

GOV. MSG. NO. 1117

EXECUTIVE CHAMBERS KE KE'ENA O KE KIA'ĀINA

JOSH GREEN, M.D. GOVERNOR KE KIA'ĀINA

April 19, 2023

The Honorable Ronald D. Kouchi President of the Senate, and Members of the Senate Thirty-Second State Legislature State Capitol, Room 409 Honolulu, Hawai'i 96813 /The Honorable Scott K. Saiki Speaker, and Members of the House of Representatives Thirty-Second State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Dear President Kouchi, Speaker Saiki, and Members of the Legislature:

This is to inform you that on April 19, 2023, the following bill was signed into law:

SB487

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. ACT 017

Sincerely,

oh Breen

Josh Green, M.D. Governor, State of Hawaiʻi



1

on APR 1 9 2023

THE SENATE THIRTY-SECOND LEGISLATURE, 2023 STATE OF HAWAII S.B. NO. 487

JAN 2 0 2023

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 124B-116, Hawaii Revised Statutes, is 2 amended by amending subsection (d) to read as follows: 3 (d) The governor or adjutant general shall adopt rules 4 with limitations as the governor or adjutant general considers 5 appropriate governing eligibility for pay and allowances for the 6 period after the date on which an executed part of a 7 court-martial [is] sentence is set aside or disapproved." SECTION 2. Section 124B-171, Hawaii Revised Statutes, is 8 9 amended by amending subsection (b) to read as follows: 10 "(b) Any person subject to this chapter[+] who: 11 (1) [Who takes] Takes an oath or affirmation that [+] is 12 administered: 13 (A) [Is administered in] In a matter in which the 14 oath or affirmation is required or authorized by 15 law; and

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1	(B) $[Is administered by]$ By a person with authority
2	to do so; and
3	(2) [Who, upon] <u>Upon</u> the oath or affirmation, makes or
4	subscribes to a statement,
5	if the statement is false and at the time of taking the oath \underline{or}
6	affirmation, the person does not believe the statement to be
7	true, shall be punished as directed by a court-martial."
8	SECTION 3. Section 141-15, Hawaii Revised Statutes, is
9	amended by amending subsection (a) to read as follows:
10	"(a) There is established the farmer apprentice mentoring
11	program, to be administered by the department of agriculture to
12	support [former] <u>farmer</u> mentors in training apprentices."
13	SECTION 4. Section 144-2, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"§144-2 Definitions. When used in this chapter:
16	[(1) The term "person" includes individual, partnership,
17	corporation, and association.
18	(2) The term "distribute" means to offer for sale, sell,
19	barter, or otherwise supply feed, commercial feeds or
20	custom mixed feeds. The term "distributor" means any
21	person who distributes.

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1	(3)	The (term-"sell"-or-"sale" includes exchange.
2	(4)	The (term "official name" of a feed ingredient means
3		the 1	name of a feed ingredient which is defined in the
4		curre	ent official publication of the Association of
5		Amer	ican Feed Control Officials, Incorporated.
6	(5)	The 	term "feed" means all edible materials consumed by
7		anim	als, other than dogs, cats, or other domestic
8		pets	, which contribute energy or nutrients to the
9		anim	al's diet, and which are distributed or imported.
10	(6)	The	term-"commercial-feed" means all feed except:
11		-(A) -	Whole seeds unmixed or physically altered entire
12			unmixed seeds, when not adulterated within the
13			meaning of section 144-6, which are distributed
14			for use as feed or for mixing in feed.
15		(B)	Hay, straw, stover, silage, cobs, husks, and
16			hulls (i) when unground or (ii) when unmixed with
17			other materials.
18		(C)	Wet-garbage.
19		(Ð)	Individual chemical compound when not mixed with
20			other materials.

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1		(E) Unmixed feeding-cane-molasses, unmixed pineapple
2		pulp, unmixed pineapple hay, and unmixed
3		sugarcane hay:
4	(7)	The term "feed ingredient" means each of the
5		constituent materials making up a feed.
6	(8)	The term "mineral feed" means a substance or mixture
7		of-substances designed or intended to supply primarily
8		mineral elements or inorganic nutrients.
9	(9)	The term "drug" means any article intended for use in
10		the diagnosis, cure, mitigation, treatment, or
11		prevention of disease in animals other than human and
12		articles other than feed intended to affect the
13		structure or any function of the animal body.
14	(10)	The term "manufacture" means to grind, mix, or blend;
15		or further-process-a commercial feed for distribution.
16	(11)	The term "custom mixed feed" means a special
17		commercial-mixture which is formulated by the
18		manufacturer or processor in accordance with the
19		specific-instructions-of-the-final purchaser and
20		contains feed material or materials wholly or partly
21		supplied by such manufacturer or processor.

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1	(12)	The term "toll milled feed" means a special feed which
2		is processed by the processor (A) from materials
3		entirely delivered by the owner thereof or the owner's
4		authorized agent, and (B) in accordance with the
5		specific instructions of such owner, and which is not
6		distributed.
7	(13)	The term "commercial mixed feed" means a commercial
8		feed which is a mixture or blend of more than one feed
9		ingredient.
10	(14)	The term-"commercial simple feed" means a commercial
11		feed that consists of only one feed ingredient.
12	(15)	The term-"brand-name"-means-any-word; name;symbol, or
13		device or any combination thereof identifying-the
14		commercial feed of a distributor and distinguishing it
15		from that of others.
16	(16)	The term-"product name" means the name of the
17		commercial feed which identifies it as to kind, class,
18		or specific use.
19	(17) -	The term "label" means a display of written, printed,
20		or graphic-matter-upon or affixed to the container in
21		which a commercial feed is distributed or imported, or



1		on the invoice or delivery slip with which a
2		commercial feed or custom mixed feed is distributed or
3		imported.
4	(18)	The term "ton" means a net-weight of two thousand
5		pounds avoirdupois.
6	(19)	The term "per cent" or "percentage" means percentage
7		by weight.
8	(20)	The term "official sample" means any sample of feed
9		taken by the department or its agent and designated as
10		"official" by the department.]
11	<u>"Bra</u>	nd name" means any word, name, symbol, or device or any
12	combinati	on thereof identifying the commercial feed of a
13	distribut	or and distinguishing it from that of others.
14	"Com	mercial feed" means all feed except:
15	(1)	Whole seeds unmixed or physically altered entire
16		unmixed seeds, when not adulterated within the meaning
17		of section 144-6, that are distributed for use as feed
18		or for mixing in feed;
19	(2)	Hay, straw, stover, silage, cobs, husks, and hulls
20		when:
21		(A) Unground; or



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1	(B) Unmixed with other materials;
2	(3) Wet garbage;
3	(4) Individual chemical compounds when not mixed with
4	other materials; and
5	(5) Unmixed feeding cane molasses, unmixed pineapple pulp,
6	unmixed pineapple hay, and unmixed sugarcane hay.
7	"Custom-mixed feed" means a special commercial mixture that
8	is formulated by the manufacturer or processor in accordance
9	with the specific instructions of the final purchaser and
10	contains feed material or materials wholly or partly supplied by
11	the manufacturer or processor.
12	"Distribute" means to offer for sale, sell, barter, or
13	otherwise supply feed, commercial feeds, or custom-mixed feeds.
14	"Distributor" means any person who distributes.
15	"Drug" means any article intended for use in the diagnosis,
16	cure, mitigation, treatment, or prevention of disease in animals
17	other than human and articles other than feed intended to affect
18	the structure or any function of the animal body.
19	"Feed" means all edible materials consumed by animals,

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1	energy or nutrients to the animal's diet and are distributed or
2	imported.
3	"Feed ingredient" means each of the constituent materials
4	making up a feed.
5	"Label" means a display of written, printed, or graphic
6	matter:
7	(1) Upon or affixed to the container in which a commercial
8	feed is distributed or imported; or
9	(2) On the invoice or delivery slip with which a
10	commercial feed or custom-mixed feed is distributed or
11	imported.
12	"Manufacture" means to grind, mix, or blend or further
13	process a commercial feed for distribution.
14	"Official name" of a feed ingredient means the name of a
15	feed ingredient that is defined in the current official
16	publication of the Association of American Feed Control
17	Officials, Incorporated.
18	"Official sample" means any sample of feed taken by the
19	department or its agent and designated as "official" by the
20	department



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1	"Person" includes individual, partnership, corporation, and
2	association.
3	"Product name" means the name of the commercial feed that
4	identifies it as to kind, class, or specific use.
5	"Sell" or "sale" includes exchange.
6	"Toll-milled feed" means a special feed that is processed
7	by the processor:
8	(1) From materials entirely delivered by the owner thereof
9	or the owner's authorized agent; and
10	(2) In accordance with the specific instructions of the
11	owner,
12	and that is not distributed."
13	SECTION 5. Section 144-4, Hawaii Revised Statutes, is
14	amended by amending subsection (e) to read as follows:
15	"(e) If a commercial, custom-mixed, or toll-milled feed
16	contains <u>a:</u>
17	(1) [a-nonnutritive] Nonnutritive substance [which] that
18	is intended for use in the diagnosis, cure,
19	mitigation, treatment, or prevention of disease or
20	[which] is intended to affect the structure or any
21	function of the animal body; or

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1	(2) [a food] <u>Food</u> additive,	
2	the department may require the label of the commercial or	
3	toll-milled feed[$_{ au}$] or the invoice of the custom-mixed feed to	
4	show the amount present, directions for use, or warnings against	
5	misuse."	
6	SECTION 6. Section 279L-1, Hawaii Revised Statutes, is	
7	amended by amending the definition of "peer-to-peer car-sharing	
8	program" to read as follows:	
9	""Peer-to-peer car-sharing program" means:	
10	(1) Any person who enables a shared car driver to	
11	identify, reserve, or use a shared car owned by a	
12	shared car owner; or	
13	(2) Any person who enables a shared car owner to	
14	describe, list, or make available a shared car for	
15	identification, reservation, or use by a shared car	
16	driver.	
17	"Peer-to-peer car-sharing program" does not include[+	
18	(1) A] a transportation network company as defined in	
19	section 431:10C-701 [+	
20	(2) A], a car-sharing organization as defined in section	
21	251-1[;	



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1	(3) Any], any person registered and acting as a travel
2	agency pursuant to chapter 468L[; or
3	(4) Any], or any person registered and acting as an
4	activity desk pursuant to chapter 468M."
5	SECTION 7. Section 291C-32, Hawaii Revised Statutes, is
6	amended as follows:
7	1. By amending subsection (a) to read:
8	"(a) Whenever traffic is controlled by traffic-control
9	signals exhibiting different colored lights, or colored lighted
10	arrows, successively one at a time or in combination, only the
11	colors green, red, and yellow shall be used, except for special
12	pedestrian signals carrying a word or symbol legend, and the
13	lights shall indicate and apply to drivers of vehicles and
14	pedestrians as follows:
15	(1) Green indication:
16	(A) Vehicular traffic facing a circular green signal
17	may proceed straight through or turn right or
18	left unless prohibited by a sign at the place
19	[prohibits cither such turn]. But vehicular
20	traffic, including vehicles turning right or
21	left, shall yield the right-of-way to other



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1		vehicles and to pedestrians lawfully within the
2		intersection or an adjacent crosswalk at the time
3		[such] the signal is exhibited.
4	(В) Vehicular traffic facing a green arrow signal,
5		shown alone or in combination with another
6		indication, may cautiously enter the intersection
7		only to make the movement indicated by [such] the
8		arrow[7] or [such] to make other movement [as]
9		that is permitted by other indications shown at
10		the same time. [Such] The vehicular traffic
11		shall yield the right-of-way to pedestrians
12		lawfully within an adjacent crosswalk and to
13		other traffic lawfully using the intersection.
14	· (C) Unless otherwise directed by a pedestrian-control
15		signal[τ] as provided in section 291C-33,
16		pedestrians facing any green signal, except when
17		the sole green signal is a turn arrow, may
18		proceed across the roadway within any marked or
19		unmarked crosswalk.
20	(2) St	ceady yellow indication:



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1		(A)	Vehicular traffic facing a steady yellow signal
2			is thereby warned that the related green movement
3			is being terminated or that a red indication will
4			be exhibited immediately thereafter when
5			vehicular traffic shall not enter the
6			intersection.
7		(B)	Pedestrians facing a steady yellow signal, unless
8			otherwise directed by a pedestrian-control signal
9			as provided in section 291C-33, are thereby
10			advised that there is insufficient time to cross
11			the roadway before a red indication is shown and
12			no pedestrian shall then start to cross the
13			roadway.
14	(3)	Stea	dy red indication:
15		(A)	Vehicular traffic facing a steady red signal
16			alone shall stop at a clearly marked stop line[$ au$
17			but] or, if none, before entering the crosswalk
18			on the near side of the intersection or, if none,
19			then before entering the intersection and shall
20			remain standing until an indication to proceed is



1		shown, except as provided in [the next succeeding
2		paragraphs.] subparagraphs (B) and (C).
3	(B)	The driver of a vehicle [which] <u>that</u> is stopped
4		in obedience to a steady red indication may make
5		a right turn but shall yield the right-of-way to
6		pedestrians and other traffic proceeding as
7		directed by the signal at [said] <u>the</u>
8		intersection, except that counties by ordinance
9		may prohibit any [such] right turn against a
10		steady red indication, which ordinance shall be
11		effective when a sign is erected at [such] <u>the</u>
12		intersection giving notice thereof.
13	(C)	The driver of a vehicle on a one-way street
14		[which] that intersects another one-way street on
15		which traffic moves to the left shall stop in
16		obedience to a steady red indication but may then
17		make a left turn into [said] <u>the</u> one-way street,
18		but shall yield right-of-way to pedestrians[7]
19		proceeding as directed by the signal at [said]
20		<u>the</u> intersection, except that counties by
21		ordinance may prohibit any [such] left turn [as



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1		above described] against a steady red indication,	
2		which ordinance shall be effective when a sign is	
3		erected at [such] <u>the</u> intersection giving notice	
4		thereof.	
5	(D)	Unless otherwise directed by a pedestrian-control	
6		signal as provided in section 291C-33,	
7		pedestrians facing a steady red signal alone	
8		shall not enter the roadway."	
9	2. By am	ending subsection (c) to read:	
10	"(c) Whe	never traffic is controlled by traffic-control	
11	signals exhibi	ting different colored lights, or colored lighted	
12	arrows, succes	sively one at a time or in combination, and	
13	actively monit	ored by an official photo red light imaging	
14	detector syste	m, all registered owners of all motor vehicles in	
15	vehicular traf	fic at the intersection shall be held strictly	
16	liable for the	e motor vehicle's compliance with the	
17	traffic-contro	ol signal, to the extent that registered owners may	
18	be cited and h	eld accountable for non-compliance via civil	
19	traffic infrac	tions pursuant to chapter 291J. The	
20	traffic-control signal lights shall apply to the registered		
21	owners of motor vehicles as follows:		

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1	(1)	Stea	dy red indication:
2		(A)	Vehicular traffic facing a steady red signal
3			alone shall stop at a clearly marked stop line[$ au$
4			but] or, if none, before entering the crosswalk
5			on the near side of the intersection or, if none,
6			then before entering the intersection and shall
7			remain standing until an indication to proceed is
8			shown, except as provided in [the next succeeding
9			paragraphs.] subparagraphs (B) and (C).
10		(B)	Vehicular traffic that is stopped in obedience to
11			a steady red indication may make a right turn but
12			shall yield the right-of-way to pedestrians and
13			other traffic proceeding as directed by the
14			signal at [said] <u>the</u> intersection, except that
15			counties by ordinance may prohibit any [such]
16			right turn against a steady red indication, which
17			ordinance shall be effective when a sign is
18			erected at [such] <u>the</u> intersection giving notice
19			thereof.
20		(C)	Vehicular traffic on a one-way street that
21			intersects another one-way street on which



1 traffic moves to the left shall stop in obedience 2 to a steady red indication but may then make a 3 left turn into [said] the one-way street, but 4 shall yield right-of-way to pedestrians $[\tau]$ proceeding as directed by the signal at [said] 5 6 the intersection, except that counties by 7 ordinance may prohibit any [such] left turn [as above described] against a steady red indication, 8 9 which ordinance shall be effective when a sign is 10 erected at [such] the intersection giving notice 11 thereof. To the extent a registered owner's motor vehicle fails 12 (2)13 to comply with any other law or ordinance related to 14 traffic-control signals, including subsection (a)(1) 15 or (2), the registered owner of a motor vehicle shall not be held strictly liable unless otherwise provided 16 by law." 17 18 SECTION 8. Section 327-38, Hawaii Revised Statutes, is 19 amended by amending subsection (e) to read as follows: 20 "(e) As used in this section: "Dead human body" means: 21



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1	(1)	An individual who has sustained either irreversible
2		cessation of circulatory and respiratory functions or
3		irreversible cessation of all functions of the entire
4		brain, including the brain stem; provided that the
5		determination of death be made in accordance with
6		accepted medical standards; and
7	(2)	Includes plastinated human bodies or remains,
8		including tissue, organs, and other body parts, that
9		are preserved from decay by replacing the water and
10		fats in the human remains with a polymer.
11	"Mus	eum facility" means a public or private nonprofit
11 12	"Mus instituti	
		on that:
12	instituti	on that:
12 13	instituti	on that: Is accredited by the American [Association] <u>Alliance</u>
12 13 14	instituti	on that: Is accredited by the American [Association] <u>Alliance</u> of Museums or is part of an accredited college or university;
12 13 14 15	instituti (1)	on that: Is accredited by the American [Association] <u>Alliance</u> of Museums or is part of an accredited college or university;
12 13 14 15 16	instituti (1)	on that: Is accredited by the American [Association] <u>Alliance</u> of Museums or is part of an accredited college or university; Is organized on a permanent basis for essentially
12 13 14 15 16 17	instituti (1) (2)	on that: Is accredited by the American [Association] <u>Alliance</u> of Museums or is part of an accredited college or university; Is organized on a permanent basis for essentially educational or aesthetic purposes; and



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1	SECT	ION 9. Section 328-19.1, Hawaii Revised Statutes, is
2	amended by	y amending subsection (d) to read as follows:
3	"(đ)	Wherever the director determines that <u>rules or</u>
4	regulation	ns containing prohibitions or requirements other than
5	those pres	scribed by subsection (a) [of this section] are
6	necessary	to prevent the deception of consumers or to facilitate
7	value com	parisons as to any consumer commodity, the director
8	shall [pr	omulgate] adopt rules or regulations with respect to
9	that commo	odity [regulations_effective] to:
10	(1)	Establish and define standards for the
11		characterization of the size of a package enclosing
12		any consumer commodity, which may be used to
13		supplement the label statement of net quantity of
14		contents of packages containing [such] that commodity
15		[but]; provided that this paragraph shall not be
16		construed as authorizing any limitation on the size,
17		shape, weight, dimensions, or number of packages
18		[which] that may be used to enclose any commodity;
19	(2)	Regulate the placement upon any package containing any
20		commodity, or upon any label affixed to [such] that
21		commodity, of any printed matter stating or



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1		representing by implication that [such] <u>the</u> commodity
2		is offered for retail sale at a price lower than the
3		ordinary and customary retail sale price or that a
4		retail sale price advantage is accorded to purchasers
5		thereof by reason of the size of that package or the
6		quantity of its contents;
7	(3)	Require that the label on each package of a consumer
8		commodity bear:
9		(A) [the] The common or usual name of [such] the
10		consumer commodity, if $any[\tau]$; and
11		(B) [in] In case [such] the consumer commodity
12		consists of two or more ingredients, the common
13		or usual name of each [such] ingredient listed in
14		order of decreasing predominance[, but] <u>;</u>
15		provided that nothing in this paragraph shall be
16		deemed to require that any trade secret be divulged;
17		or
18	(4)	Prevent the nonfunctional slack-fill of packages
19		containing consumer commodities.
20	For	the purposes of [clause] <u>paragraph</u> (4) [of this
21	subsectio	m], a package shall be deemed to be nonfunctionally



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1	slack-filled if it is filled to substantially less than its
2	capacity for reasons other than $[(A)]$ protection of the contents
3	of [such] the package or $[(B)]$ the requirements of machines used
4	for enclosing the contents in [such packages.] that type of
5	package."
6	SECTION 10. Section 342L-30, Hawaii Revised Statutes, is
7	amended by amending subsection (d) to read as follows:
8	"(d) Subsections (a) to (c) shall not apply to tanks or
9	tank systems for which notice was given pursuant to section
10	103(c) of the federal Comprehensive Environmental Response,
11	Compensation, and Liability Act of 1980, Public Law [96 516,]
12	<u>96-510,</u> as amended."
12 13	<u>96-510,</u> as amended." SECTION 11. Section 421J-16, Hawaii Revised Statutes, is
13	SECTION 11. Section 421J-16, Hawaii Revised Statutes, is
13 14	SECTION 11. Section 421J-16, Hawaii Revised Statutes, is amended to read as follows:
13 14 15	SECTION 11. Section 421J-16, Hawaii Revised Statutes, is amended to read as follows: "§421J-16 Medical cannabis; discrimination. A provision
13 14 15 16	SECTION 11. Section 421J-16, Hawaii Revised Statutes, is amended to read as follows: "§421J-16 Medical cannabis; discrimination. A provision in any association document allowing for any of the
13 14 15 16 17	SECTION 11. Section 421J-16, Hawaii Revised Statutes, is amended to read as follows: "§421J-16 Medical cannabis; discrimination. A provision in any association document allowing for any of the discriminatory practices listed in [paragraphs (1) to (7) of]
13 14 15 16 17 18	SECTION 11. Section 421J-16, Hawaii Revised Statutes, is amended to read as follows: "§421J-16 Medical cannabis; discrimination. A provision in any association document allowing for any of the discriminatory practices listed in [paragraphs (1) to (7) of] section [515-3] <u>515-3(a)(1) to (7)</u> against a person residing in



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1 and the medical cannabis is used by means of smoking. Nothing 2 [herein] in this section shall be construed to diminish the 3 obligation of a planned community association to provide 4 reasonable accommodations for persons with disabilities pursuant 5 to section [515-3(9).] 515-3(a)(9)." 6 SECTION 12. Section 514B-113, Hawaii Revised Statutes, is 7 amended to read as follows: 8 "§514B-113 Medical cannabis; discrimination. A provision 9 in any articles of incorporation, declaration, bylaws, 10 administrative rules, house rules, or association documents of a 11 condominium allowing for any of the discriminatory practices 12 listed in [paragraphs (1) to (7) of] section [515-3] 515-3(a)(1) 13 to (7) against a person residing in a unit who has a valid 14 certificate for the medical use of cannabis as provided in section 329-123 in any form is void, unless the documents 15 prohibit the smoking of tobacco and the medical cannabis is used 16 by means of smoking. Nothing [herein] in this section shall be 17 18 construed to diminish the obligation of a condominium 19 association to provide reasonable accommodations for persons 20 with disabilities pursuant to section [515-3(9).] 515-3(a)(9)."



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1	SECTION 13. Act 250, Session Laws of Hawaii 2022, is
2	amended by amending section 4 to read as follows:
3	"SECTION 4. This Act shall take effect upon its approval[$ au$
4	and shall be repealed]; provided that on June 30, 2027[-,], this
5	Act shall be repealed and section 346-7.5(e), Hawaii Revised
6	Statutes, shall be reenacted in the form in which it read on the
7	day prior to the effective date of this Act."
8	SECTION 14. Statutory material to be repealed is bracketed
9	and stricken. New statutory material is underscored.
10	SECTION 15. This Act shall take effect upon its approval.
11	
	INTRODUCED BY:

By Request

APPROVED this

his 19th day of

April , 2023

InL D

GOVERNOR OF THE STATE OF HAWAI'I



S.B. No. 487

THE SENATE OF THE STATE OF HAWAI'I

Date: March 3, 2023 Honolulu, Hawai'i 96813

We hereby certify that the foregoing Bill this day passed Third Reading in the Senate

of the Thirty-Second Legislature of the State of Hawai'i, Regular Session of 2023.

MUN. President of the Senate

bur to Clerk of the Senate

THE HOUSE OF REPRESENTATIVES **OF THE STATE OF HAWAI'I**

MAR 3 0 2023 Date: Honolulu, Hawai'i 96813

We hereby certify that the foregoing Bill this day passed Third Reading in the House

of Representatives of the Thirty-Second Legislature of the State of Hawai'i, Regular Session

of 2023.

Speaker, House of Representatives

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Clerk, House of Representatives