 interstate commerce as required by title 49 Code of Federal 20 Regulations section 383.71(h), the examiner of drivers shall 21 mark the commercial driver's license information system driver

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record as not-certified and initiate a commercial driver's
 license downgrade."

3 SECTION 35. Section 287-9, Hawaii Revised Statutes, is
4 amended to read as follows:

5 "§287-9 Duration of suspension. The license and permit
6 suspended as provided in section 287-6 shall remain [so]
7 suspended and shall not be renewed nor shall any new license or
8 permit be issued to [any of such persons] the person whose
9 license or permit is suspended until:

10 (1) The person whose license or permit is suspended 11 deposits or there is deposited on the person's behalf 12 the security required under section 287-6; [or] 13 (2) Two years have elapsed following the date of the 14 suspension and evidence satisfactory to the 15 administrator has been filed with the administrator 16 that during [such] that period no action for damages 17 arising out of the accident has been commenced; or 18 (3) [Evidence] Pursuant to section 287-8(5), evidence 19 satisfactory to the administrator has been filed with 20 the administrator of a release of the driver from 21 liability, or a final adjudication of nonliability of



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1	the driver, or a duly acknowledged written agreement[$ au$
2	in accordance with section 287-8(5)]; provided[, in
3	the event] that if there is any default in the payment
4	of any installment under any duly acknowledged written
5	agreement, then upon notice of the default, the
6	administrator shall [forthwith] immediately suspend
7	the license of the person defaulting [thereunder
8	which] on the agreement, and the license shall not be
9	restored [unless and] until <u>:</u>
10	(A) [the] <u>The</u> person deposits and thereafter
11	maintains security as required under section 287-
12	6 in [such] <u>an</u> amount as the administrator may
13	then determine $[\tau]_{:}$ or
14	(B) $[two]$ Two years have elapsed following the date
15	when [such] <u>the</u> security was required and during
16	[such] that period no action [upon the agreement]
17	has been instituted for enforcement [thereof.] of
18	the agreement."
19	SECTION 36. Section 287-12, Hawaii Revised Statutes, is
20	amended to read as follows:

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1	"§287	-12 Custody, disposition, and return of security.	
2	Security d	eposited in compliance with the requirements of this	
3	chapter sh	all be placed by the administrator in the custody of	
4	the county treasurer or director of finance and shall be		
5	applicable only to the payment of a judgment or judgments		
6	rendered against the person or persons on whose behalf the		
7	deposit was made, for damages arising out of the accident in		
8	question i	n an action, begun not later than one year after the	
9	date of the accident or within one year after the date of		
10	deposit of any security under [[paragraph] (3) of] section [287-		
11	9] 287-9(3), and [such] the deposit or any balance thereof shall		
12	be returned to the depositor or the depositor's personal		
13	representa	tive when [evidence] <u>:</u>	
14	(1)	Pursuant to section 287-8(5), evidence satisfactory to	
15		the administrator has been filed with the	
16		administrator that there has been a release from	
17		liability, or a final adjudication of nonliability, or	
18		the execution of a duly acknowledged written	
19		agreement[, in accordance with [paragraph] (4) of	
20		section 287-8 has been filed,]; or [whenever after]	


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1 (2) After the expiration of one year $\left[\frac{1}{1}\right]$ from the date 2 of the accident [-7] or [(-2)] from the date of deposit 3 of any security under [[paragraph] (3) of] section 4 $\left[\frac{287-9}{7}\right]$ 287-9(3), the administrator is given 5 reasonable evidence that there is no pending action 6 and no judgment rendered in the action left unpaid. 7 The security deposited shall not be subject to any attachment or 8 execution unless the attachment or execution arises out of a 9 suit for damages as [aforesaid.] described in this section." 10 SECTION 37. Section 287-40, Hawaii Revised Statutes, is 11 amended to read as follows: 12 "§287-40 Duration of proof; when proof may be canceled or 13 [The] (a) Upon request, the administrator shall returned. 14 [upon request] consent to the immediate cancellation of any bond 15 or certificate of insurance, [or the administrator shall] return 16 to the person entitled thereto any money or bonds deposited 17 pursuant to this chapter as proof of financial responsibility, 18 or [the administrator shall] waive the requirement of filing

19 proof, in any of the following events:

20 (1) At any time after three years from the date the proof
21 was required when, during the three-year period



1 preceding the request, the administrator has not 2 received record of a conviction [which] that would 3 require or permit the suspension or revocation of the 4 license or nonresident's operating privilege of the 5 person by or for whom the proof was furnished; 6 (2)In the event of the death of the person on whose 7 behalf the proof was filed or the permanent incapacity 8 of the person to operate a motor vehicle; and 9 [In the event] If the person who has given proof (3) 10 surrenders the person's license to the 11 administrator[+].

12 [Provided, that] (b) Notwithstanding subsection (a), the 13 administrator shall not consent to the cancellation of any bond 14 or the return of any money or bonds [in the event] if any action 15 for damages upon a liability covered by the proof is then 16 pending or any judgment upon any such liability is then 17 unsatisfied, or [in the event] if within one year immediately 18 preceding the request the person who has filed the bond or 19 deposited the money or bonds [-7] has [-7] within one year 20 immediately preceding the request] been involved as a driver or 21 owner in any motor vehicle accident resulting in injury or

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1 damage to the person or property of others. An affidavit of the 2 applicant as to the nonexistence of such facts, or that the 3 applicant has been released from all of the applicant's 4 liability, or has been finally adjudicated not to be liable, for 5 [such] the injury or damage, shall be sufficient evidence 6 thereof in the absence of evidence to the contrary in the 7 records of the administrator. 8 (c) Whenever any person whose proof has been canceled or 9 returned under [paragraph (3) of this section] subsection (a)(3) 10 applies for a license or registration within a period of three 11 years from the date proof was originally required, [any such] 12 the application shall be refused unless the applicant 13 reestablishes the proof for the remainder of the three-year 14 period." 15 SECTION 38. Section 291-11.5, Hawaii Revised Statutes, is 16 amended by amending subsection (f) to read as follows: 17 "(f) As used in this section:

18 <u>"Commercial vehicle" means any motor vehicle that is being</u>
19 <u>used for the transportation of persons for hire, compensation,</u>
20 <u>or profit.</u>

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1	"Emergency vehicle", "mass transit vehicle", "restrained",
2	and "seat belt assembly" shall have the same meaning as provided
3	in section 291-11.6.
4	["Commercial vehicle" shall be defined as any motor vehicle
5	that is being used for the transportation of persons for hire,
6	compensation, or profit.]"
7	SECTION 39. Section 291-11.6, Hawaii Revised Statutes, is
8	amended to read as follows:
9	"§291-11.6 Mandatory use of seat belts, when, penalty.
10	(a) Except as otherwise provided by law, no person shall
11	operate a motor vehicle upon any public highway unless the
12	person is restrained by a seat belt assembly and all passengers
13	in the front or back seat of the motor vehicle are restrained by
14	a seat belt assembly or are restrained pursuant to section
15	291-11.5 if they are under eight years of age.
16	[As-used in this section:
17	"Restrained" means that the seat belt assembly is worn as
18	it was designed and intended to be worn.
19	"Seat belt assembly" means the seat belt assembly that is
20	required to be in the motor vehicle under any federal motor
21	vehicle safety-standard-issued pursuant to Public Law 89-563,



1 the National Traffic and Motor Vehicle Safety Act of 1966, as 2 amended, unless original replacement seat belt assemblies are 3 not readily available. If replacement assemblies are not 4 readily-available, seat belts of federally approved materials 5 with similar protective characteristics may be used. Such 6 replacement seat belt assemblies shall be permanently marked by 7 the belt manufacturer indicating compliance with all applicable 8 federal-standards.] 9 (b) The passengers of the following motor vehicles shall 10 be exempt from the requirements of this section: emergency and 11 mass transit vehicles. Further exemptions from this section may 12 be established by rules adopted by the department of 13 transportation pursuant to chapter 91. 14 [As used in this section, unless the context otherwise 15 requires: 16 "Emergency vehicle" means an ambulance, a firefighting or 17 rescue vehicle, or a police vehicle while on duty. 18 "Mass transit vehicle" means a bus, including a school bus 19 (but excluding a charter or sightseeing service bus) with a 20 gross vehicle weight rating that is over 10,000 pounds, whether 21 publicly or privately owned, which provides service to the

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1 general public or provides special service on a regular or 2 continuing basis.] 3 (c) No person shall be guilty of violating this section 4 if: 5 The person is in a motor vehicle that is not required (1) 6 to be equipped with a seat belt assembly under any 7 federal motor vehicle safety standard unless the 8 vehicle is in fact equipped with a seat belt assembly; 9 The person not restrained by a seat belt assembly is (2)in a vehicle in which the number of persons exceeds 10 11 the number of seat belt assemblies available in the 12 vehicle or the number of seat belt assemblies 13 originally installed in the vehicle, whichever is 14 greater; provided that all available seat belt assemblies are being used to restrain passengers; 15 16 (3) The person not restrained by a seat belt assembly has 17 a condition that prevents appropriate restraint by the seat belt assembly; provided that the condition is 18 19 duly certified by a physician, a physician assistant, 20 or an advanced practice registered nurse who shall

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1 state the nature of the condition[, as-well-as] and 2 the reason the restraint is inappropriate; (4) The person not restrained by a seat belt assembly is 3 4 operating a taxicab or other motor vehicle used in 5 performing a bona fide metered taxicab service [which] 6 that is regulated under chapter 269 or by county 7 ordinance and is carrying passengers in the vehicle in 8 the course of performing taxicab services; or 9 (5) Otherwise exempted by rules adopted by the department 10 of transportation pursuant to chapter 91. 11 (d) This section shall not be deemed to change existing 12 laws, rules, or procedures pertaining to a trial of a civil 13 action for damages for personal injuries or death sustained in a 14 motor vehicle accident. 15 (e) A person who fails to comply with the requirements of 16 this section [shall]: 17 (1) Shall be subject to [a]: 18 (A) A fine of \$45 for each violation [, -a]; and 19 A surcharge of \$10 [which] that shall be (B) 20 deposited into the neurotrauma special fund [-7]; 21 and [may]

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1	(2) May be subject to a surcharge of up to \$10 [which]
2	that shall be deposited into the trauma system special
3	fund.
4	(f) As used in this section:
5	"Emergency vehicle" means an ambulance, a firefighting or
6	rescue vehicle, or a police vehicle while on duty.
7	"Mass transit vehicle" means a bus, including a school bus
8	(but excluding a charter or sightseeing service bus) with a
9	gross vehicle weight rating that is over 10,000 pounds, whether
10	publicly or privately owned, that provides service to the
11	general public or provides special service on a regular or
12	continuing basis.
13	"Restrained" means that the seat belt assembly is worn as
14	it was designed and intended to be worn.
15	"Seat belt assembly" means the seat belt assembly that is
16	required to be in the motor vehicle under any federal motor
17	vehicle safety standard issued pursuant to Public Law 89-563,
18	the National Traffic and Motor Vehicle Safety Act of 1966, as
19	amended, unless original replacement seat belt assemblies are
20	not readily available. If replacement assemblies are not
21	readily available, seat belts of federally approved materials



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1	with similar protective characteristics may be used.				
2	Replacement seat belt assemblies shall be permanently marked by				
3	the belt manufacturer indicating compliance with all applicable				
4	federal standards."				
5	SECTION 40. Section 291-33, Hawaii Revised Statutes, is				
6	amended to read as follows:				
7	"§291-33 Projections on face of wheels prohibited. (a)				
8	There shall not be operated or moved upon any public road,				
9	street, or highway within the State, any vehicle, motor vehicle,				
10	or other power vehicle the face of the wheels of which are				
11	fitted or equipped with flanges, ribs, clamps, cleats, lugs,				
12	chains, spikes or other projections, other than rubber blocks,				
13	destructive to the road surfaces. This provision applies to all				
14	rings or flanges upon guiding or steering wheels of such				
15	vehicles[7] but [it] shall not be [so] construed [as] to prevent				
16	[(1)] the use of [ordinary]:				
17	(1) Ordinary detachable tire or skid chains $[\tau]$; or				
18	(2) [the-use of studded] <u>Studded</u> snow tires on either the				
19	Mauna Kea access road above Hale Pohaku or on any				
20	other road within the Mauna Kea Science Reserve leased				
21	to the University of Hawaii.				

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(b) This section shall not apply to traction engines,
 tractors, or other vehicles of the tracklaying type when the
 portions of the movable tracks in contact with the roadway
 surface present plane surfaces of sufficient area to prevent
 damage thereto."

6 SECTION 41. Section 291-35, Hawaii Revised Statutes, is
7 amended to read as follows:

8 "§291-35 Gross weight, axle, and wheel loads. No motor 9 vehicle or other power vehicle or combination of [such] those 10 vehicles equipped wholly with pneumatic tires [, which] shall be 11 operated or moved upon any public road, street, or highway 12 within the State if the vehicle or combination of vehicles has a 13 total gross weight $[\tau]$ (including vehicle and load $[\tau]$), an axle 14 load, or a wheel load in excess of the limits set forth in this 15 section [shall be operated or moved upon any public road, 16 street, or highway within the State]; provided that the maximum 17 gross weight, axle loads, and wheel loads allowed under this 18 section shall be inapplicable when its application would 19 adversely affect the receipt of federal funds for highway 20 purposes; and provided further that no vehicle or combination of 21 vehicles shall be operated on or moved over any bridge or other

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highway structure if the total gross weight, including vehicle
 and load, exceeds the posted maximum gross load limitation for
 the bridge or other highway structure.

4 (1) The total gross weight, in pounds, imposed on any 5 public road, street, or highway within the State by any group of two or more consecutive axles, on a 6 7 vehicle or combination of vehicles shall not exceed 8 the following when the distance between the first and 9 last axles of the group under consideration is: 10 Forty inches or less, the weight imposed shall (A) 11 not exceed twenty-two thousand five hundred 12 pounds[+]; and 13 (B) More than forty inches but not more than eight 14 feet, the weight imposed shall not exceed thirty-

15 four thousand pounds. This grouping of two
16 consecutive axles shall be known as tandem axle.
17 (2) The total gross weight, in pounds, imposed on
18 interstate highways within the State by any group of
19 two or more consecutive axles, on a vehicle or
20 combination of vehicles shall not exceed that
21 resulting from application of the formula:

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1		W = 500 (LN/(N-1) + 12N + 36)
2		when the distance between the first and last axles of
3		the group under consideration is over eight feet and
4		where W = maximum weight in pounds carried on any
5		group of two or more axles computed to the nearest
6		[500] <u>five hundred</u> pounds,
7		L = Distance in feet between the extremes of any
8		group of two or more consecutive axles, to
9		the nearest foot, and
10		N = Number of axles in group under consideration;
11		provided that two consecutive sets of tandem axles may
12		carry a gross load of [34,000] <u>thirty-four thousand</u>
13		pounds each providing the overall distance between the
14		first and last axles of such consecutive sets of
15		tandem axles is thirty-six feet or more and provided
16		also that the overall gross weight does not exceed
17		[80,000] <u>eighty thousand</u> pounds.
18	(3)	The total gross weight, in pounds, imposed on any
19		public road, street, or highway, other than interstate
20		highways, within the State by a vehicle or combination

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1 of vehicles shall not exceed that determined by the 2 formula: 3 W = 900 (L + 40)4 when the distance between the first and last axles of 5 the group under consideration is over eight feet and 6 where W = maximum weight in pounds carried on any 7 group of two or more axles computed to the nearest [500] five hundred pounds and 8 9 L = Distance in feet between the extremes of any 10 group of two or more consecutive axles, to 11 the nearest foot; 12 provided also that the overall gross weight does not 13 exceed [88,000] eighty-eight thousand pounds. 14 No vehicle or combination of vehicles shall be used or (4) 15 operated on any public road, street, or highway within 16 the State: [with] With a load upon any single or tandem axle 17 (A) 18 or combination of axles [which] that exceeds the 19 carrying capacity of the axles specified by the 20 manufacturer[7]; or

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1		(B) [with] <u>With</u> a total weight in excess of its
2		designed capacity as indicated by its designed
3		gross vehicle weights or gross combination
4		weights.
5	(5)	The total gross weight imposed upon the public road,
6		street, or highway by any single axle shall not exceed
7		twenty-two thousand five hundred pounds. For the
8		purpose of this section, axles placed in the same
9		transverse plane and [are] spaced forty inches or less
10		apart[τ] shall be considered as one axle.
11	(6)	The total gross weight imposed upon the public road,
12		street, or highway by any one wheel, either single or
13		dual mounting, shall not exceed [eleven thousand two
14		hundred and fifty] 11,250 pounds.
15	(7)	The director of transportation, in the case of state
16		highways, or the county engineer, in the case of
17		county roads and streets, may place and maintain signs
18		to limit the gross weight of a vehicle or combination
19		of vehicles traveling over a bridge or other highway
20		structure in the interest of public safety when it is
21		determined through engineering investigation and

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1 analysis that the theoretical load carrying capacity 2 of the bridge or structure is less than the maximum 3 gross vehicular weight allowed by this chapter. In 4 determining the weight limits and in posting the 5 weight limit signs, the director or the county 6 engineer need not comply with rulemaking provisions of 7 chapter 91; provided that if any person objects to the 8 weight limits, the person may object to the rule as 9 provided in chapter 91."

SECTION 42. Section 291C-1, Hawaii Revised Statutes, is amended by amending the definition of "substantial bodily injury" to read as follows:

13 ""Substantial bodily injury" means bodily injury [which]
14 that causes:

15 (1) [a] <u>A</u> major avulsion, laceration, or penetration of
16 the skin;

17 (2) [a] <u>A</u> chemical, electrical, friction, or scalding burn
18 of second degree severity;

19 (3) [a] A bone fracture;

20 (4) [a] A serious concussion; or

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1	(5) $[a] \underline{A}$ tearing, rupture, or corrosive damage to the
2	esophagus, viscera, or other internal organs."
3	SECTION 43. Section 291C-103, Hawaii Revised Statutes, is
4	amended to read as follows:
5	"§291C-103 Racing on highways. (a) Except as provided in
6	section 291C-149, no person shall drive any vehicle in any race,
7	speed competition or contest, drag race or acceleration contest,
8	test of physical endurance, exhibition of speed or acceleration,
9	or for the purpose of making a speed record, and no person shall
10	in any manner participate in any race, competition, contest,
11	test, or exhibition prohibited by this section.
12	[(b) "Drag race" means the operation of two or more
13	vehicles from a point side by side at accelerating speeds in a
14	competitive attempt to outdistance each other, or the operation
15	of one or more vehicles over a common selected course, from the
16	same-point-to-the-same-point, for the purpose of comparing the
17	relative speeds or power of acceleration of the vehicle or
18	vehicles within a certain distance or time limit.
19	(c) "Racing" means the use of one or more vehicles in an
20	attempt to outgain, outdistance, or prevent another vehicle from
21	passing, to arrive at a given destination ahead of another

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1	vehicle or vehicles, or to test the physical stamina or
2	endurance of drivers over long distance driving routes.
3	(d) "Exhibition of speed or acceleration" means the sudden
4	acceleration of a vehicle resulting in the screeching of the
5	vehicle's tires which is done to intentionally draw the
6	attention of persons present toward the vehicle.
7	(e)] (b) Any person who violates this section, except
8	[subsection (d),] in the case of an exhibition of speed or
9	acceleration, shall be fined not more than \$500 or imprisoned
10	not more than six months, or both. Any person who violates
11	[subsection (d)] this section by way of an exhibition of speed
12	or acceleration shall be fined not more than \$500 or be
13	sentenced to perform community service, or both.
14	$\left[\frac{(f)}{(c)}\right]$ Any person who violates this section while
15	operating a vehicle at a speed exceeding the posted speed limit
16	by thirty miles per hour or more shall be subject to a fine of
17	not more than \$2,000, a term of imprisonment of not more than
18	one year, or both; provided that the following additional
19	penalties shall also apply:
20	(1) For an offense that occurs within five years of a
21	prior conviction, a one-year license suspension;



1	(2) F	For an offense that occurs within five years of two
2	r	prior convictions:
3	(A) A three-year license suspension; and
4	(B) A vehicle owned by the defendant and used in the
5		commission of the offense which has been used in
6		at least two prior offenses that resulted in
7		convictions may be ordered by the court to be
8		subject to forfeiture under chapter 712A; and
9	(3) E	For all offenses under this section, a surcharge of up
10	t	to \$100 may be deposited in the trauma system special
11	f	Eund if the court so orders.
12	(d) 4	As used in this section:
13	"Drag	race" means the operation of two or more vehicles
14	from a poir	nt side by side at accelerating speeds in a
15	competitive	e attempt to outdistance each other, or the operation
16	of one or r	nore vehicles over a common selected course, from the
17	same point	to the same point, for the purpose of comparing the
18	relative sp	peeds or power of acceleration of the vehicle or
19	vehicles wi	ithin a certain distance or time limit.
20	<u>"Exhil</u>	oition of speed or acceleration" means the sudden
21	acceleratio	on of a vehicle resulting in the screeching of the



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1	vehicle's tires that is done to intentionally draw the attention			
2	of persons present toward the vehicle.			
3	"Racing" means the use of one or more vehicles in an			
4	attempt to outgain, outdistance, or prevent another vehicle from			
5	passing, to arrive at a given destination ahead of another			
6	vehicle or vehicles, or to test the physical stamina or			
7	endurance of drivers over long distance driving routes."			
8	SECTION 44. Section 291E-61.5, Hawaii Revised Statutes, is			
9	amended to read as follows:			
10	"§291E-61.5 Habitually operating a vehicle under the			
11	influence of an intoxicant. (a) A person commits the offense			
12	of habitually operating a vehicle under the influence of an			
13	intoxicant if:			
14	(1) The person is a habitual operator of a vehicle while			
15	under the influence of an intoxicant; and			
16	(2) The person operates or assumes actual physical control			
17	of a vehicle:			
18	(A) While under the influence of alcohol in an amount			
19	sufficient to impair the person's normal mental			
20	faculties or ability to care for the person and			
21	guard against casualty;			

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1		(B)	While under the influence of any drug that
2			impairs the person's ability to operate the
3			vehicle in a careful and prudent manner;
4		(C)	With .08 or more grams of alcohol per two hundred
5			ten liters of breath; or
6		(D)	With .08 or more grams of alcohol per one hundred
7			milliliters or cubic centimeters of blood.
8	[(b) -	-For	the purposes of this section:
9	(1)	"Con	victed-two-or-more-times-for-offenses-of-operating
10		a ve	hicle under the influence" means that, at the time
11		of t	he behavior for which the person is charged under
12		this	-section, the person had two or more times within
13		ten-	years of the instant offense:
14		(A)	A judgment on a verdict or a finding of guilty,
15			or a plea of guilty or nolo contendere, for a
16			violation of section 291-4, 291-4.4, or 291-7 as
17			those-sections were in effect on December 31,
18			2001, or section 291E-61 or 707-702.5;
19		(B)	A-judgment on a verdict or a finding of guilty,
20			or a plea of guilty or nolo contendere, for an
21			offense that is comparable to section 291-4,



1		291-4.4, or 291-7 as those sections were in
2		effect on December 31, 2001, or section 291E-61
3		or 707-702.5; or
4		(C) An adjudication of a minor for a law or probation
5		violation that, if committed by an adult, would
6		constitute a violation of section 291-4, 291-4.4,
7		or 291-7 as those sections were in effect on
8		December 31, 2001, or section 291E 61 or
9		707-702.5,
10		that, at the time of the instant offense, had not been
11		expunged by pardon, reversed, or set aside. All
12		convictions that have been expunged by pardon,
13		reversed, or set aside before the instant offense
14		shall not be deemed prior convictions for the purposes
15		of proving that the person is a habitual operator of a
16		vehicle while under the influence of an intoxicant.
17	(2)	"Convicted one or more times for offenses of
18		habitually operating a vehicle under the influence"
19		means that, at the time of the behavior for which the
20		person is charged under this section, the person had

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1	one or more times within ten years of the instant		
2	offense:		
3	(A) A judgment on a verdict or a finding of guilty,		
4	or a plea of guilty or nolo contendere, for a		
5	violation of this section or section 291 4.4 as		
6	that section was in effect on December 31, 2001;		
7	(B) A-judgment on a verdict or a finding of guilty,		
8	or a plea of guilty or nolo contendere, for an		
9	offense that is comparable to this section or		
10	section 291-4.4 as that section was in effect on		
11	December 31, 2001; or		
12	(C) An adjudication of a minor for a law or probation		
13	violation that, if committed by an adult, would		
14	constitute a violation of this section or section		
15	291-4.4 as that section was in effect on		
16	December 31, 2001,		
17	that, at the time of the instant offense, had not been		
18	expunged by pardon, reversed, or set aside. All		
19	convictions that have been expunged by pardon,		
20	reversed, or set aside before the instant offense		
21	shall not be deemed prior convictions for the purposes		



1	of proving the person's status as a habitual operator
2	of a vehicle while under the influence of an
3	intoxicant.
4	(3) "Habitual operator of a vehicle while under the
5	influence of an intoxicant means that the person:
6	(A) Was convicted two or more times for offenses of
7	operating a vehicle under the influence; or
8	(B) Was convicted one or more times for offenses of
9	habitually operating a vehicle under the
10	influence.]
11	[(c)] (b) Habitually operating a vehicle while under the
12	influence of an intoxicant is a class C felony.
13	$\left[\frac{d}{d}\right]$ (c) For a conviction under this section, the
14	sentence shall be either:
15	(1) An indeterminate term of imprisonment of five years;
16	or
17	(2) A term of probation of five years, with conditions to
18	include:
19	(A) Mandatory revocation of license and privilege to
20	operate a vehicle for a period no less than three
21	years but no more than five years;

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1	(B)	No less than ten days imprisonment, of which at
2		least forty-eight hours shall be served
3		consecutively;
4	(C)	A fine of no less than \$2,000 but no more than
5		\$5,000;
6	(D)	Referral to a certified substance abuse counselor
7		as provided in [section 291E 61(d);] <u>subsection</u>
8		<u>(d);</u>
9	(E)	A surcharge of \$25 to be deposited into the
10		neurotrauma special fund; and
11	(F)	May be charged a surcharge of up to \$50 to be
12		deposited into the trauma system special fund if
13		the court so orders.
14	In addition to	the foregoing, any vehicle owned and operated by
15	the person com	mitting the offense shall be subject to forfeiture
16	pursuant to ch	apter 712A; provided that the department of
17	transportation	shall provide storage for vehicles forfeited
18	under this sub	section.
19	[(e)] <u>(d)</u>	Whenever a court sentences a person under this
20	section, it sh	all also require that the offender be referred to
21	the driver's e	ducation program for an assessment, by a certified



1 substance abuse counselor, of the offender's substance abuse or
2 dependence and the need for appropriate treatment. The
3 counselor shall submit a report with recommendations to the
4 court. The court shall require the offender to obtain
5 appropriate treatment if the counselor's assessment establishes
6 the offender's substance abuse or dependence. All costs for
7 assessment and treatment shall be borne by the offender.

8 [(f)] (e) Notwithstanding any other law to the contrary, 9 whenever a court revokes a person's driver's license pursuant to 10 this section, the examiner of drivers shall not grant to the 11 person a new driver's license until expiration of the period of 12 revocation determined by the court. After the period of 13 revocation is complete, the person may apply for and the 14 examiner of drivers may grant to the person a new driver's 15 license.

16 [-(g)-] (f) Any person sentenced under this section may be 17 ordered to reimburse the county for the cost of any blood or 18 urine tests conducted pursuant to section 291E-11. The court 19 shall order the person to make restitution in a lump sum, or in 20 a series of prorated installments, to the police department or 21 other agency incurring the expense of the blood or urine test.

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1	[(h)] (g) As used in this section[, the term "examiner of
2	drivers"	has the same meaning as provided in section 286-2.]:
3	" <u>"Co</u>	nvicted one or more times for offenses of habitually
4	operating	a vehicle under the influence" means that, at the time
5	of the be	havior for which the person is charged under this
6	section,	the person had one or more times within ten years of
7	the insta	nt offense:
8	(1)	A judgment on a verdict or a finding of guilty, or a
9		plea of guilty or nolo contendere, for a violation of
10		this section or section 291-4.4 as that section was in
11		effect on December 31, 2001;
12	(2)	A judgment on a verdict or a finding of guilty, or a
13		plea of guilty or nolo contendere, for an offense that
14		is comparable to this section or section 291-4.4 as
15		that section was in effect on December 31, 2001; or
16	(3)	An adjudication of a minor for a law or probation
17		violation that, if committed by an adult, would
18		constitute a violation of this section or section
19		291-4.4 as that section was in effect on December 31,
20		2001,

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1	that, at	the time of the instant offense, had not been expunged
2	by pardon	, reversed, or set aside. All convictions that have
3	been expu	nged by pardon, reversed, or set aside before the
4	<u>instant o</u>	ffense shall not be deemed prior convictions for the
5	purposes	of proving the person's status as a habitual operator
6	of a vehi	cle while under the influence of an intoxicant.
7	"Con	victed two or more times for offenses of operating a
8	vehicle u	nder the influence" means that, at the time of the
9	behavior	for which the person is charged under this section, the
10	person ha	d two or more times within ten years of the instant
11	offense:	
12	(1)	A judgment on a verdict or a finding of guilty, or a
13		plea of guilty or nolo contendere, for a violation of
14		section 291-4, 291-4.4, or 291-7 as those sections
15		were in effect on December 31, 2001, or section
16		<u>291E-61 or 707-702.5;</u>
17	(2)	A judgment on a verdict or a finding of guilty, or a
18		plea of guilty or nolo contendere, for an offense that
19		is comparable to section 291-4, 291-4.4, or 291-7 as
20		those sections were in effect on December 31, 2001, or
21		section 291E-61 or 707-702.5; or

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1	(3) An adjudication of a minor for a law or probation
2	violation that, if committed by an adult, would
3	constitute a violation of section 291-4, 291-4.4, or
4	291-7 as those sections were in effect on December 31,
5	2001, or section 291E-61 or 707-702.5,
6	that, at the time of the instant offense, had not been expunged
7	by pardon, reversed, or set aside. All convictions that have
8	been expunged by pardon, reversed, or set aside before the
9	instant offense shall not be deemed prior convictions for the
10	purposes of proving that the person is a habitual operator of a
11	vehicle while under the influence of an intoxicant.
12	"Examiner of drivers" has the same meaning as provided in
13	section 286-2.
14	"Habitual operator of a vehicle while under the influence
15	of an intoxicant" means that the person was convicted:
16	(1) Two or more times for offenses of operating a vehicle
17	under the influence; or
18	(2) One or more times for offenses of habitually operating
19	a vehicle under the influence."
20	SECTION 45. Section 302A-450, Hawaii Revised Statutes, is
21	amended by amending its title to read as follows:





. 1	"[+]§302A-450[+] Public prekindergarten classrooms; annual
2	report to the legislature."
3	SECTION 46. Section 302L-7, Hawaii Revised Statutes, is
4	amended by amending subsection (n) to read as follows:
5	"(n) To promote the development of a cohesive,
6	comprehensive, and sustainable early learning system, the office
7	shall partner with the schools participating in the program to
8	collaborate with:
9	(1) Other early learning providers, including those
10	providing the programs and services specified in
11	section $[+]302L-2(2)(A)[+]$, to promote alignment
12	between prekindergarten and elementary school programs
13	and to support children and their families in making
14	successful transitions from prekindergarten into
15	kindergarten; and
16	(2) Early intervention programs."
17	SECTION 47. Section 321-14.5, Hawaii Revised Statutes, is
18	amended as follows:
19	1. By amending subsection (c) to read:
20	"(c) The rules may provide that accreditation by [the
21	joint commission on accreditation of healthcare organizations]

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1	The Joint Commission demonstrates a hospital's compliance with
2	all licensing inspections required by the State. The rules may
3	exempt a hospital from a licensing inspection on a continuing
4	basis throughout the term of the accreditation under the
5	following conditions:
6	(1) The hospital provides the department with a certified
7	copy of the hospital's official [joint commission on
8	accreditation of healthcare organizations]
9	accreditation report [to the department;] <u>from The</u>
10	Joint Commission;
11	(2) The hospital continuously holds full accreditation by
1 2	[the_joint_commission_on_accreditation_of_healthcare
13	organizations;] The Joint Commission; and
14	(3) The hospital holds a current and valid state license."
15	2. By amending subsection (e) to read:
16	"(e) Information contained in reports of survey and
17	official accreditation letters made by [the joint commission on
18	accreditation of healthcare organizations] The Joint Commission
19	used in determining compliance with licensing requirements shall
20	be public information."



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1 SECTION 48. Section 329-14, Hawaii Revised Statutes, is 2 amended by amending subsection (g) to read as follows: 3 "(g) Any of the following cannabinoids, their salts, 4 isomers, and salts of isomers, unless specifically excepted, 5 whenever the existence of these salts, isomers, and salts of 6 isomers is possible within the specific chemical designation: 7 Tetrahydrocannabinols; meaning tetrahydrocannabinols (1) 8 naturally contained in a plant of the genus Cannabis 9 (cannabis plant), as well as synthetic equivalents of 10 the substances contained in the plant, or in the 11 resinous extractives of Cannabis, sp. or synthetic 12 substances, derivatives, and their isomers with 13 similar chemical structure and pharmacological 14 activity to those substances contained in the plant, such as the following: Delta 1 cis or trans 15 16 tetrahydrocannabinol, and their optical isomers; Delta 6 cis or trans tetrahydrocannabinol, and their optical 17 18 isomers; and Delta 3,4 cis or trans-19 tetrahydrocannabinol, and its optical isomers (since 20 nomenclature of these substances is not 21 internationally standardized, compounds of these

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1		structures, regardless of numerical designation of
2		atomic positions, are covered);
3	(2)	Naphthoylindoles; meaning any compound containing a
4		3-(1-naphthoyl)indole structure with substitution at
5		the nitrogen atom of the indole ring by a alkyl,
6		haloalkyl, alkenyl, cycloalkylmethyl,cycloalkylethyl,
7		1-(N-methyl-2-piperidinyl)methyl or
8		2-(4-morpholinyl)ethyl group, whether or not further
9		substituted in the indole ring to any extent and
10		whether or not substituted in the naphthyl ring to any
11		extent;
11 12	(3)	extent; Naphthylmethylindoles; meaning any compound containing
	(3)	
12	(3)	Naphthylmethylindoles; meaning any compound containing
12 13	(3)	Naphthylmethylindoles; meaning any compound containing a 1H-indol-3-yl-(1-naphthyl) methane structure with
12 13 14	(3)	Naphthylmethylindoles; meaning any compound containing a 1H-indol-3-yl-(1-naphthyl) methane structure with substitution at the nitrogen atom of the indole ring
12 13 14 15	(3)	Naphthylmethylindoles; meaning any compound containing a 1H-indol-3-yl-(1-naphthyl) methane structure with substitution at the nitrogen atom of the indole ring by a alkyl, haloalkyl, alkenyl, cycloalkylmethyl,
12 13 14 15 16	(3)	Naphthylmethylindoles; meaning any compound containing a 1H-indol-3-yl-(1-naphthyl) methane structure with substitution at the nitrogen atom of the indole ring by a alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl) methyl or
12 13 14 15 16 17	(3)	Naphthylmethylindoles; meaning any compound containing a 1H-indol-3-yl-(1-naphthyl) methane structure with substitution at the nitrogen atom of the indole ring by a alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl) methyl or 2-(4-morpholinyl) ethyl group whether or not further

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1	(4)	Naphthoylpyrroles; meaning any compound containing a
2		3-(1-naphthoyl)pyrrole structure with substitution at
3		the nitrogen atom of the pyrrole ring by a alkyl,
4		haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl,
5		1-(N-methyl-2-piperidinyl)methyl or 2-(4-morpholinyl)
6		ethyl group whether or not further substituted in the
7		pyrrole ring to any extent, whether or not substituted
8		in the naphthyl ring to any extent;
9	(5)	Naphthylmethylindenes; meaning any compound containing
10		a naphthylideneindene structure with substitution at
11		the 3-position of the indene ring by a alkyl,
12		haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl,

13 1-(N-methyl-2-piperidinyl) methyl or 2-(4-morpholinyl) 14 ethyl group whether or not further substituted in the 15 indene ring to any extent, whether or not substituted 16 in the naphthyl ring to any extent;

17 (6) Phenylacetylindoles; meaning any compound containing a
18 3-phenylacetylindole structure with substitution at
19 the nitrogen atom of the indole ring by a alkyl,
20 haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl,
21 1-(N-methyl-2-piperidinyl) methyl or 2-(4-morpholinyl)

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1		ethyl group whether or not further substituted in the
2		indole ring to any extent, whether or not substituted
3		in the phenyl ring to any extent;
4	(7)	Cyclohexylphenols; meaning any compound containing a
5		2-(3-hydroxycyclohexyl) phenol structure with
6		substitution at the 5-position of the phenolic ring by
7		a alkyl, haloalkyl, alkenyl, cycloalkylmethyl,
8		cycloalkylethyl, 1-(N-methyl-2-piperidinyl) methyl or
9		2-(4-morpholinyl) ethyl group whether or not
10		substituted in the cyclohexyl ring to any extent;
11	(8)	Benzoylindoles; meaning any compound containing a
12		3-(benzoyl) indole structure with substitution at the
13		nitrogen atom of the indole ring by a alkyl,
14		haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl,
15		1-(N-methyl-2-piperidinyl) methyl, or
16		2-(4-morpholinyl) ethyl group whether or not further
17		substituted in the indole ring to any extent and
18		whether or not substituted in the phenyl ring to any
19		extent;
20	(9)	[2,3-Dihydro-5-methyl-3-(4-morpholinylmethyl)
21		pyrrolo[1,2,3-de]-1, [4-benzoxazin_6-yl]-1-



1		napthalenylmethanone] 4-benzoxazin-6-yl]-1-
2		naphthalenylmethanone (another trade name is WIN
3		55,212-2);
4	(10)	(6a,10a)-9-(hydroxymethyl)-6, 6-dimethyl-3-(2-
5		methyloctan-2-yl)-6a,7,10,10a-
6		tetrahydrobenzo[c]chromen-1-ol (Other trade names are:
7		HU-210/HU-211);
8	(11)	Tetramethylcyclopropanoylindoles; meaning any compound
9		containing a 3-tetramethylcyclopropanoylindole
10		structure with substitution at the nitrogen atom of
11		the indole ring by an alkyl, haloalkyl, cyanoalkyl,
12		alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-
13		methyl-2-piperidinyl)methyl, 2-(4-morpholinyl)ethyl,
14		1-(N-methyl-2-pyrrolidinyl)methyl, 1-(N-methyl-3-
15		morpholinyl)methyl, or tetrahydropyranylmethyl group,
16		whether or not further substituted in the indole ring
17		to any extent and whether or not substituted in the
18		tetramethylcyclopropyl ring to any extent;
19	(12)	N-(1-adamantyl)-1-pentyl-1H-indazole-3-carboxamide,
20		its optical, positional, and geometric isomers, salts,
21		and salts of isomers (Other names: APINACA, AKB48);



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1	(13)	Quinolin-8-yl 1-pentyl-1H-indole-3-carboxylate, its
2		optical, positional, and geometric isomers, salts, and
3		salts of isomers (Other names: PB-22; QUPIC);
4	(14)	Quinolin-8-yl 1-(5fluoropentyl)-1H-indole-3-
5		carboxylate, its optical, positional, and geometric
6		isomers, salts, and salts of isomers (Other names: 5-
7		fluoro-PB-22; 5F-PB-22);
8	(15)	N-(1-amino-3-methyl-1-oxobutan-2-yl)-1-(4-
9		fluorobenzyl)-1H-indazole-3-carboxamide, its optical,
10		positional, and geometric isomers, salts, and salts of
11		isomers (Other names: AB-FUBINACA);
12	(16)	N-(1-amino-3,3-dimethyl-1-oxobutan-2-yl)-1-pentyl-1H-
13		indazole-3-carboxamide, its optical, positional, and
14		geometric isomers, salts, and salts of isomers (Other
15		names: ADB-PINACA);
16	(17)	N-(1-amino-3-methyl-1-oxobutan-2-yl)-1-
17		(cyclohexylmethyl)-1H-indazole-3-carboxamide, its
18		optical, positional, and geometric isomers, salts, and
19		salts of isomers (Other names: AB-CHMINACA);

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1	(18)	N-(1-amino-3-methyl-1-oxobutan-2-yl)-1-pentyl-1H-
2		indazole-3-carboxamide, and geometric isomers, salts,
3		and salts of isomers (Other names: AB-PINACA);
4	(19)	[1-(5-fluoropentyl)-1H-indazol-3-yl](naphthalen-1-
5		yl)methanone, and geometric isomers, salts, and salts
6		of isomers (Other names: THJ-2201);
7	(20)	Methyl (1-(4-fluorobenzyl)-1 H-indazole-3-carbonyl)-L-
8		valinate, and geometric isomers, salts, and salts of
9		isomers (Other names: FUB-AMB);
10	(21)	(S)-methyl 2-(1-(5-fluoropentyl)-1H-indazole-3-
11		carboxamido)-3-methylbutanoate, and geometric isomers,
12		salts, and salts of isomers (Other names: 5-fluoro-
13		AMB, 5-fluoro-AMP);
14	(22)	N-((3s,5s,7s)-adamantan-1-yl)-1-(5-fluoropentyl)-1H-
15		indazole-3-carboxamide, and geometric isomers, salts,
16		and salts of isomers (Other names: AKB48 N-(5-
17		fluoropentyl) analog, 5F-AKB48, APINACA 5-fluoropentyl
18		analog, 5F-APINACA);
19	(23)	N-adamantyl-1-fluoropentylindole-3-Carboxamide, and
20		geometric isomers, salts, and salts of isomers (Other
21		<pre>names: STS-135, 5F-APICA; 5-fluoro-APICA);</pre>

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1	(24)	Naphthalen-1-yl 1-(5-fluoropentyl)-1H-indole-3-
2		carboxylate, and geometric isomers, salts, and salts
3		of isomers (Other names: NM2201);
4	(25)	N-(1-amino-3,3-dimethyl-1-oxobutan-2-yl)-1-
5		(cyclohexylmethyl)-1H-indazole-3-carboxamide, and
6		geometric isomers, salts, and salts of isomers (Other
7		names: MAB-CHMINACA and ADB-CHMINACA);
8	(26)	Methyl 2-[1-(5-fluoropentyl)-1H-indazole-3-
9		carboxamido]-3,3-dimethylbutanoate (Other names: 5F-
10		ADB, 5-flouro-ADB, and 5F-MDMB-PINACA), its optical,
11		positional, and geometric isomers, salts, and salts of
12		isomers; and
13	(27)	1-(4-cyanobutyl)-N-(2-phenylpropan-2-yl)indazole-3-
14		carboxamide (CUMYL-4CN-BINACA), its optical,
15		positional, and geometric isomers, salts, and salts of
16		isomers; also known as SGT-78, 4-CN-CUMYL-BINACA;
17		CUMYL-CB-PINACA; CUMYL-CYBINACA; 4-cyano CUMYL-
18		BUTINACA."
19	SECT	ION 49. Section 329D-22, Hawaii Revised Statutes, is
20	amended b	y amending subsection (b) to read as follows:
21	"(b)	As used in this section:

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1 "Playground" means any public outdoor facility, including 2 any parking lot appurtenant thereto, that is intended for 3 recreation, with any portion thereof containing three or more 4 separate apparatus intended for the recreation of children, 5 including but not limited to sliding boards, swing sets, and 6 teeterboards. 7 ["Public housing-project-or complex" means a housing

8 project directly controlled, owned, developed, or managed by the 9 Hawaii public housing authority pursuant to the federal or state 10 low rent public housing program.]

"School" means any public or private preschool,
kindergarten, elementary, intermediate, middle, secondary, or
high school."

SECTION 50. Section 393-7, Hawaii Revised Statutes, is amended by amending subsection (c) to read as follows:

16 "(c) Subject to the provisions of subsections (a) and (b) 17 without limiting the development of medically more desirable 18 combinations and the inclusion of new types of benefits, a 19 prepaid health care plan qualifying under this chapter shall 20 include at least the following benefit types:

21 (1) Hospital benefits:



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1		(A) In-patient care for a period of at least one		
2		hundred twenty days of confinement in each		
3		calendar year covering:		
4		(i)	Room accommodations;	
5		(ii)	Regular and special diets;	
6		(iii)	General nursing services;	
7		(iv)	Use of operating room, surgical supplies,	
8			anesthesia services, and supplies; and	
9		(v)	Drugs, dressings, oxygen, antibiotics, and	
10			blood transfusion services; and	
11		(B) Out-	patient care:	
12		(i)	Covering use of out-patient hospital; <u>and</u>	
13		(ii)	Facilities for surgical procedures or	
14			medical care of an emergency and urgent	
15			nature[+];	
16	(2)	Surgical	benefits:	
17		(A) Surg	ical services performed by a licensed	
18		phys	cician, as determined by plans meeting the	
19		star	dards of subsections (a) and (b);	
20		(B) Afte	er-care visits for a reasonable period; <u>and</u>	
21		(C) Anes	thesiologist services[+];	

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1	(3)	Medical benefits:		
2		(A) Necessary home, office, and hospital visits by a		
3		licensed physician;		
4		(B) Intensive medical care while hospitalized; and		
5		(C) Medical or surgical consultations while		
6	•	<pre>confined[+];</pre>		
7	(4)	Diagnostic laboratory services, x-ray films, and		
8		radio-therapeutic services, necessary for diagnosis or		
9		treatment of injuries or diseases[-];		
10	(5)	Maternity benefits, at least if the employee has been		
11		covered by the prepaid health care plan for nine		
12		consecutive months prior to the delivery[-]; and		
13	(6)	Substance abuse benefits:		
14		(A) Alcoholism and drug addiction are illnesses and		
15		shall receive benefits as such. In-patient and		
16		out-patient benefits for the diagnosis and		
17		treatment of substance abuse, including but not		
18		limited to alcoholism and drug addiction, shall		
19		be specifically stated and shall not be less than		
20		the benefits for any other illness, except as		
21		provided in this subsection. Medical treatment		

1	of su	of substance abuse shall not be limited or		
2	reduc	reduced by restricting coverage to the mental		
3	healt	health or psychiatric benefits of a plan.		
4	Howev	However, any psychiatric services received as a		
5	resul	result of the treatment of substance abuse may be		
6	limit	limited to the psychiatric benefits of the plan;		
7	(B) Out-r	patient benefits provided by a physician,		
8	psych	niatrist, or psychologist, without		
9	resti	restriction as to place of service; provided that		
10	healt	health plans of the type specified in section		
11	393-1	393-12(a) shall retain for the contractor the		
12	optic	on of:		
13	(i)	Providing the benefits in its own facility		
14		and utilizing its own staff;		
15	(ii)	Contracting for the provision of these		
16		benefits; or		
17	(iii)	Authorizing the patient to utilize outside		
18		services and defraying or reimbursing the		
19		expenses at a rate not to exceed that for		
20		provision of services utilizing the health		
21		contractor's own facilities and staff;		



1 (C)	Detoxification and acute care benefits in a
2	hospital or any other public or private treatment
3	facility, or portion thereof, providing services
4	especially for the detoxification of intoxicated
5	persons or drug addicts, which is appropriately
6	licensed, certified, or approved by the
7	department of health in accordance with the
8	standards prescribed by [the] <u>The</u> Joint
9	Commission [on Accreditation of Hospitals]. In-
10	patient benefits for detoxification and acute
11	care shall be limited in the case of alcohol
12	abuse to three admissions per calendar year, not
13	to exceed seven days per admission, and shall be
14	limited in the case of other substance abuse to
15	three admissions per calendar year, not to exceed
16	twenty-one days per admission; <u>and</u>
17 (D)	Prepaid health plans shall not be required to
18	make reimbursements for care furnished by
19	government agencies and available at no cost to a
20	patient, or for which no charge would have been
21	made if there were no health plan coverage."





1	SECTION 51. Section 431:2-201.5, Hawaii Revised Statutes,
2	is amended by amending subsection (b) to read as follows:
3	"(b) The following definitions shall be used when applying
4	title 42 United States Code section 300gg, et seq.:
5	"Employee" means an employee who works on a full-time basis
6	with a normal workweek of twenty hours or more.
7	"Group health issuer" means all persons offering health
8	insurance coverage to any group or association, but shall not
9	include those persons offering benefits exempted from title I of
10	the Health Insurance Portability and Accountability Act of 1996,
11	P.L. 104-191, under sections 732(c) and 733(c) of title I of the
12	Employee Retirement Income Security Act of 1974 and sections
13	[2747] <u>2763</u> and 2791(c) of the Public Health Service Act.
14	"Small employer" means, in connection with a group health
15	plan with respect to a calendar year and a plan year, an
16	employer who employed an average of at least one but no more
17	than fifty employees on business days during the preceding
18	calendar year and who employs at least one employee on the first
19	day of the plan year."

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1 SECTION 52. Section 431:3-401, Hawaii Revised Statutes, is 2 amended by amending the definition of "adjusted risk-based capital report" to read as follows: 3 ""Adjusted risk-based capital report" means a risk-based 4 5 capital report [which] that has been adjusted by the 6 commissioner in accordance with section [431:3 + 402(e).] 431:3-7 402(f)." 8 SECTION 53. Section 431:6-602, Hawaii Revised Statutes, is 9 amended by amending subsection (f) to read as follows: 10 "(f) Cash received in a transaction under this section shall be invested in accordance with section 431:6-601[-7] and in 11 12 a manner that recognizes the liquidity needs of the transaction 13 or used by the insurer for its general corporate purposes. For 14 so long as the transaction remains outstanding, the insurer, its 15 agent, or custodian shall maintain acceptable collateral 16 received in a transaction under this section, either physically 17 or through the book entry systems of the Federal Reserve, 18 Depository Trust Company, [Participants Trust Company,] or other 19 securities depositories approved by the commissioner."

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SECTION 54. Section 431:10A-115.5, Hawaii Revised
 Statutes, is amended by amending subsections (b) and (c) to read
 as follows:

4 "(b) Child health supervision services shall include 5 twelve visits at approximately the following intervals: birth; 6 two months; four months; six months; nine months; twelve months; 7 fifteen months; eighteen months; two years; three years; four 8 years; and five years. Services to be covered at each visit 9 shall include a history, physical examination, developmental 10 assessment, anticipatory guidance, immunizations, and laboratory 11 tests, in keeping with prevailing medical standards. For purposes of this subsection, the term "prevailing medical 12 13 standards" means the recommendations of the [Immunizations] 14 Advisory Committee on Immunization Practices [Advisory 15 Committee] of the United States Department of Health and Human 16 Services and the American Academy of Pediatrics; provided that 17 [in the event that] if the recommendations of the committee and 18 the academy differ, the department of health shall determine 19 which recommendations shall apply.

20 (c) Minimum benefits may be limited to one visit payable
21 to one provider for all of the services provided at each visit



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1 cited in this section, except that the limitations authorized by 2 this subsection shall not apply to immunizations recommended by 3 the [Immunizations] Advisory Committee on Immunization Practices 4 [Advisory Committee] of the United States Department of Health 5 and Human Services and the American Academy of Pediatrics; 6 provided that [in the event] if that the recommendations of the 7 committee and the academy differ, the department of health shall 8 determine which recommendations shall apply."

9 SECTION 55. Section 431:10A-206.5, Hawaii Revised
10 Statutes, is amended by amending subsections (b) and (c) to read
11 as follows:

12 (b) Child health supervision services shall include 13 twelve visits at approximately the following intervals: birth; 14 two months; four months; six months; nine months; twelve months; 15 fifteen months; eighteen months; two years; three years; four 16 years; and five years. Services to be covered at each visit 17 shall include a history, physical examination, developmental 18 assessment, anticipatory guidance, immunizations, and laboratory 19 tests, in keeping with prevailing medical standards. For 20 purposes of this subsection, the term "prevailing medical 21 standards" means the recommendations of the [Immunizations]

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1 Advisory Committee on Immunization Practices [Advisory 2 Committee] of the United States Department of Health and Human 3 Services and the American Academy of Pediatrics; provided that 4 [in the event that] if the recommendations of the committee and 5 the academy differ, the department of health shall determine 6 which recommendations shall apply. 7 (C) Minimum benefits may be limited to one visit payable to one provider for all of the services provided at each visit 8 cited in this section, except that the limitations authorized by 9 10 this subsection shall not apply to immunizations recommended by the [Immunizations] Advisory Committee on Immunization Practices 11 12 [Advisory Committee] of the United States Department of Health 13 and Human Services and the American Academy of Pediatrics; 14 provided that [in the event that] if the recommendations of the 15 committee and the academy differ, the department of health shall 16 determine which recommendations shall apply." 17 SECTION 56. Section 431:10B-108, Hawaii Revised Statutes, 18 is amended by amending subsection (j) to read as follows: 19 "(j) If a group policy of credit life insurance or credit 20 disability insurance [: (1) Has] has been delivered in this State

21 before July 1, 1969, or [(2) Has] has been or is delivered in

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1	another state before or after July 1, 1969, the insurer shall be		
2	required to file only the group certificate and notice of		
3	proposed insurance delivered or issued for delivery in this		
4	State as specified in [subsections (b) and (e) of] section		
5	[431:10B 107.] <u>431:10B-107(b) and (e).</u> The forms shall be		
6	approved by the commissioner if:		
7	$\left[\frac{(1)}{(1)}\right]$ They conform with the requirements specified in		
8	those subsections;		
9	$\left[\frac{(ii)}{(2)}\right]$ They are accompanied by a certification in a form		
10	satisfactory to the commissioner that the substance of		
11	the forms are in substantial conformity with the		
12	master policy; and		
13	$\left[\frac{(iii)}{(3)}\right]$ The schedules of premium rates applicable to the		
14	insurance evidenced by the certificate or notice are		
15	not in excess of the insurer's schedules of premium		
16	rates filed with and approved by the commissioner;		
17	provided that the premium rate in effect on existing group		
18	policies may be continued until the first policy anniversary		
19	date following July 1, 1969."		
20	SECTION 57. Section 431M-1, Hawaii Revised Statutes, is		

21 amended by amending the definitions of "hospital", "mental



1 health outpatient facility", and "nonhospital facility" to read 2 as follows:

3 ""Hospital" means a facility licensed as a hospital by the 4 department of health and accredited by [the] <u>The</u> Joint 5 Commission [on Accreditation of Health Care Organizations].

6 "Mental health outpatient facility" means a mental health 7 establishment, clinic, institution, center, or community mental 8 health center $[\tau]$ that provides for the diagnosis, treatment, 9 care, or rehabilitation of mentally ill persons[, that] and has 10 been accredited by [the] The Joint Commission [on Accreditation 11 of Healthcare Organizations] or the Commission on Accreditation 12 of Rehabilitation Facilities or certified by the department of 13 health.

14 "Nonhospital facility" means a facility for the care or 15 treatment of alcohol dependent, drug dependent, or mentally ill 16 persons[, which] that has been accredited by [the] The Joint 17 Commission [on Accreditation of Health Care Organizations] or the Commission on Accreditation of Rehabilitation Facilities or 18 certified by the department of health and, if residential, has 19 20 been licensed as a special treatment facility by the department 21 of health."



1 SECTION 58. Section 432:1-602.5, Hawaii Revised Statutes, 2 is amended by amending subsections (b) and (c) to read as 3 follows:

4 "(b) Child health supervision services shall include 5 twelve visits at approximately the following intervals: birth; 6 two months; four months; six months; nine months; twelve months; 7 fifteen months; eighteen months; two years; three years; four 8 years; and five years. Services to be covered at each visit 9 shall include a history, physical examination, developmental 10 assessment, anticipatory guidance, immunizations, and laboratory 11 tests, in keeping with prevailing medical standards. For 12 purposes of this subsection, the term "prevailing medical 13 standards" means the recommendations of the [Immunizations] 14 Advisory Committee on Immunization Practices [Advisory 15 Committee] of the United States Department of Health and Human 16 Services and the American Academy of Pediatrics; provided that 17 [in the event that] if the recommendations of the committee and 18 the academy differ, the department of health shall determine 19 which recommendations shall apply.

20 (c) Minimum benefits may be limited to one visit payable21 to one provider for all of the services provided at each visit

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1 cited in this section, except that the limitations authorized by 2 this subsection shall not apply to immunizations recommended by 3 the [Immunizations] Advisory Committee on Immunization Practices 4 [Advisory Committee] of the United States Department of Health 5 and Human Services and the American Academy of Pediatrics; 6 provided that [in the event that] if the recommendations of the 7 committee and the academy differ, the department of health shall 8 determine which recommendations shall apply." 9 SECTION 59. Section 467B-11.5, Hawaii Revised Statutes, is 10 amended to read as follows: 11 "§467B-11.5 Charitable organizations exempted from 12 registration and financial disclosure requirements. The 13 following charitable organizations shall not be subject to 14 sections 467B-2.1 and 467B-6.5[-] if the organization submits an 15 application for an exemption to the department and the department approves the organization's application: 16 17 (1) Any duly organized religious corporation, institution, 18 or society that is exempt from filing Form 990 with 19 the Internal Revenue Service pursuant to section 20 6033(a)(3)(A)(i) and (iii) and (C)(i) of the Internal 21 Revenue Code, as amended;



1	(2)	Parent-teacher associations;		
2	(3)	Any educational institution that is licensed or		
3		accredited by any of the following licensing or		
4		accrediting organizations or their successor		
5		organizations:		
6		(A) Hawaii Association of Independent Schools;		
7		(B) Western Association of Schools and Colleges;		
8		(C) Middle States Association of Colleges and		
9		Schools;		
10		(D) New England Association of Schools and Colleges;		
11		(E) Higher Learning Commission;		
12		(F) Northwest Commission on Colleges and		
13		Universities;		
14		(G) Southern Association of Colleges and Schools;		
15		(H) The National Association for the Education of		
16		Young Children; or		
17		(I) [AdvancED;] <u>Cognia;</u>		
18	(4)	Any organization exempt from taxation under section		
19		501(c)(3) of the Internal Revenue Code expressly		
20		authorized by, and having an established identity		
21		with, an education institution accredited by one of		

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1 the accrediting agencies as provided in paragraph (3); 2 provided that the organization's solicitation of 3 contributions is primarily directed to the students, 4 alumni, faculty, and trustees of the institutions and 5 their respective families; 6 (5) Any nonprofit hospital licensed by the State or any 7 similar provision of the laws of any other state; 8 (6) Any corporation established by an act of the United 9 States Congress that is required by federal law to 10 submit to Congress annual reports, fully audited by 11 the United States Department of Defense, of its 12 activities, including itemized accounts of all 13 receipts and expenditures; 14 (7) Any agency of this State, another state, or the 15 federal government; and 16 (8) Any charitable organization that normally receives 17 less than \$25,000 in contributions annually, if the 18 organization does not employ or compensate a 19 professional solicitor or professional fundraising 20 counsel. For purposes of this paragraph, an 21 organization normally receives less than \$25,000 in



1	contributions annually if, during the immediately		
2	preceding three fiscal years, it received, on average,		
3	less than \$25,000 in contributions.		
4	The attorney general may require the application for exemption		
5	to be filed electronically with the department and may require		
6	the use of electronic signatures."		
7	SECTION 60. Section 514B-146.5, Hawaii Revised Statutes,		
8	is amended by amending subsection (c) to read as follows:		
9	"(c) The association's power of sale provided in section		
10	514B-146(a) may not be exercised against:		
11	(1) Any lien that arises solely from fines, penalties,		
12	legal fees, or late fees, and the foreclosure of any		
13	such lien shall be filed in court pursuant to part IA		
14	of chapter 667;		
15	(2) Any unit owned by a person who is on military		
16	deployment outside of the State of Hawaii as a result		
17	of active duty military status with any branch of the		
18	United States military[. The] <u>, and the</u> foreclosure of		
19	any such lien shall be filed in court pursuant to part		
20	IA of chapter 667[, this subsection] <u>; provided that</u>		
21	this paragraph shall not apply if the lien of the		

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1	1 association has	been outstanding for a period of one		
2	2 year or longer;	or		
3	3 (3) Any unit while	the nonjudicial or power of sale		
4	4 foreclosure has	been stayed pursuant to section		
5	5 667-92(c)."			
6	6 SECTION 61. Section	587D-1, Hawaii Revised Statutes, is		
7	7 amended by amending the d	efinition of "hospital" to read as		
8	8 follows:	follows:		
9	9 ""Hospital" means a	facility licensed as a hospital by the		
10	10 department of health and 3	accredited by [the] <u>The</u> Joint		
11	1 Commission [on Accreditat	ion of Healthcare Organizations]."		
12	SECTION 62. Statuto	ry material to be repealed is bracketed		
13	13 and stricken. New statut	ory material is underscored.		
14	4 SECTION 63. This Ac	shall take effect upon its approval.		



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Report Title: Revision Bill

Description:

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Amends or repeals various provisions of the Hawaii Revised Statutes or the Session Laws of Hawaii for the purposes of correcting errors and references, clarifying language, or deleting obsolete or unnecessary provisions. (SB3119 HD2)

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