

GOV. MSG. NO. 1102

EXECUTIVE CHAMBERS KE KE'ENA O KE KIA'ĀINA

JOSH GREEN, M.D. GOVERNOR KE KIA'ĂINA

March 22, 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 March 22, 2023, the following bill was signed into law:

SB1 SD2

RELATING TO HEALTH CARE. ACT 002

Sincerely,

" - Muen M.D.

Josh Green, M.D. Governor, State of Hawai'i

THE SENATE THIRTY-SECOND LEGISLATURE, 2023 STATE OF HAWAII

ACT 002

S.B. NO. ¹ S.D. 2

A BILL FOR AN ACT

RELATING TO HEALTH CARE.

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

1 SECTION 1. The legislature finds that the people of Hawai'i have a long tradition of protecting an individual's right to 2 privacy and bodily autonomy independently of, and more broadly 3 than, the federal constitution. In 1970, the State became the 4 first state in the nation to legalize abortion with the 5 6 enactment of Act 1, Session Laws of Hawaii 1970. In 1978, the 7 1978 Hawaii State Constitutional Convention proposed, and the electorate approved, an amendment to explicitly codify the right 8 9 to privacy in article I, section 6, of the Hawaii State 10 Constitution. In 2006, the legislature took one of its 11 constitutionally required affirmative steps to implement the right to privacy by passing Act 35, Session Laws of Hawaii 2006, 12 which established that the State shall not deny or interfere 13 with a pregnant person's right to choose or obtain an abortion 14 of a nonviable fetus or an abortion that is necessary to protect 15 a pregnant person's life or health. Act 35 also removed the 16

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outdated requirement that individuals who seek an abortion be a
 Hawai'i resident for at least ninety days.

3 However, the legislature further finds that existing developments in the legal landscape threaten the State's policy 4 5 to protect an individual's right to privacy and personal 6 autonomy over their body within state boundaries. In June 2022, 7 the Supreme Court of the United States held in Dobbs v. Jackson 8 Women's Health Organization, 142 S.Ct. 2228 (2022), that the 9 United States Constitution does not confer a right to an 10 abortion. Dobbs overrules Roe v. Wade, 410 U.S. 113 (1973), and 11 Planned Parenthood of Southeastern Pennsylvania v. Casey, 505 12 U.S. 833 (1992), and the nearly fifty years of federal precedent 13 regarding reproductive rights. The impact of Dobbs has resulted 14 in many states either banning or severely restricting access to 15 abortion. Additionally, some states are pursuing laws or 16 policies purporting to impose civil or criminal liability or 17 professional discipline in connection with the provision or 18 receipt of, or assistance with, reproductive health care 19 services outside of these states' borders.

20 It is the policy of this State that the rights of equality,
21 liberty, and privacy guaranteed under article I, sections 3, 5,

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1 and 6, of the Hawaii State Constitution are fundamental rights 2 and that those rights include an individual's right to make 3 reproductive health care decisions about one's own body and to 4 decide whether to bear a child or obtain an abortion. Due to 5 the shifting legal landscape regarding the right to privacy and 6 an individual's bodily autonomy, the legislature finds it is 7 imperative to reiterate and bolster the State's policy to affirm 8 protection of these rights and freedoms within the state 9 boundaries. The previous governor initiated this process by 10 issuing Executive Order 22-5 on October 11, 2022, which outlined the governor's policy to limit cooperation with other states in 11 12 investigations, proceedings, or warrants involving the provision 13 of reproductive health care services in the State, provided that 14 the provision of the reproductive health care service is legal 15 in the State. This Act codifies and expands on that policy.

Additionally, this Act is intended to maintain the constitutional right to an abortion guaranteed by Roe v. Wade. While the legal landscape has fundamentally changed, this Act will amend the State's laws on abortion and reproductive rights so that they are reasonably similar to those that have existed for the past fifty years.

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1	The purpose of this Act is to bolster the State's policy to			
2	protect an individual's right to privacy and bodily autonomy			
3	within the boundaries of the State, including minors, and to			
4	declare that the laws of other states authorizing civil actions			
5	and criminal prosecutions for receiving, seeking, providing, or			
6	aiding and abetting the provision of reproductive health care			
7	services are contrary to the State's public policy and to			
8	prohibit recognition and enforcement of other states' laws that			
9	impose civil or criminal liability relating to reproductive			
10	health care services.			
11	PART I			
12	SECTION 2. Section 453-16, Hawaii Revised Statutes, is			
13	amended to read as follows:			
14	"§453-16 Intentional termination of pregnancy;			
15	[penalties;] refusal to perform. (a) [No abortion shall be			
16	performed in this State unless:			
17	(1) The abortion is performed by a] A licensed physician			
18	or surgeon $[\tau]$ or $[by a]$ licensed osteopathic physician			
19	and surgeon [; and			
20	(2) The abortion is performed in a hospital licensed by			
2 1	the department of health or operated by the federal			

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1	government or an agency thereof, or in a clinic or
2	physician's or osteopathic-physician's office.
3	(b) - Abortion shall mean an operation to intentionally
4	terminate-the pregnancy of a nonviable fetus. The termination
5	of a pregnancy of a viable fetus is not included in this
6	section.
7	(c) may provide abortion care. A licensed physician
8	assistant may provide medication or aspiration abortion care in
9	the first trimester of pregnancy.
10	(b) The State shall not deny or interfere with [a female's
11	right to choose or obtain an abortion of a nonviable fetus or an
12	abortion that] a pregnant person's right to choose to:
13	(1) Obtain an abortion; or
14	(2) Terminate a pregnancy if the termination is necessary
15	to protect the life or health of the [female.
16	(d) Any person who knowingly violates subsection (a) shall
17	be-fined not-more-than \$1,000 or imprisoned not-more-than five
18	years, or both.
19	(e)] pregnant person.

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1	(c) Nothing in this section shall require any hospital or
2	any person to participate in an abortion nor shall any hospital
3	or any person be liable for a refusal.
4	(d) For purposes of this section:
5	"Abortion" means an intentional termination of the
6	pregnancy of a nonviable fetus.
7	"Nonviable fetus" means a fetus that does not have a
8	reasonable likelihood of sustained survival outside of the
9	uterus."
10	SECTION 3. Section 457-8.7, Hawaii Revised Statutes, is
11	amended to read as follows:
12	"[+]§457-8.7[+] Advanced practice registered nurses;
13	abortions by medication or aspiration; [penalties;] refusal to
14	perform. (a) Notwithstanding section 453-16 or any other law
15	to the contrary, an advanced practice registered nurse may
16	provide medication or aspiration abortion care in the first
17	trimester of pregnancy, so long as the advanced practice
18	registered nurse:
19	(1) Has prescriptive authority;
20	(2) Practices within the advanced practice registered
21	nurse's practice specialty; and

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1	(3)	Has a valid, unencumbered license obtained in
2		accordance with this chapter[; and
3	(4)	The aspiration abortion is performed in a hospital
4		licensed by the department of health or operated by
5		the federal government or an agency thereof, or in a
6		clinic or advance practice registered nurse's office.
7	- (b)	Abortion shall-mean an intentional termination of the
8	pregnancy	of a nonviable fetus. The termination of a pregnancy
9	of a viab	le fetus-is not-included in this section].
10	[-(c) -]	(b) The State shall not deny or interfere with $[a]$
11	female's i	right to choose or obtain an abortion of a nonviable
12	fetus or a	an abortion that] a pregnant person's right to choose
13	to:	
14	(1)	Obtain an abortion; or
15	(2)	Terminate a pregnancy if the termination is necessary
16		to protect the life or health of the [female.
17	(d)	Any person who knowingly violates subsection (a) shall
18	be fined a	to more than \$1,000 or imprisoned no more than five
19	years, or	-both.
20	(e)]	pregnant person.

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1	(c) Nothing in this section shall require any hospital or
2	any person to participate in an abortion, nor shall any hospital
3	or any person be liable for a refusal.
4	(d) For purposes of this section, "abortion" and
5	"nonviable fetus" shall have the same meaning as defined in
6	section 453-16."
7	PART II
8	SECTION 4. The Hawaii Revised Statutes is amended by
9	adding a new chapter to be appropriately designated and to read
10	as follows:
11	"CHAPTER
11	CHAP I BR
11	REPRODUCTIVE HEALTH CARE SERVICES
12	REPRODUCTIVE HEALTH CARE SERVICES
12 13	REPRODUCTIVE HEALTH CARE SERVICES § -1 Definitions. As used in this chapter, unless the
12 13 14	REPRODUCTIVE HEALTH CARE SERVICES § -1 Definitions. As used in this chapter, unless the context otherwise requires:
12 13 14 15	REPRODUCTIVE HEALTH CARE SERVICES § -1 Definitions. As used in this chapter, unless the context otherwise requires: "Person" includes an individual, partnership, joint
12 13 14 15 16	REPRODUCTIVE HEALTH CARE SERVICES § -1 Definitions. As used in this chapter, unless the context otherwise requires: "Person" includes an individual, partnership, joint venture, corporation, association, business, trust, or any
12 13 14 15 16 17	REPRODUCTIVE HEALTH CARE SERVICES § -1 Definitions. As used in this chapter, unless the context otherwise requires: "Person" includes an individual, partnership, joint venture, corporation, association, business, trust, or any organized group of persons or legal entity, or any combination
12 13 14 15 16 17 18	REPRODUCTIVE HEALTH CARE SERVICES § -1 Definitions. As used in this chapter, unless the context otherwise requires: "Person" includes an individual, partnership, joint venture, corporation, association, business, trust, or any organized group of persons or legal entity, or any combination thereof.

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limited to services relating to pregnancy, contraception, or the
 termination of a pregnancy.

3 -2 Disclosures prohibited. (a) Except as provided in § 4 rules 504, 504.1, and 505.5 of the Hawaii rules of evidence and 5 subsection (b) or as authorized under the Health Insurance Portability and Accountability Act of 1996, P.L. 104-191, and 6 7 federal regulations promulgated thereunder, in any civil action 8 or any proceeding preliminary thereto or in any probate, 9 legislative, or administrative proceeding, no covered entity, as 10 defined in title 45 Code of Federal Regulations section 160.103, 11 or as the same as may be from time to time amended or modified, 12 shall disclose:

13 (1) Any communication made to the covered entity, or any 14 information obtained by the covered entity from a 15 patient or the conservator, guardian, or other 16 authorized legal representative of a patient relating 17 to reproductive health care services that are 18 permitted under the laws of the State; or 19 (2) Any information obtained by personal examination of a 20 patient relating to reproductive health care services 21 that are permitted under the laws of the State,

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1 unless the patient or that patient's conservator, guardian, or 2 other authorized legal representative explicitly consents to the 3 disclosure in writing in the form of a release of protected 4 health information compliant with the federal Health Insurance Portability and Accountability Act of 1996, P.L. 104-191, as 5 6 amended. A covered entity shall inform the patient or the 7 patient's conservator, guardian, or other authorized legal 8 representative of the patient's right to withhold the written 9 consent.

10 (b) Written consent of the patient or the patient's
11 conservator, guardian, or other authorized legal representative
12 shall not be required for the disclosure of the communication or
13 information:

14 (1) If the records relate to a patient who is a plaintiff
15 in a complaint pending before a court of competent
16 jurisdiction alleging health care negligence and a
17 request for records has been served on a named
18 defendant in that litigation;

19 (2) If the records are requested by a licensing authority,
20 as defined in section 436B-2, and the request is made
21 in connection with an investigation of a complaint to

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1 the licensing authority and the records are related to 2 the complaint, unless the complaint is made solely on 3 the basis that the licensee, acting within the licensee's scope of practice, provided reproductive 4 5 health care services that are lawful in this State; 6 (3) To the director of health for records of a patient of 7 a covered entity in connection with an investigation 8 of a complaint, if the records are related to the 9 complaint; or

10 (4) If child abuse, abuse of an individual who is sixty
11 years of age or older, abuse of an individual who is
12 physically disabled or incompetent, or abuse of an
13 individual with an intellectual disability is known or
14 in good faith suspected.

(c) Nothing in this section shall be construed to impede the lawful sharing of medical records as permitted by state or federal law or the rules of the court, except in the case of a subpoena or warrant issued by a court, government agency, or legislative body of another state commanding the production, copying, or inspection of medical records relating to reproductive health care services.

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1 S -3 Subpoenas; when allowed. Notwithstanding sections 2 624-27 and 624D-3 or any other law to the contrary, no court or clerk of a court shall order the issuance of a subpoena 3 requested by an officer, appointed according to the laws or 4 5 usages of another state or government, or by any court of the 6 United States or of another state or government, in connection 7 with an out-of-state or interstate investigation or proceeding 8 relating to reproductive health care services legally performed 9 in the State.

10 S -4 Agencies prohibited from providing information or 11 expending resources. (a) No agency, as defined in section 12 92F-3, or employee, appointee, officer, official, or any other 13 person acting on behalf of an agency shall provide any 14 information or expend or use time, money, facilities, property, 15 equipment, personnel, or other resources in furtherance of any 16 out-of-state or interstate investigation or proceeding seeking 17 to impose civil or criminal liability upon a person or entity 18 for:

19 (1) The provision, seeking, paying for, receipt of, or
20 inquiring about reproductive health care services that
21 are legal in the State; or

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1 Assisting any person or entity providing, seeking, (2) 2 receiving, paying for, or responding to an inquiry 3 about reproductive health care services that are legal 4 in the State. 5 This section shall not apply to any investigation or (b) 6 proceeding where the conduct subject to potential liability 7 under the investigation or proceeding would be subject to 8 liability under the laws of this State if committed in this 9 State. 10 -5 Prohibition on state action. The State shall not S 11 penalize, prosecute, or otherwise take adverse action against an 12 individual based on the individual's actual, potential, 13 perceived, or alleged pregnancy outcomes. The State shall not 14 penalize, prosecute, or otherwise take adverse action against a person for aiding or assisting a pregnant individual accessing 15 reproductive health care services in accordance with the laws of 16 17 the State and with the preqnant individual's voluntary consent. 18 S -6 Denial of demands for surrender. Notwithstanding 19 any provision of chapter 832 to the contrary, the governor shall

20 deny any demand made by the executive authority of any state for21 the surrender of any person charged with a crime under the laws

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of that state when the alleged crime involves the provision or 1 2 receipt of, paying for, or assistance with, reproductive health 3 care services, unless the acts forming the basis of the 4 prosecution would also constitute a criminal offense in this 5 State. This section shall not apply to demands made under Article IV, section 2, of the United States Constitution. 6 -7 Laws contrary to the public policy of this State. 7 § A law of another state authorizing a civil action or 8 (a) 9 criminal prosecution based on any of the following is declared 10 to be contrary to the public policy of this State: ·11 Receiving, seeking, or paying for reproductive health (1) 12 care services; 13 Providing reproductive health care services; (2) Engaging in conduct that assists or aids or abets the 14 (3) provision or receipt of reproductive health care 15 16 services; or 17 (4) Attempting or intending to engage in or providing material support for (or any other theory of 18 19 vicarious, attempt, joint, several or conspiracy 20 liability derived therefrom) conduct described in 21 paragraphs (1) to (3),

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1 in accordance with the laws of this State.

(b) No law described in subsection (a) shall be applied to
a case or controversy heard in the courts of this State."
SECTION 5. Section 836-2, Hawaii Revised Statutes, is
amended to read as follows:

6 "§836-2 Summoning witness in this State to testify in 7 another state. If a judge of a court of record in any state 8 which by its laws has made provision for commanding persons 9 within that state to attend and testify in this State certifies 10 under the seal of [such] that court that there is a criminal 11 prosecution pending in [such] that court, or that a grand jury 12 investigation has commenced or is about to commence, that a 13 person [being within] in this State is a material witness in 14 [such] the prosecution $[\tau]$ or grand jury investigation, and that 15 the person's presence will be required for a specified number of 16 days, upon presentation of [such] the certificate to any judge 17 of a court of record in this State in the judicial district in 18 which [such] the person is, [such] the judge shall fix a time 19 and place for a hearing, and shall make an order directing the 20 witness to appear at a time and place certain for the hearing.

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1 If at a hearing the judge determines that the witness is 2 material and necessary, that it will not cause undue hardship to 3 the witness to be compelled to attend and testify in the 4 prosecution or a grand jury investigation in the other state, 5 and that the laws of the state in which the prosecution is 6 pending, or grand jury investigation has commenced or is about 7 to commence, and of any other state through which the witness 8 may be required to pass by ordinary course of travel, will give 9 to the witness protection from arrest and the service of civil 10 and criminal process, the judge shall issue a summons, with a 11 copy of the certificate attached, directing the witness to 12 attend and testify in the court where the prosecution is 13 pending, or where a grand jury investigation has commenced or is 14 about to commence at a time and place specified in the 15 summons [-,], except that no judge shall issue a summons in a case 16 where prosecution is pending, or where a grand jury 17 investigation has commenced or is about to commence for a criminal violation of a law of another state involving the 18 19 provision, paying for, receipt of, or assistance with 20 reproductive health care services as defined in section -1 21 unless the acts forming the basis of the prosecution or

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investigation would also constitute an offense in this State.
 In any [such] hearing, the certificate shall be prima facie
 evidence of all the facts stated therein.

4 If [said] the certificate recommends that the witness be 5 taken into immediate custody and delivered to an officer of the 6 requesting state to assure the witness' attendance in the 7 requesting state, [such] the judge may, in lieu of notification 8 of the hearing, direct that [such] the witness be forthwith 9 brought before the judge for [said] the hearing; and the judge 10 at the hearing being satisfied of the desirability of [such] the 11 custody and delivery, for which determination the certificate 12 shall be prima facie proof of [such] the desirability may, in 13 lieu of issuing subpoena or summons, order that [said] the 14 witness be forthwith taken into custody and delivered to an 15 officer of the requesting state.

16 If the witness, who is summoned [as above provided,] 17 pursuant to this section, after being paid or tendered by some 18 properly authorized person a sum equivalent to the cost of 19 round-trip air fare to the place where the prosecution is 20 pending and \$30 for each day, that the witness is required to 21 travel and attend as a witness, fails without good cause to

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1 attend and testify as directed in the summons, the witness shall 2 be punished in the manner provided for the punishment of any witness who disobeys a summons issued from a court of record in 3 4 this State." 5 PART III 6 SECTION 6. Section 442-9, Hawaii Revised Statutes, is 7 amended by amending subsection (a) to read as follows: 8 "(a) In addition to any other actions authorized by law, 9 the board shall refuse to issue or may order any license issued 10 under this chapter to be revoked, suspended, limited, 11 restricted, or placed under probation at any time in a 12 proceeding before the board or fine a licensee for any cause authorized by law, including but not limited to the following: 13 14 (1) Procuring or aiding or abetting in procuring [a 15 criminal] an abortion[7] that is unlawful under the laws of this State or that would be unlawful under the 16 17 laws of this State if performed within this State; 18 ~ (2) Employing what is popularly known as a "capper" or 19 "steerer"; 20 Obtaining a fee on the assurance that a manifestly (3) 21 incurable disease can be permanently cured;

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1	(4)	Wilfully betraying patient confidentiality;
2	(5)	Making any untruthful statement in advertising one's
3		practice or business under this chapter;
4	(6)	False, fraudulent, or deceptive advertising;
5	(7)	Advertising directly or indirectly, or in substance
6		upon any card, sign, newspaper advertisement, or other
7		written or printed sign of advertisement that the
8		holder of a license or the licensee's employer or
9		employee will treat, cure, or attempt to treat or cure
10		any venereal disease, or will treat or cure, or
11		attempt to treat or cure, any person afflicted with
12		any sexual disease, lost manhood, sexual weakness, or
13		sexual disorder or any disease of the sexual organs;
14	(8)	Being habitually intemperate;
15	(9)	Habitually using any habit-forming drug, [such as]
16		including opium, or any of its derivatives, morphine,
17		heroin, cocaine, or any other habit-forming drug;
18	(10)	The advertising of any means whereby the monthly
19		periods of women can be regulated or the menses
20		reestablished if suppressed;

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1	(11)	Procuring a license through fraudulent
2		misrepresentation or deceit;
3	(12)	Professional misconduct or gross carelessness or
4		manifest incapability in the practice of chiropractic;
5	(13)	Violating section 453-2; and
6	(14)	Knowingly recording, registering, or filing, or
7		offering for recordation, registration, or filing,
8		with the department of commerce and consumer affairs
9		any written statement [which] that has been falsely
10		made, completed, or altered, or in which a false entry
11		has been made, or [which] <u>that</u> contains a false
12		statement or false information."
13	SECT	ION 7. Section 453-8, Hawaii Revised Statutes, is
14	amended by	y amending subsections (a), (b), and (c) to read as
15	follows:	
16	." (a)	In addition to any other actions authorized by law,
17	any licen	se to practice medicine and surgery may be revoked,

18 limited, or suspended by the board at any time in a proceeding 19 before the board, or may be denied, for any cause authorized by 20 law, including but not limited to the following:

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1	(1)	Procuring, or aiding or abetting in procuring, [a
2		criminal] an abortion [+] that is unlawful under the
3		laws of this State or that would be unlawful under the
4		laws of this State if performed within this State;
5	(2)	Employing any person to solicit patients for one's
6		<pre>self;</pre>
7	(3)	Engaging in false, fraudulent, or deceptive
8		advertising, including but not limited to:
9		(A) Making excessive claims of expertise in one or
10		more medical specialty fields;
11		(B) Assuring a permanent cure for an incurable
12		disease; or
13		(C) Making any untruthful and improbable statement in
14		advertising one's medical or surgical practice or
15		business;
16	(4)	Being habituated to the excessive use of drugs or
17		alcohol; or being addicted to, dependent on, or a
18		habitual user of a narcotic, barbiturate, amphetamine,
19		hallucinogen, or other drug having similar effects;

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1	(5)	Practicing medicine while the ability to practice is
2		impaired by alcohol, drugs, physical disability, or
3		mental instability;
4	(6)	Procuring a license through fraud, misrepresentation,
5		or deceit, or knowingly permitting an unlicensed
6		person to perform activities requiring a license;
7	(7)	Professional misconduct, hazardous negligence causing
8		bodily injury to another, or manifest incapacity in
9		the practice of medicine or surgery;
10	(8)	Incompetence or multiple instances of negligence,
11		including but not limited to the consistent use of
12		medical service, which is inappropriate or
13		unnecessary;
14	(9)	Conduct or practice contrary to recognized standards
15		of ethics of the medical profession as adopted by the
16		Hawaii Medical Association, the American Medical
17		Association, the Hawaii Association of Osteopathic
18		Physicians and Surgeons, or the American Osteopathic
19		Association;
20	(10)	Violation of the conditions or limitations upon which
21		a limited or temporary license is issued;

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1	(11)	Revocation, suspension, or other disciplinary action
2		by another state or federal agency of a license,
3		certificate, or medical privilege[;] <u>, except when the</u>
4		revocation, suspension, or other disciplinary action
5		was based on the provision or assistance in receipt or
6		provision of medical, surgical, pharmaceutical,
7		counseling, or referral services relating to the human
8		reproductive system, including but not limited to
9		services relating to pregnancy, contraception, or the
10		termination of a pregnancy, so long as the provision
11		or assistance in receipt or provision of the services
12		was in accordance with the laws of this State or would
13		have been in accordance with the laws of this State if
14		it occurred within this State;
15	(12)	Conviction, whether by nolo contendere or otherwise,
16		of a penal offense substantially related to the
17		qualifications, functions, or duties of a physician or
18		osteopathic physician, notwithstanding any statutory
19		provision to the contrary $[+]$, except when the
20		conviction was based on the provision or assistance in
21		receipt or provision of medical, surgical,

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1		pharmaceutical, counseling, or referral services
2		relating to the human reproductive system, including
3		but not limited to services relating to pregnancy,
4		contraception, or the termination of a pregnancy, so
5		long as the provision or assistance in receipt or
6		provision of the services was in accordance with the
7		laws of this State or would have been in accordance
8		with the laws of this State if it occurred within this
9		State;
10	(13)	Violation of chapter 329, the uniform controlled
11	· · ·	substances act, or any rule adopted thereunder except
12		as provided in section 329-122;
13	(14)	Failure to report to the board, in writing, any
14		disciplinary decision issued against the licensee or
15		the applicant in another jurisdiction within thirty
16		days after the disciplinary decision is issued; or
17	(15)	Submitting to or filing with the board any notice,
18		statement, or other document required under this
19		chapter, which is false or untrue or contains any
20		material misstatement or omission of fact.

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1 (b) If disciplinary action related to the practice of 2 medicine has been taken against the applicant by another state 3 or federal agency, or if the applicant reveals a physical or 4 mental condition that would constitute a violation under this 5 section, then the board may impose one or more of the following 6 requirements as a condition for licensure: 7 (1) Physical and mental evaluation of the applicant by a 8 licensed physician or osteopathic physician approved 9 by the board;

10 (2) Probation, including conditions of probation as
11 requiring observation of the licensee by an
12 appropriate group or society of licensed physicians,
13 osteopathic physicians, or surgeons;

14 (3) Limitation of the license by restricting the fields of15 practice in which the licensee may engage;

16 (4) Further education or training or proof of performance
17 competency; and

18 (5) Limitation of the medical practice of the licensee in
19 any reasonable manner to assure the safety and welfare
20 of the consuming public [-];

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1	provided that the board shall not impose as a condition for
2	licensure any of the requirements pursuant to this subsection if
3	the disciplinary action related to the practice of medicine
4	taken against the applicant was based on the provision or
5	assistance in receipt or provision of medical, surgical,
6	pharmaceutical, counseling, or referral services relating to the
7	human reproductive system, including but not limited to services
8	relating to pregnancy, contraception, or the termination of a
9	pregnancy, so long as the provision or assistance in receipt or
10	provision of the services was in accordance with the laws of
11	this State or would have been in accordance with the laws of
12	this State if it occurred within this State.
13	(c) Notwithstanding any other law to the contrary, the
14	board may deny a license to any applicant who has been
15	disciplined by another state or federal agency $[-]$, except on the
16	basis of discipline for the provision or assistance in receipt
17	or provision of medical, surgical, pharmaceutical, counseling,
18	or referral services relating to the human reproductive system,
19	including but not limited to services relating to pregnancy,
20	contraception, or the termination of a pregnancy, so long as the
21	provision or assistance in receipt or provision of the services

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1	<u>was in ac</u>	cordance with the laws of this State or would have been
2	in accord	ance with the laws of this State if it occurred within
3	this Stat	e. Any final order of discipline taken pursuant to
4	this subs	ection shall be a matter of public record."
5	SECT	ION 8. Section 453-8.6, Hawaii Revised Statutes, is
6	amended a	s follows:
7	1.	By amending subsection (a) to read:
8	"(a)	Upon receipt of evidence of revocation, suspension,
9	or other	disciplinary action against a licensee by another state
10	or federa	l agency, the board may issue an order imposing
11	disciplinary action upon the licensee on the following	
12	condition	S:
13	(1)	The board shall serve the licensee with a proposed
14		order imposing disciplinary action as required by
15		chapter 91;
16	(2)	The licensee shall have the right to request a hearing
17		pursuant to chapter 91 to show cause why the action
18		described in the proposed order should not be imposed;
19	(3)	Any request for a hearing shall be made in writing and
20		filed with the board within twenty days after mailing
21		of the proposed order to the licensee; and

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1	(4) If the licensee does not submit a written request for
2	a hearing within twenty days after mailing of the
3	proposed order, the board may issue a final order
4	imposing the disciplinary action described in the
5	proposed order [-] ;
6	provided that the board shall not issue an order imposing
7	disciplinary action upon the licensee if the revocation,
8	suspension, or other disciplinary action against a licensee by
9	another state was based on the provision or assistance in
10	receipt or provision of medical, surgical, pharmaceutical,
11	counseling, or referral services relating to the human
12	reproductive system, including but not limited to services
13	relating to pregnancy, contraception, or the termination of a
14	pregnancy, so long as the provision or assistance in receipt or
15	provision of the services was in accordance with the laws of
16	this State or would have been in accordance with the laws of
17	this State if it occurred within this State."
18	2. By amending subsection (c) to read:
19	"(c) A licensee against whom the board has issued a
20	proposed order under this section shall be prohibited from

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1	practicing	g in this State until the board issues a final order
2	if:	
3	(1)	The licensee was the subject of disciplinary action by
4		another state $[+]$, except where the disciplinary action
5		against the licensee by another state was based on the
6		provision or assistance in receipt or provision of
7		medical, surgical, pharmaceutical, counseling, or
8		referral services relating to the human reproductive
9		system, including but not limited to services relating
10		to pregnancy, contraception, or the termination of a
11		pregnancy, so long as the provision or assistance in
12		receipt or provision of the services was in accordance
13		with the laws of this State or would have been in
14		accordance with the laws of this State if it occurred
15		within this State; and
16	(2)	The disciplinary action by another state prohibits the
17		licensee from practicing in that state."
18	SECT	ION 9. Section 455-11, Hawaii Revised Statutes, is
19	amended by	y amending subsection (a) to read as follows:
20	"(a)	In addition to any other actions authorized by law,
21	the board	shall have the power to deny, revoke, suspend, or

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1	refuse to	renew any license to practice naturopathic medicine
2	applied f	or or issued by the board in accordance with this
3	chapter,	and to fine or otherwise discipline a licensee for any
. 4	cause aut	horized by law, including but not limited to the
5	following	:
6	(1)	Failing to meet or maintain the conditions and
7		requirements necessary to qualify for the issuance of
8		a license;
9	(2)	Procuring, or aiding or abetting in procuring, [a
10		criminal] an abortion $[+]$ that is unlawful under the
11		laws of this State or that would be unlawful under the
12		laws of this State if performed within this State;
13	(3)	Employing any person to solicit patients;
14	(4)	Obtaining a fee on the assurance that a manifestly
15		incurable disease can be permanently cured;
16	(5)	Betraying a patient's confidence;
17	(6)	Making any untruthful and improbable statement in
18		advertising one's naturopathic practice or business;
19	(7)	False, fraudulent, or deceptive advertising;
20	(8)	Being habituated to the excessive use of drugs or
21		alcohol; or being addicted to, dependent on, or $[an] \underline{a}$

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1		habitual user of a narcotic, barbiturate, amphetamine,
2		hallucinogen, or other drug having similar effects;
3	(9)	Practicing naturopathic medicine while the ability to
4		practice is impaired by alcohol, drug, physical
5		disability, or mental instability;
6	(10)	Procuring a license through fraud, misrepresentation,
7		or deceit or knowingly permitting an unlicensed person
8		to perform activities requiring a license;
9	(11)	Professional misconduct or gross carelessness or
10		manifest incapacity in the practice of naturopathic
11		medicine;
12	(12)	Conduct or practice contrary to recognized standard of
13		ethics of the naturopathic profession;
14	(13)	Using medical service or treatment [which] <u>that</u> is
15		inappropriate or unnecessary;
16	(14)	Submitting to or filing with the board any notice,
17		statement, or other document required under this
18		chapter [which] <u>that</u> is false or untrue or contains
19		any material misstatement of fact, including any false
20		certification of compliance with the continuing
2 1		education requirement specified under section 455-8;

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1	(15)	Failure to report to the board any disciplinary action
2		taken against the licensee in another jurisdiction
3		within thirty days after the disciplinary action
4		becomes final;
5	(16)	Using the title "physician" without clearly
6		identifying oneself as being a naturopathic physician;
7	(17)	Prescribing, administering, and dispensing
8		naturopathic formulary that are not included in the
9		formulary established by the board under section 455-
10		6; and
11	(18)	Violation of any provision of this chapter or rules
12		adopted under this chapter."
13	SECT	ION 10. Section 457-12, Hawaii Revised Statutes, is
14	amended b	y amending subsections (a) and (b) to read as follows:
15	"(a)	In addition to any other actions authorized by law,
16	the board	shall have the power to deny, revoke, limit, or
17	suspend a	ny license to practice nursing as a registered nurse or
18	as a lice	nsed practical nurse applied for or issued by the board
19	in accord	ance with this chapter, and to fine or to otherwise
20	disciplin	e a licensee for any cause authorized by law, including
21	but not l	imited to the following:

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1	(1)	Fraud or deceit in procuring or attempting to procure
2		a license to practice nursing as a registered nurse or
3		as a licensed practical nurse;
4	(2)	Gross immorality;
5	(3)	Unfitness or incompetence by reason of negligence,
6		habits, or other causes;
7	(4)	Habitual intemperance, addiction to, or dependency on
8		alcohol or other habit-forming substances;
9	(5)	Mental incompetence;
10	(6)	Unprofessional conduct as defined by the board in
11		accordance with its own rules;
12	(7)	Wilful or repeated violation of any of the provisions
13		of this chapter or any rule adopted by the board;
14	(8)	Revocation, suspension, limitation, or other
15		disciplinary action by another state of a nursing
16		license $[+]$, except when the revocation, suspension,
17		limitation, or other disciplinary action by another
18		state was based on the provision or assistance in
19		receipt or provision of medical, surgical,
20		pharmaceutical, counseling, or referral services
21		relating to the human reproductive system, including

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1		but not limited to services relating to pregnancy,
2		contraception, or the termination of a pregnancy, so
3		long as the provision or assistance in receipt or
4		provision of the services was in accordance with the
5		laws of this State or would have been in accordance
6		with the laws of this State if it occurred within this
7		State;
8	(9)	Conviction, whether by nolo contendere or otherwise,
9		of a penal offense substantially related to the
10		qualifications, functions, or duties of a nurse,
11		notwithstanding any statutory provision to the
12		contrary[+], except when the conviction was based on
13		the provision or assistance in receipt or provision of
14		medical, surgical, pharmaceutical, counseling, or
15		referral services relating to the human reproductive
16		system, including but not limited to services relating
17		to pregnancy, contraception, or the termination of a
18		pregnancy, so long as the provision or assistance in
19		receipt or provision of the services was in accordance
20		with the laws of this State or would have been in

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1		accordance with the laws of this State if it occurred
2		within this State;
3	(10)	Failure to report to the board any disciplinary action
4		taken against the licensee in another jurisdiction
5		within thirty days after the disciplinary action
6		becomes final;
7	(11)	Submitting to or filing with the board any notice,
8		statement, or other document required under this
9		chapter, which is false or untrue or contains any
10		material misstatement of fact, including a false
11		attestation of compliance with continuing competency
12		requirements;
13	(12)	Violation of the conditions or limitations upon which
14		any license is issued; or
15	(13)	Violation of chapter 329, the uniform controlled
16		substances act, or any rule adopted thereunder except
17		as provided in section 329-122.
18	(b)	Notwithstanding any other law to the contrary, the
19	board may	deny a license to any applicant who has been
20	discipline	ed by another state $[-]$, except on the basis of
21	discipline	e by another state for the provision or assistance in

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1	receipt or provision of medical, surgical, pharmaceutical,
2	counseling, or referral services relating to the human
3	reproductive system, including but not limited to services
4	relating to pregnancy, contraception, or the termination of a
5	pregnancy, so long as the provision or assistance in receipt or
6	provision of the services was in accordance with the laws of
7	this State or would have been in accordance with the laws of
8	this State if it occurred within this State. Any final order
9	entered pursuant to this subsection shall be a matter of public
10	record."
11	SECTION 11. Section 457-12.5, Hawaii Revised Statutes, is
12	amended as follows:
13	1. By amending subsection (a) to read:
14	"(a) Upon receipt of evidence of revocation, suspension,
15	or other disciplinary action against a licensee in another
16	state, the board may issue an order imposing disciplinary action
17	upon the licensee on the following conditions:
18	(1) The board shall serve the licensee with a proposed
19	order imposing disciplinary action as required by
20	chapter 91;

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1	(2)	The licensee shall have the right to request a hearing
2		pursuant to chapter 91 to show cause why the action
3		described in the proposed order should not be imposed;
4	(3)	Any request for a hearing shall be made in writing and
5		filed with the board within twenty days after mailing
6		of the proposed order to the licensee; and
7	(4)	If the licensee does not submit a written request for
8		a hearing within twenty days after mailing of the
9		proposed order, the board shall issue a final order
10		imposing the disciplinary action described in the
11		proposed order [-] ;
12	provided	that the board shall not issue an order imposing
13	disciplin	ary action upon the licensee if the revocation,
14	suspension	n, or other disciplinary action against a licensee by
15	another s	tate was based on the provision or assistance in
16	receipt o	r provision of medical, surgical, pharmaceutical,
17	counselin	g, or referral services relating to the human
18	reproduct	ive system, including but not limited to services
19	relating	to pregnancy, contraception, or the termination of a
20	pregnancy	, so long as the provision or assistance in receipt or
21	provision	of the services was in accordance with the laws of

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1	this State or would have been in accordance with the laws of
2	this State if it occurred within this State."
3	2. By amending subsection (c) to read:
4	"(c) A licensee against whom the board has issued a
5	proposed order under this section shall be prohibited from
6	practicing in this State until the board issues a final order
7	if:
8	(1) The licensee was the subject of disciplinary action
9	$[\frac{in}{in}]$ by another state $[\frac{1}{2}]$, except where the
10	disciplinary action against the licensee by another
11	state was based on the provision or assistance in
12	receipt or provision of medical, surgical,
13	pharmaceutical, counseling, or referral services
14	relating to the human reproductive system, including
15	but not limited to services relating to pregnancy,
16	contraception, or the termination of a pregnancy, so
17	long as the provision or assistance in receipt or
18	provision of the services was in accordance with the
19	laws of this State or would have been in accordance
20	with the laws of this State if it occurred within this
21	State; and

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1 (2) The disciplinary action in the other state prohibits 2 the licensee from practicing in that state." 3 SECTION 12. Section 461-21.5, Hawaii Revised Statutes, is 4 amended as follows: 5 1. By amending subsection (a) to read: 6 "(a) Upon receipt of evidence of revocation, suspension, 7 or other disciplinary action against a licensee by another state 8 or federal agency, the board may issue an order imposing 9 disciplinary action upon the licensee on the following 10 conditions: 11 The board shall serve the licensee with a proposed (1) 12 order imposing disciplinary action as required by 13 chapter 91; 14 (2) The licensee shall have the right to request a hearing 15 pursuant to chapter 91 to show cause why the action described in the proposed order should not be imposed; 16 17 Any request for a hearing shall be made in writing and (3) filed with the board within twenty days after mailing 18 of the proposed order to the licensee; and 19 (4) If the licensee does not submit a written request for 20 a hearing within twenty days after mailing of the 21

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1	proposed order, the board shall issue a final order
2	imposing the disciplinary action described in the
3	proposed order [-] :
4	provided that the board shall not issue an order imposing
5	disciplinary action upon the licensee if the revocation,
6	suspension, or other disciplinary action against a licensee by
7	another state was based on the provision or assistance in
8	receipt or provision of medical, surgical, pharmaceutical,
9	counseling, or referral services relating to the human
10	reproductive system, including but not limited to services
11	relating to pregnancy, contraception, or the termination of a
12	pregnancy, so long as the provision or assistance in receipt or
13	provision of the services was in accordance with the laws of
14	this State or would have been in accordance with the laws of
15	this State if it occurred within this State."
16	2. By amending subsection (c) to read:
17	"(c) A licensee against whom the board has issued a
18	proposed order under this section shall be prohibited from
19	practicing in this State until the board issues a final order
20	if:

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1	(1)	The licensee was the subject of disciplinary action by
2		another state [+], except where the disciplinary action
3		against the licensee by another state was based on the
4		provision or assistance in receipt or provision of
5		medical, surgical, pharmaceutical, counseling, or
6		referral services relating to the human reproductive
7		system, including but not limited to services relating
8		to pregnancy, contraception, or the termination of a
9		pregnancy, so long as the provision or assistance in
10		receipt or provision of the services was in accordance
11		with the laws of this State or would have been in
12		accordance with the laws of this State if it occurred
13		within this State; and
14	(2)	The disciplinary action by another state prohibits the
15		licensee from practicing in that state."
16		PART IV
17	SECT	ION 13. Chapter 636C, Hawaii Revised Statutes, is
18	amended b	y adding a new section to be appropriately designated
19	and to re	ad as follows:
20	" <u>§63</u>	6C- Enforcement of foreign penal civil actions
21	relating	to protected reproductive health care services. (a)

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1	No judgment or other order arising from a foreign penal civil
2	action or other penal law banning, restricting, burdening,
3	punishing, penalizing, or otherwise interfering with the
4	provision of protected reproductive health care services shall
5	be enforced in this State.
6	(b) As used in this section:
7	"Foreign penal civil action" means an action authorized by
8	the law of a state, or of any municipality or other governmental
9	entity within a state, other than this State, the essential
10	character and effect of which is to punish an offense against
11	the public justice of that state, municipality, or other
12	governmental entity.
13	"Protected reproductive health care services" means
14	medical, surgical, pharmaceutical, counseling, or referral
15	services relating to the human reproductive system, including
16	but not limited to services relating to pregnancy,
17	contraception, or termination of a pregnancy, that are protected
18	under the Hawaii State Constitution or otherwise lawful under
19	the laws of this State or that would be constitutionally
20	protected or otherwise lawful if performed within this State."
21	PART V

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1 SECTION 14. Section 577A-1, Hawaii Revised Statutes, is 2 amended by amending the definition of "medical care and 3 services" to read as follows: 4 ""Medical care and services" means the diagnosis, 5 examination, and administration of medication in the treatment 6 of venereal diseases, preqnancy, and family planning services. 7 [It shall not include surgery or any treatment to induce 8 abortion.]" 9 PART VI 10 SECTION 15. If any provision of this Act, or the 11 application thereof to any person or circumstance, is held 12 invalid, the invalidity does not affect other provisions or 13 applications of the Act that can be given effect without the 14 invalid provision or application, and to this end the provisions 15 of this Act are severable. 16 SECTION 16. Statutory material to be repealed is bracketed 17 and stricken. New statutory material is underscored. 18 SECTION 17. This Act shall take effect upon its approval; 19 provided that the amendments made to section 457-12(a), Hawaii 20 Revised Statutes, by section 10 of this Act shall not be

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- 1 repealed when that section is reenacted on June 30, 2023,
- 2 pursuant to section 6 of Act 66, Session Laws of Hawaii 2017.

APPROVED this 22nd

day of

March , 2023

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GOVERNOR OF THE STATE OF HAWAI'I



THE SENATE OF THE STATE OF HAWAI'I

Date: March 7, 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.

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Clinto

Clerk of the Senate

THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAI'I

Date: MAR 1 7 2023 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.

Minne . Com

Speaker, House of Representatives

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Clerk, House of Representatives