JAN 1 8 2019

A BILL FOR AN ACT

RELATING TO GENDER EQUITY.

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

- 1 SECTION 1. The legislature finds that full achievement of
- 2 gender equity requires attention to a wide variety of issues,
- 3 both large and small. Full equality of men and women is
- 4 enshrined in the letter of the law. However, in daily practice,
- 5 all individuals face gendered expectations that, while seemingly
- 6 insignificant on their own, act cumulatively to perpetuate
- 7 calcified gender roles and to limit the full participation of
- 8 both women and men in civil society and family life.
- 9 The legislature finds that requiring public establishments
- 10 to make baby diaper-changing accommodations equally accessible
- 11 to men and women will facilitate the participation of all
- 12 individuals in civic and family life. Accordingly, the purpose
- 13 of this Act is require equitable provision of baby diaper-
- 14 changing accommodations in certain public establishments and
- 15 facilities.

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1 SECTION 2. Chapter 489, Hawaii Revised Statutes, is 2 amended by adding a new part to be appropriately designated and 3 to read as follows: 4 . BABY DIAPER-CHANGING ACCOMMODATIONS Definitions. As used in this part: 5 §489-6 "Baby diaper-changing accommodation" means a safe, sanitary and convenient baby diaper-changing station, deck, table, or 7 8 similar amenity which is installed or placed in a separate, 9 designated location in an establishment or use subject to the 10 provisions of this part. Such accommodations may include, but 11 are not limited to, stations, decks, and tables in women's and 12 men's restrooms or unisex family restrooms. 13 "New establishment or use" means a place of public 14 accommodation that is constructed or substantially modified 15 after June 30, 2019. 16 "Restroom for public use" means a restroom that is **17** accessible to persons other than employees of the public 18 accommodation in which the restroom is located. 19 §489-New establishments; criteria and application. (a) 20 A place of public accommodation shall be deemed to be

constructed on the earlier of the date a certificate of

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1	occupancy is issued or the first date of occupancy for public	
2	use, regar	rdless of whether the establishment has obtained a
3	certificat	te of occupancy in compliance with applicable state and
4	county law.	
5	(b)	A place of public accommodation shall be deemed to be
6	substantia	ally modified so as to require compliance with this
7	part upon	completion of any reconstruction, rehabilitation,
8	addition,	or other improvement of an existing building or
9	facility if:	
10	(1)	The reconstruction, rehabilitation, addition, or other
11		improvement requires more than fifty per cent of the
12	-	gross floor area occupied by the establishment or use;
13	(2)	The estimated cost of the reconstruction,
14		rehabilitation, addition, or other improvement as set
15		forth in the applicable building permit is at least
16		\$50,000; or
17	(3)	The estimated cost of the new construction or
18		renovation of any restroom or restrooms as set forth
19		in the applicable building permit is at least \$10,000;
20	provided	that no establishment or use shall be deemed to be

substantially modified if no structural changes are made to any

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- 1 existing restroom in the building or facility occupied by the
- 2 establishment or use.
- 3 §489- Requirement to provide accommodations. (a) Every
- 4 new establishment for public use shall be required to provide
- 5 baby diaper-changing accommodations in accordance with this
- 6 part. Each new establishment for public use shall be required
- 7 to provide, at each floor level containing restrooms for public
- 8 use, at least one baby diaper-changing accommodation that is
- 9 accessible to women and one that is accessible to men, or a
- 10 single accommodation accessible to both. Each new establishment
- 11 for public use shall provide signage indicating the location of
- 12 the baby diaper-changing accommodations.
- (b) Violation of this part is an unlawful discriminatory
- 14 practice.
- 15 §489- Construction documents. Construction documents
- 16 for new establishments or uses shall show whether or not a
- 17 restroom is a restroom for public use as defined in this part
- 18 and the location of each baby diaper-changing accommodation
- 19 within all restrooms for public use. If a restroom is not shown
- 20 as a restroom for public use on the construction documents and,
- 21 subsequent to the issuance of the building permit authorizing

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2 shall be a restroom for public use and a baby diaper-changing accommodation shall be provided upon the change of designation. 3 4 Hardship exemption. A new establishment for 5 public use shall not be subject to the provisions of this part if compliance would create a hardship. Compliance shall be 6 7 deemed to create a hardship if: 8 (1) No reasonable physical option exists for providing 9 baby diaper-changing accommodations; or (2) The cost of providing baby diaper-changing 10 accommodations exceeds ten per cent of the cost of 11 12 constructing, purchasing, or substantially modifying

the construction or renovation of the restroom, the restroom

14 §489- Violations; private cause of action. Any person
15 who is injured by an unlawful discriminatory practice under this
16 part may bring proceedings to enjoin the unlawful discriminatory
17 practice, and if the decision is for the plaintiff, the
18 plaintiff shall be awarded reasonable attorneys' fees, the cost
19 of suit, and \$100. Any action under this part shall be subject
20 to the jurisdiction of the district courts as provided in

the building or facility.

- 1 chapter 604, and may be commenced and conducted in the small
- 2 claims division of the district court.
- 3 §489- Exclusion from Hawaii civil rights commission.
- 4 Notwithstanding any other law to the contrary, this part shall
- 5 not be subject to chapter 368 and shall not be enforced by the
- 6 Hawaii civil rights commission."
- 7 SECTION 3. This Act does not affect rights and duties that
- 8 matured, penalties that were incurred, and proceedings that were
- 9 begun before its effective date.
- 10 SECTION 4. This Act shall take effect on July 1, 2019.

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INTRODUCED BY: Rossly H Bel

S.B. NO. 821

Report Title:

Gender Equity; Baby Diaper-changing Accommodations

Description:

Requires all places of public accommodation constructed or substantially modified after June 30, 2019, to provide baby diaper-changing accommodations that are equally accessible to men and women.

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