

1 under the direction and personal supervision of a mobile
2 intensive care technician.

3 "Community paramedicine program" means an enhanced and
4 expanded service in the county emergency medical services system
5 that allows state-licensed health care professionals, and
6 community health workers, to assist with public health, primary
7 care, and prevention services, including services through
8 telehealth.

9 "County" means any county having a population of five
10 hundred thousand or more.

11 "County system" means the county emergency medical services
12 system.

13 "Emergency aeromedical services" shall have the same
14 meaning as defined in section 321-222.

15 "Emergency medical services for children" shall have the
16 same meaning as defined in section 321-222.

17 "Emergency medical services personnel" shall have the same
18 meaning as defined in section 321-222.

19 **§46- County emergency medical services system;**
20 **establishment.** Each county shall establish, administer, and
21 maintain a county emergency medical services system to serve the



1 emergency health needs of the people in the county. The county,
2 in the implementation of this part, shall plan, coordinate, and
3 provide assistance to all entities and agencies, public and
4 private, involved in the county system. All emergency medical
5 services or ambulance services conducted by or under the
6 authority of the county shall be consistent with this part.

7 **§46- County, functions; duties.** In addition to other
8 functions and duties assigned under this part, the county shall:

- 9 (1) Establish emergency medical services throughout the
10 county that may include emergency aeromedical
11 services, which shall meet the requirements of this
12 part and include the purchase, maintenance, and
13 servicing of all vehicles, equipment, and supplies, a
14 National Emergency Medical Services Information System
15 compliant pre-hospital electronic patient care record
16 system, and compatible data uploads to the cardiac
17 arrest registry to enhance survival, the state trauma
18 system, and the department of health pre-hospital
19 electronic patient record registries; and
20 (2) Establish, administer, and maintain a medical
21 communication system for the county.



1 **§46- Emergency medical services; fees.** (a) The county
2 may establish reasonable fees to be collected from individuals
3 who are:

4 (1) Transported by emergency ground ambulance services to
5 a health care facility within the county designated by
6 the county for the care of the individual;

7 (2) Provided health care by emergency medical services
8 personnel within the county but not transported by
9 ground ambulance to a health care facility; or

10 (3) Provided care by the community paramedicine program.

11 (b) No ambulance services, or any other emergency medical
12 services available from or under the authority of this chapter
13 shall be denied to any person on the basis of the ability of the
14 person to pay or because of the lack of prepaid health care
15 coverage or proof of the ability to pay or coverage.

16 (c) The county may adopt rules pursuant to chapter 91
17 necessary to effectuate the purposes of this section.

18 **§46- Community paramedicine program; established.** (a)
19 The county may establish and administer the community
20 paramedicine program.

21 (b) The county may:



- 1 (1) Develop community paramedicine guidelines consistent
- 2 with those adopted by the department of health;
- 3 (2) Explore and develop partnerships with public and
- 4 private health care entities, insurers, and community
- 5 organizations to facilitate the community paramedicine
- 6 program; and
- 7 (3) Employ telehealth within the community paramedicine
- 8 program to enhance access and improve the patient
- 9 experience.

10 (c) The county shall adopt rules pursuant to chapter 91 to
11 effectuate the purposes of this section.

12 **§46- Emergency medical services; levels of service;**
13 **contracts.** The county shall determine the levels of emergency
14 medical services that shall be implemented throughout the
15 county; provided that the county shall provide no fewer than
16 twenty-one ground ambulance units. The county may contract to
17 provide emergency medical services, including emergency
18 aeromedical services, or any necessary component of the county
19 emergency services system.

20 **§46- Grants.** The county system may seek and accept any
21 funds or property and other desirable support and assistance



1 from any source whatsoever, whether gift, grant, services, or
2 any combination thereof, subject to applicable laws.

3 §46- Immunity and limitation on liability for emergency
4 aeromedical services. The county shall not be liable for any
5 claim of injury or death based on a failure to establish or
6 continue emergency aeromedical services in any part of the
7 county.

8 §46- Rules. The county may adopt rules necessary for
9 the implementation of this part, subject to chapter 91."

10 SECTION 2. Chapter 321, Hawaii Revised Statutes, is
11 amended by adding a new section to part XVIII to be
12 appropriately designated and to read as follows:

13 "§321- Retention of relevant documentation.
14 Notwithstanding any provision of this part or any other state or
15 county law or ordinance to the contrary, the department shall
16 maintain data repositories, charts, patient information, data
17 submission, and epidemiology information for all emergency
18 medical services statewide."

19 SECTION 3. Chapter 321, part XVIII, Hawaii Revised
20 Statutes, is amended by amending its title to read as follows:



1 "PART XVIII. STATE [~~COMPREHENSIVE~~] EMERGENCY MEDICAL SERVICES
2 SYSTEM."

3 SECTION 4. Section 321-221, Hawaii Revised Statutes, is
4 amended to read as follows:

5 "§321-221 Findings and purpose. The legislature finds
6 that the establishment of a state [~~comprehensive~~] emergency
7 medical services system [~~to include but not be limited to~~],
8 including emergency medical services for children, is a matter
9 of compelling state interest and necessary to protect and
10 preserve [~~the~~] public health [~~of the people of the State~~]. A
11 system designed to reduce medical emergency deaths, injuries,
12 and permanent long-term disability through the implementation of
13 a fully integrated, cohesive network of components, the
14 legislature further finds, will best serve [~~the~~] public health
15 needs [~~of the people~~]. Accordingly, the purpose of this part is
16 to establish and maintain a state [~~comprehensive~~] emergency
17 medical services system [~~throughout the~~] in communities that can
18 be most effectively served by the State, and to fix the
19 responsibility for the administration of this state system,
20 which shall provide for the arrangement of personnel,
21 facilities, and equipment for the effective and coordinated



1 delivery of health care services under emergency conditions,
2 whether occurring as the result of a patient's condition [~~e~~
3 ~~e~~], from natural disasters, or from other causes. The system
4 shall provide for personnel, personnel training, communications,
5 emergency transportation, facilities, coordination with
6 emergency medical and critical care services, coordination and
7 use of available public safety agencies, promotion of consumer
8 participation, accessibility to care, mandatory standard medical
9 recordkeeping, consumer information and education, independent
10 review and evaluation, disaster linkage, mutual aid agreements,
11 and other components necessary to meet the purposes of this
12 part."

13 SECTION 5. Section 321-222, Hawaii Revised Statutes, is
14 amended as follows:

15 1. By adding two new definitions to be appropriately
16 inserted and to read:

17 "Service area" means the State, excluding any county
18 having a population of five hundred thousand or more.

19 "Statewide" means all counties in the State."

20 2. By amending the definition of "emergency medical
21 services for children" to read:



1 "Emergency medical services for children" means
2 [comprehensive] emergency medical services, including
3 preventive, pre-hospital, hospital, rehabilitative, and other
4 post-hospital care for children."

5 3. By amending the definition of "state system" to read:

6 "State system" means the state [comprehensive] pre-
7 hospital medical services system."

8 SECTION 6. Section 321-223, Hawaii Revised Statutes, is
9 amended to read as follows:

10 ~~"[§]321-223[§] State [comprehensive] emergency medical~~
11 ~~services system, establishment. The department [of health]~~
12 ~~shall establish, administer, and maintain the state~~
13 ~~[comprehensive] emergency medical services system to serve the~~
14 ~~emergency health needs of the people [of] in the [State.]~~
15 ~~service area. [The department, in the implementation of this~~
16 ~~part shall plan, coordinate, and provide assistance to all~~
17 ~~entities and agencies, public and private, involved in the state~~
18 ~~system.] All emergency medical services or ambulance services~~
19 ~~[conducted] contracted by or under the authority of the~~
20 ~~department [of health] or any county within the service area~~
21 ~~shall be consistent with this part."~~



1 SECTION 7. Section 321-224, Hawaii Revised Statutes, is
2 amended by amending subsection (a) to read as follows:

3 "(a) In addition to other functions and duties assigned
4 under this part, the department shall:

5 (1) Regulate ambulances and ambulance services[~~7~~]

6 statewide;

7 (2) Establish emergency medical services throughout the
8 [~~State~~₇] service area, including emergency aeromedical
9 services, which shall meet the requirements of this
10 part, subject to section 321-228;

11 (3) Review and approve the curricula and syllabi of
12 training courses offered to emergency medical services
13 personnel statewide who provide basic, intermediate,
14 and advanced life support, consult and coordinate with
15 the University of Hawaii, or any other accredited
16 community college, college, or university, or any
17 professional organization that provides emergency
18 medical services training, regarding the training for
19 basic, intermediate, and advanced life support
20 personnel, as provided in section 321-229;



- 1 (4) Collect and evaluate data for the continued evaluation
2 of the [~~state~~] statewide emergency medical services
3 system, subject to section 321-230;
- 4 (5) Coordinate, on a statewide basis, emergency medical
5 resources and the allocation of [~~the state system's~~]
6 emergency services and facilities in the event of mass
7 casualties, natural disasters, national emergencies,
8 and other emergencies, ensuring linkage to local,
9 state, and national disaster plans, and participation
10 in exercises to test these plans;
- 11 (6) Establish, administer, and maintain a communication
12 system for the [~~state system;~~] service area;
- 13 (7) Assist each county in the service area in the
14 development of a "911" emergency telephone system;
- 15 (8) Secure technical assistance and other assistance and
16 consultation necessary for the implementation of this
17 part, subject to section 321-230;
- 18 (9) Implement public information and education programs to
19 inform the public of the [~~state~~] statewide system and
20 its use, and disseminate other emergency medical
21 information, including appropriate methods of medical



- 1 self-help and first-aid, and the availability of
2 first-aid training programs [~~in the State,~~] statewide;
- 3 (10) Establish standards and provide training for
4 dispatchers in the state system, and maintain a
5 program of quality assurance for dispatch equipment
6 and operations[~~]~~. Dispatchers statewide shall obtain
7 and maintain emergency medical dispatch certification
8 by July 1, 2026;
- 9 (11) Establish a program that will enable emergency service
10 personnel statewide to provide early defibrillation;
- 11 (12) Establish within the department the emergency medical
12 service system for children[~~]~~ statewide;
- 13 (13) Consult with the advisory committee on matters
14 relating to the implementation of this part; and
- 15 (14) Establish and maintain statewide standards for
16 emergency medical services course instructor
17 qualifications and statewide requirements for
18 emergency medical services training facilities."

19 SECTION 8. Section 321-224.2, Hawaii Revised Statutes, is
20 amended by amending subsection (a) to read as follows:



1 "(a) The department shall establish reasonable fees to be
2 collected from individuals who are:

3 (1) Transported by emergency ground ambulance services to
4 a health care facility within the service area
5 designated by the department for the care of the
6 individual; or

7 (2) Provided health care by emergency medical services
8 personnel within the service area but not transported
9 by ground ambulance to a health care facility."

10 SECTION 9. Section 321-224.4, Hawaii Revised Statutes, is
11 amended as follows:

12 1. By amending subsection (a) to read:

13 "(a) The department [~~of health~~] shall establish and
14 administer the community paramedicine program[-] within the
15 service area."

16 2. By amending subsection (c) to read:

17 "(c) For purposes of this part, "community paramedicine
18 program" means an enhanced and expanded service in the state
19 [~~comprehensive~~] emergency medical services system that allows
20 state-licensed health care professionals, and community health



1 workers, to assist with public health, primary care, and
2 prevention services, including services through telehealth."

3 SECTION 10. Section 321-226, Hawaii Revised Statutes, is
4 amended to read as follows:

5 "§321-226 **Emergency medical services and systems,**
6 **standards.** The department [~~of health~~] shall establish statewide
7 standards for emergency medical services and for emergency
8 medical service systems consistent with [~~the state system~~] this
9 part and applicable federal guidelines for [~~such~~] those
10 services, including a requirement that ambulance service
11 providers licensed by the State establish and maintain an
12 alcohol and substance abuse policy for employees that the
13 department [~~of health~~] deems is equivalent to, or exceeds the
14 provisions of, the safety and health standards established by
15 the federal Department of Transportation for holders of
16 commercial driver's licenses. In the event the standards are
17 determined or regulated by any other law, or by applicable
18 federal guidelines, standards required to be set by this section
19 shall be at least equivalent to or exceed the other state and
20 federal standards."



1 SECTION 11. Section 321-227, Hawaii Revised Statutes, is
2 amended to read as follows:

3 **"§321-227 Regulation of ambulances.** The department of
4 health shall adopt, amend, and repeal rules under chapter 91 for
5 the regulation of ambulances within the State, including but not
6 limited to the certification of vehicles, equipment, supplies,
7 and communications systems[-]; provided that any county
8 operating a county emergency medical services system pursuant to
9 part of chapter 46 shall be responsible for the purchase,
10 maintenance, and servicing of all vehicles, equipment, supplies,
11 and communication systems. The department may contract to
12 certify air and ground ambulance units statewide. The
13 department may charge a reasonable fee for annual certification
14 and safety inspections of air and ground ambulances. Any person
15 who provides emergency medical service as an employee of any
16 emergency ambulance service statewide shall be subject to
17 chapter 453."

18 SECTION 12. Section 321-228, Hawaii Revised Statutes, is
19 amended to read as follows:

20 **"§321-228 Emergency medical services; counties.** The
21 department shall determine, in consultation with the advisory



1 committee under section 321-225, the levels of emergency medical
2 services that shall be implemented in each county[~~-~~] within the
3 service area. The department may contract to provide emergency
4 medical services, including emergency aeromedical services, or
5 any necessary component of [~~a county~~] the emergency services
6 system of a county within the service area in conformance with
7 the state system. [~~In the event~~] If any county within the
8 service area shall apply to the department to operate emergency
9 medical ambulance services within the respective county, the
10 department may contract with the county for the provision of
11 those services. The department shall operate emergency medical
12 ambulance services or contract with a private agency in those
13 counties [~~which~~] within the service area that do not apply to it
14 under this section. Any county or private agency contracting to
15 provide emergency medical ambulance services under this section
16 shall be required by the department to implement those services
17 in a manner and at a level consistent with the levels determined
18 under this section."

19 SECTION 13. Section 321-229, Hawaii Revised Statutes, is
20 amended by amending subsections (a) and (b) to read as follows:



1 (a) The University of Hawaii shall provide training
2 courses in basic, intermediate, and advanced life support for
3 emergency medical services personnel ~~[of health]~~ statewide. The
4 curricula and syllabi of these courses shall be approved in
5 advance by the department ~~[of health]~~. The curricula and
6 syllabi of courses for ambulance personnel shall be consistent
7 with the scope and level of the practice of emergency medical
8 services associated with emergency ambulance personnel
9 certification defined by the Hawaii medical board under part II
10 of chapter 453.

11 (b) The University of Hawaii, or other accredited
12 community college, college, or university, or any professional
13 organization that is approved by the department ~~[of health]~~ to
14 provide emergency medical services training, shall consult with
15 the department ~~[of health]~~ and any county operating a county
16 emergency medical services system pursuant to part of
17 chapter 46 to determine the number and type of emergency medical
18 services courses necessary to support the staffing requirements
19 for emergency medical services. The basic life support and
20 advanced life support training programs shall be relevant to and



1 consistent with the training course required for certification
2 under chapter 453."

3 SECTION 14. Section 321-230, Hawaii Revised Statutes, is
4 amended by amending subsections (a) and (b) to read as follows:

5 "(a) The department may contract for technical assistance
6 and consultation, including [~~but not limited to~~] categorization,
7 data collection, and evaluation appropriate to the needs of the
8 [~~state~~] statewide emergency medical services system. The
9 collection and analysis of statewide emergency medical services
10 data, including pediatrics, trauma, cardiac, medical, and
11 behavioral medical emergencies, shall be for the purpose of
12 improving the quality of services provided.

13 The department may implement and maintain a trauma registry
14 for the collection of information concerning the treatment of
15 critical trauma patients at state designated trauma centers, and
16 carry out a system for the management of that information. The
17 system may provide for the recording of information concerning
18 treatment received before and after a trauma patient's admission
19 to a hospital or medical center. All state designated trauma
20 centers shall submit to the department [~~of health~~] periodic



1 reports of each patient treated for trauma in the state system
2 in [~~such~~] the manner as the department shall specify.

3 For the purposes of this subsection, "categorization" means
4 systematic identification of the readiness and capabilities of
5 hospitals and their staffs to adequately, expeditiously, and
6 efficiently receive and treat emergency patients.

7 (b) The department shall establish, administer, and
8 maintain an aeromedical emergency medical services system
9 designed to collect and analyze data to measure the efficiency
10 and effectiveness of each phase of [~~an~~] the statewide emergency
11 aeromedical program.

12 The department shall monitor aeromedical emergency
13 ambulance service flights statewide to include date of service,
14 patient demographics, transport diagnosis, and medical outcomes.
15 The department shall work with each health care facility as the
16 intermediary to arrange emergency transport of bariatric
17 patients by the U.S. Coast Guard, and maintain a registry of all
18 emergency transports provided by the U.S. Coast Guard. All
19 statewide aeromedical providers shall submit their data to the
20 department as specified and requested by the department.



1 The statewide aeromedical emergency medical services system
2 shall serve the emergency health needs of the people of the
3 State by identifying:

4 (1) The system's strengths and weaknesses;

5 (2) The allocation of resources; and

6 (3) The development of rotary-wing emergency aeromedical
7 services standards;

8 provided that emergency helicopter use, including triage
9 protocols, shall be based on national aeromedical triage and
10 transport guidelines established by the Association of Air
11 Medical Services, the American College of Surgeons [~~and~~], the
12 National Association of Emergency Medical Service Physicians [~~-~~],
13 or other department-approved national aeromedical accreditation
14 agency. The department, in the implementation of this
15 subsection, shall plan, coordinate, and provide assistance to
16 all entities and agencies, public and private, involved in the
17 statewide system."

18 SECTION 15. Section 321-232, Hawaii Revised Statutes, is
19 amended as follows:

20 1. By amending subsection (a) to read:



1 "(a) The department [~~of health~~] shall establish reasonable
2 fees for services rendered to the public within the service area
3 by the department [~~of health~~], any county[~~r~~] within the service
4 area, or private agency under this part; provided that all
5 [~~such~~] revenues [~~which shall be~~] collected by the department [~~of~~
6 ~~health~~] and the respective counties pursuant to this section
7 shall be deposited into the state general fund, except [~~such~~]
8 amounts necessary to provide for collection services for bad
9 debt accounts. Fees required to be set by this section shall be
10 established in accordance with chapter 91."

11 2. By amending subsection (c) to read:

12 "(c) In the event of nonpayment of any fees required to be
13 assessed by this section, the department [~~of health~~] shall
14 determine whether the recipient of [~~such~~] services is
15 financially able to pay [~~such~~] the fees and make every
16 reasonable effort to collect [~~such~~] the fees. In the event the
17 department finds the person is without sufficient resources to
18 pay for the services, no further action to collect the fees
19 shall be taken. If the services are paid by a county or any
20 other entity, and collection of [~~such~~] the fee is delegated by
21 contractual agreement to the county or other agency [~~which~~] that



1 provides the services, the county or other agency shall forward
 2 records relating to unpaid fees for action by the department [~~of~~
 3 ~~health~~] under this subsection. No county or other entity shall
 4 make a final determination of the ability of a person to pay
 5 under this subsection. Any determination of ability to pay for
 6 purposes of this subsection shall be in accordance with rules
 7 [~~which~~] that the department [~~of health~~] shall adopt, subject to
 8 chapter 91, governing [~~such~~] the determinations."

9 SECTION 16. Section 321-234, Hawaii Revised Statutes, is
 10 amended by amending subsection (b) to read as follows:

11 "(b) The moneys in the special fund shall be used by the
 12 department for operating a state [~~comprehensive~~] emergency
 13 medical services system including enhanced and expanded
 14 services, and shall not be used to supplant funding for
 15 emergency medical services authorized prior to [{}]July 1,
 16 2004 [{}]."

17 SECTION 17. Section 321-236, Hawaii Revised Statutes, is
 18 amended to read as follows:

19 "**[{}]§321-236[{}]** **Emergency medical services; use of latex**
 20 **gloves prohibited.** The use of latex gloves by personnel
 21 providing ambulance services or emergency medical services



1 statewide pursuant to this part and part of chapter 46
2 shall be prohibited."

3 PART II

4 SECTION 18. (a) The transition of all rights, powers,
5 functions, and duties of the department of health under
6 part XVIII of chapter 321, Hawaii Revised Statutes, that are
7 exercised within the island of Oahu are hereby transferred to
8 the city and county of Honolulu and such transition shall
9 commence with the transfer of all billing for emergency services
10 on July 1, 2022. The transition of the rights, powers,
11 functions, and duties of the department of health pursuant to
12 part I, to the city and county of Honolulu shall be completed no
13 later than July 1, 2024.

14 (b) Funding for the transition and maintenance of the
15 rights, powers, functions, and duties of the department of
16 health pursuant to part I, to the city and county of Honolulu
17 shall be allocated as follows:

18 (1) For the first year of the transition, the city and
19 county of Honolulu shall receive for fiscal year 2021-
20 2022, \$46,171,411 in general funds, and \$3,500,000
21 from the emergency medical services special fund for



1 the operation of an emergency medical service system
2 in the city and county of Honolulu. Any additional
3 costs shall be borne by the city and county of
4 Honolulu. The department shall continue to provide
5 all emergency service medical billing and collections
6 for the city and county of Honolulu with all moneys
7 received deposited in the State's general fund;

8 (2) For the second year of the transition, the city and
9 county of Honolulu shall retain the amounts it
10 receives from billing for its services of \$28,362,414,
11 receive fifty per cent of the amounts previously
12 allocated from the general fund that do not include
13 the amounts obtained through billing of \$8,904,499,
14 and receive \$3,500,000 from the emergency medical
15 services special fund for the operation of an
16 emergency medical services system in the city and
17 county of Honolulu. Any additional costs shall be
18 borne by the county;

19 (3) For the third year of the transition, the city and
20 county of Honolulu shall retain the amounts it
21 receives from billing for its services of \$28,362,414,



1 receive twenty-five percent of the amounts previously
2 allocated from the general fund that do not include
3 the amounts obtained through billing of \$4,452,249,
4 and \$3,500,000 from the emergency medical services
5 special fund for the operation of an emergency medical
6 services system in the city and county of Honolulu.
7 Any additional costs shall be borne by the county; and
8 (4) For the fourth year of the transition and every year
9 thereafter, the city and county of Honolulu shall
10 continue to retain the amounts it receives from
11 billing for its services and \$3,500,000 from the
12 emergency medical services special fund as the State's
13 share pursuant to section 5 of article VIII of the
14 Constitution of the State of Hawaii, and receive no
15 additional funds from the State's general fund for the
16 operation of an emergency medical services system in
17 the city and county of Honolulu. Any additional costs
18 shall be borne by the city and county of Honolulu.

19 SECTION 19. All rules, policies, procedures, guidelines,
20 and other material adopted or developed by the department of
21 health to implement provisions of the Hawaii Revised Statutes



1 that are reenacted or made applicable to the city and county of
2 Honolulu by this Act shall remain in full force and effect until
3 amended or repealed by the city and county of Honolulu pursuant
4 to chapter 91, Hawaii Revised Statutes. In the interim, every
5 reference to the department of health or director of health in
6 those rules, policies, procedures, guidelines, and other
7 material as made applicable by this Act, is amended to refer to
8 the city and county of Honolulu or the mayor of the city and
9 county of Honolulu.

10 SECTION 20. All deeds, leases, contracts, loans,
11 agreements, permits, or other documents executed or entered into
12 by or on behalf of the department of health, pursuant to the
13 provisions of the Hawaii Revised Statutes, that are reenacted or
14 made applicable to the city and county of Honolulu by this Act
15 shall remain in full force and effect. Effective July 1, 2021,
16 every reference to the department of health or the director of
17 health in those deeds, leases, contracts, loans, agreements,
18 permits, or other documents shall be construed as a reference to
19 the city and county of Honolulu or the mayor of the city and
20 county of Honolulu.



1 SECTION 21. All personal computers and radios used,
2 acquired, or held by the department of health relating to the
3 functions transferred to the city and county of Honolulu shall
4 be transferred with the functions to which they relate; provided
5 that the department of health shall retain data repositories,
6 charts, patient information, data submission, and epidemiology
7 information for all emergency medical services within the State.

8 SECTION 22. There is appropriated out of the general
9 revenues of the State of Hawaii the sum of \$46,171,411 or so
10 much thereof as may be necessary for fiscal year 2021-2022, and
11 \$8,904,499 or so much thereof as may be necessary for fiscal
12 year 2022-2023 for emergency medical services in the city and
13 county of Honolulu.

14 The sums appropriated shall be expended by the city and
15 county of Honolulu for the purposes of this Act.

16 SECTION 23. There is appropriated out of the emergency
17 medical services special fund established pursuant to section
18 321-234, Hawaii Revised Statutes, the sum of \$3,500,000 or so
19 much thereof as may be necessary for fiscal year 2021-2022 and
20 the same sum or so much thereof as may be necessary for fiscal



1 year 2022-2023 for emergency medical services in the city and
2 county of Honolulu.

3 The sums appropriated shall be expended by the city and
4 county of Honolulu for the purposes of this Act.

5 SECTION 24. This Act does not affect rights and duties
6 that matured, penalties that were incurred, and proceedings that
7 were begun before its effective date.

8 SECTION 25. Statutory material to be repealed is bracketed
9 and stricken. New statutory material is underscored.

10 SECTION 26. This Act shall take effect upon its approval;
11 provided that part I shall take effect on July 1, 2022, and part
12 II shall take effect on July 1, 2021.



Report Title:

Emergency Medical Services; Transfer of Duties; DOH; City and County of Honolulu; Appropriation

Description:

Establishes a four-year transfer of certain duties, functions, and powers relating to emergency medical services for the city and county of Honolulu from the department of health to the city and county of Honolulu. Begins transition with the training and billing for emergency services on 7/1/2021. Appropriates general funds to the city and county of Honolulu for emergency medical services for fiscal years 2021-2022 and 2022-2023. Appropriates half of the moneys in the emergency medical services special fund to the general for fiscal years 2021-2022 and 2022-2023. Phases out state funding for emergency medical services in the city and county of Honolulu by 7/1/2024. (SD1)

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

