A BILL FOR AN ACT

RELATING TO OCCUPATIONAL LICENSURE.

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

1	SECTION 1. The legislature finds that certain aspects of
2	the occupational licensing requirement for certified public
3	accountants in the State may impact consumers' and businesses'
4	access to high-quality financial services and impede reciprocity
5	for otherwise well-qualified public accountants certified in
6	other states who seek to relocate or work in Hawaii. The
7	legislature recognizes that certified public accountants
8	practice public accountancy across state lines on an
9	increasingly frequent basis. In fact, many factors, including
10	interstate commerce and virtual technologies, lead public
11	accountants to conduct business across state borders every day.
12	The legislature also recognizes that each state, except Hawaii,
13	has enacted a "mobility law", which facilitates the ability of
14	consumers and businesses in one state to obtain services from
15	qualified public accountants certified in other states.
16	The legislature further finds that the State's existing
17	registration process for out-of-state certified public

1 accountants who wish to serve clients in Hawaii is burdensome, 2 lacks viable enforcement mechanisms, and limits timely access to 3 qualified accountancy services, especially in certain complex 4 industries, including energy, health care, transportation, and 5 technology. Furthermore, existing mobility barriers have the 6 harshest effect on small accountancy firms and sole 7 practitioners. Larger accountancy firms in Hawaii can develop 8 extensive resources and hire many staffers to accommodate the 9 needs of specialized industries. However, smaller accountancy 10 firms and sole practitioners are unable to access a sufficient 11 number of qualified Hawaii-certified public accountants to meet 12 the growing needs of specialized industries, and are thus 13 disproportionately affected by the State's lack of a mobility law. There is a critical need in Hawaii for standards that will 14 15 authorize certified public accountants who are licensed in other 16 states to provide services in Hawaii, on a limited basis, 17 without the State's existing and unnecessary regulatory burdens. 18 The legislature finds that without a mobility law, the 19 board of public accountancy has no jurisdiction over certified 20 public accountants licensed by other states. If the State

establishes a mobility law, the board of public accountancy will

21

1	gain auto	matic jurisdiction over all certified public			
2	accountan	ts practicing in Hawaii, which is of critical			
3	importanc	e to the enhancement of the board's public protection			
4	power. A	utomatic jurisdiction will enable the board to			
5	disciplin	e out-of-state certified public accountants, regardless			
6	of whethe	r the accountants are licensed in Hawaii.			
7	The	legislature believes that it is necessary to modernize			
8	the exist	ing law for certified public accountants to increase			
9	employmen	t for the profession, encourage market competition and			
10	innovation, and create worker reciprocity. The legislature also				
11	believes that it is possible to achieve this modernization				
12	without undermining the rigorous standards necessary for				
13	licensure				
14	Acco	rdingly, the purpose of this Act is to:			
15	(1)	Improve Hawaii consumers' access to qualified			
16		certified public accountants, wherever those certified			
17		public accountants may reside; and			
18	(2)	Protect Hawaii's consumers by granting the board of			
19		public accountancy clear disciplinary power over all			
20		certified public accountants conducting business in			
21		Hawaii.			

1	SECTION 2. Chapter 466, Hawaii Revised Statutes, is
2	amended by adding a new section to part I to be appropriately
3	designated and to read as follows:
4	"§466- Substantial equivalency. (a) An individual
5	whose principal place of business is not in this State and who
6	holds a valid and current license as a certified public
7	accountant from any state that the National Association of State
8	Boards of Accountancy's National Qualification Appraisal Service
9	has verified to be in substantial equivalence with the certified
10	public accountant licensure requirements under the Uniform
11	Accountancy Act shall:
12	(1) Be presumed to have qualifications that are
13	substantially equivalent to this State's requirements;
14	<u>and</u>
15	(2) Have a practice privilege in this State, subject to
16	subsections (c) and (d), without the need to obtain a
17	license and permit under sections 466-5 and 466-7.
18	(b) An individual whose principal place of business is not
19	in this State and who holds a valid and current license as a
20	certified public accountant from any state that the National
21	Association of State Boards of Accountancy's National

Qualifica	tion Appraisal Service has not verified to be in					
substanti	al equivalence with the certified public accountant					
licensure	licensure requirements under the Uniform Accountancy Act shall					
obtain ve	rification from the National Association of State					
Boards of	Accountancy's National Qualification Appraisal Service					
that the	individual's certified public accountant qualifications					
are subst	antially equivalent to the certified public accountant					
licensure	requirements under the Uniform Accountancy Act to:					
(1)	Be presumed to have qualifications that are					
	substantially equivalent to this State's requirements;					
	<u>and</u>					
(2)	Have a practice privilege in this State, subject to					
	subsections (c) and (d), without the need to obtain a					
	license and permit under sections 466-5 and 466-7.					
Any indiv	idual who passed the Uniform Certified Public					
Accountan	t Examination and holds a valid license issued by any					
other sta	te prior to January 1, 2012, may be exempt from the					
education	requirement under section 466-5.5 for purposes of this					
subsection	n .					
	substanti licensure obtain ve Boards of that the are subst licensure (1) (2) Any indiv: Accountant other state					

1	<u>(c)</u>	An individual who qualifies to have a practice
2	privilege	in this State shall have the practice privilege for no
3	more than	one hundred twenty days per calendar year.
4	(d)	A licensee of another state exercising the privilege
5	afforded a	under this section and the accountancy firm that
6	employs th	his licensee shall jointly and severally consent, as a
7	condition	of the exercise of this privilege:
8	(1)	To the personal and subject matter jurisdiction and
9		disciplinary authority of the board;
10	(2)	To comply with this chapter and the rules adopted by
11		the board;
12	(3)	In the event the license from the state of the
13		licensee's principal place of business is no longer
14		valid, as a licensee, to cease to offer or render
15		professional services in this State as an individual
16		and on behalf of the accountancy firm;
17	(4)	To the appointment of the state board that issued the
18		license as the licensee's agent upon whom process may
19		be served in any action or proceeding by the board
20		against the licensee;
21	(5)	To promptly notify the board within thirty days if.

1		<u>(A)</u>	Any disciplinary action relating to the
2			individual's license is commenced in any state;
3			<u>or</u>
4		<u>(B)</u>	The individual is convicted of any criminal
5			offense in any state or country;
6	<u>(6)</u>	To n	otify the regulated industries complaints office
7		to r	efer reports of any licensee violation of this
8		sect	ion to the board for investigation and
9		disc	iplinary action; and
10	(7)	То р	rovide the department of taxation sufficient
11		info	rmation to determine the licensee's tax
12		liab	ilities in this State, to the extent required by
13		<u>law.</u>	
14	<u>(e)</u>	An i	ndividual who has been granted practice privileges
15	under thi	s sec	tion may only do so through an accountancy firm
16	that has	obtai	ned a permit issued under section 466-7(d) if the
17	individua	l, fo	r any entity with its home office in this State,
18	performs	any o	f the following services:
19	(1)	Any :	financial statement audit or other engagement to
20		be pe	erformed in accordance with statements on auditing

1		standards of the American Institute of Certified
2		Public Accountants;
3	(2)	Any examination of prospective financial information
4		to be performed in accordance with statements on
5		standards for attestation engagements of the American
6		Institute of Certified Public Accountants; or
7	<u>(3)</u>	Any engagement to be performed in accordance with the
8		Public Company Accounting Oversight Board's auditing
9		standards.
10	<u>(f)</u>	A licensee of this State offering or rendering
11	services	or using the licensee's certified public accountant
12	title in	another state shall be subject to disciplinary action
13	in this S	tate for an act committed in another state for which
14	the licen	see would be subject to discipline for the act
15	committed	in the other state. The board shall investigate any
16	written c	omplaint made by the board of accountancy of another
17	state. T	he nature and extent of the investigation shall be
18	determine	d by the board in the exercise of its discretion.
19	<u>(g)</u>	In ascertaining substantial equivalency, the board
20	shall con	sider the qualification without regard to the sequence

- in which experience, education, or examination requirements were
 attained.

 (h) The board may impose on an individual having a
 practice privilege or on a permit holder fees, fines, and costs
 associated with investigation and enforcement."
- 6 SECTION 3. Section 466-3, Hawaii Revised Statutes, is 7 amended as follows:
- By adding six new definitions to be appropriately
 inserted and to read:
- ""Compilation" means providing a service, to be performed

 in accordance with statements on standards for accounting and

 review services, that is presenting, in the form of financial
- 13 statements, information that is the representation of management
- or owners without undertaking to express any assurance on the
- 15 <u>statements.</u>
- "Home office" means the location specified by the client as
- 17 the address to which a service described under section 466-7(d)
- is directed.
- "Practice privilege" means the legal right to engage in the
- 20 practice of public accountancy within this State pursuant to
- **21** section 466- .



1	"Principal place of business" means the office location				
2	designated by a licensee for purposes of substantial equivalency				
3	and recip	rocity.			
4	<u>"Sub</u>	stantial equivalency" means a determination by the			
5	board or	its designee that:			
6	(1)	The education, examination, and experience			
7		requirements prescribed by law and rules of another			
8		state jurisdiction are comparable to or exceed the			
9		education, examination, and experience requirements			
10		under the Uniform Accountancy Act; or			
11	(2)	An individual's certified public accountant education,			
12		examination, and experience qualifications are			
13		comparable to or exceed the education, examination,			
14		and experience requirements under the Uniform			
15		Accountancy Act.			
16	<u>"Uni</u>	form Accountancy Act" means the Uniform Accountancy Act			
17	of the Am	erican Institute of Certified Public Accountants and			
18	National	Association of State Boards of Accountancy."			
19	2.	By amending the definition of "attest" to read:			
20	""At	test" means providing the following [financial			
21	statement] services:			



1	(1)	Any audit or other engagement to be performed in
2		accordance with the statements on auditing standards
3		of the American Institute of Certified Public
4		Accountants;
5	(2)	Any compilation or review of a financial statement to
6		be performed in accordance with the statements on
7		standards for accounting and review services of the
8		American Institute of Certified Public Accountants;
9	(3)	Any examination of prospective financial information
10		to be performed in accordance with the statements on
11		standards for attestation engagements of the American
12		Institute of Certified Public Accountants;
13	(4)	Any engagement to be performed in accordance with the
14		government auditing standards, also known as the
15		Yellow Book, issued by the United States Government
16		Accountability Office; [and]
17	(5)	Any engagement to be performed in accordance with the
18		standards of the Public Company Accounting Oversight
19		Board[→]; and
20	(6)	Any examination, review, or agreed-upon procedures
21		ongramment to be performed in accordance with the

•	statements on standards for attestation engagements of
2	the American Institute of Certified Public
3	Accountants, except for an examination under paragraph
4	<u>(3).</u> "
5	3. By amending the definition of "report" to read:
6	""Report", when used with reference to [financial
7	statements, any attest or compilation service, means an
8	opinion, report, or other form of language that states or
9	implies the measure of assurance as to the reliability of [any]
10	the attested information or compiled financial statements, and
11	that also includes, or is accompanied by, any statement or
12	implication that the firm issuing it has special knowledge or
13	competence in accounting or auditing."
14	SECTION 4. Section 466-7, Hawaii Revised Statutes, is
15	amended to read as follows:
16	"§466-7 Permits to practice. (a) [A] Except as provided
17	in section 466- and in subsection (d), a license and permit
18	are required to actively engage in the practice of public
19	accountancy. The board may grant or renew a permit to actively
20	engage in the practice of public accountancy. Permits shall be
21	initially issued and renewed for periods of two years [but in

- 1 any event] and shall expire on December 31 of every odd-numbered
- 2 year. The board shall prescribe the methods and requirements
- 3 for application.
- 4 (b) An applicant for the initial issuance or renewal of a
- 5 permit shall have:
- 6 (1) A valid license;
- 7 (2) Completed continuing professional education hours, the
- 8 content of which shall be specified by the board and
- **9** which may provide for special consideration by the
- 10 board to applicants for permit renewal when, in the
- judgment of the board, full compliance with all
- requirements of continuing education cannot reasonably
- 13 be met;
- 14 (3) Completed an application;
- 15 (4) Paid appropriate fees and assessments; and
- 16 (5) In the case of a renewal, undergone and provided proof
- of having undergone the peer review process pursuant
- to part II.
- 19 (c) The board may grant a temporary permit to actively
- 20 engage in the practice of public accountancy to any person who:
- 21 (1) Has attained eighteen years of age;



1	(2)	Possesses a history of competence, trustworthiness,
2		and fair dealing;
3	(3)	Holds [a valid license of certified public accountant
4		or of public accountant issued under the laws of
5		another state, or who holds] a valid comparable
6		certificate, registration, or license or degree from a
7		foreign country determined by the board to be a
8		recognized qualification for the practice of public
9		accountancy in [such] the other country;
10	(4)	Incidental to the person's practice in [such] the
11		other [state or] country, desires to practice public
12		accountancy in this State on a temporary basis; and
13	(5)	Has completed an application.
14	[Such] <u>Th</u>	e permit shall be effective for a period not exceeding
15	three mon	ths, and shall specify the nature and extent of the
16	practice	so permitted.
17	(d)	[All firms shall obtain a permit to practice.] The
18	board [ma	$\frac{1}{2}$] shall issue or renew a permit to actively engage in
19	the pract	ice of public accountancy to any firm [which] that

20 submits a completed application and demonstrates qualifications

1	in accord	ance	with this section and as prescribed by the board.
2	The follo	wing	requirements shall apply:
3	(1)	The	following firms shall hold a permit issued under
4		this	section:
5		(A)	Any firm having an office in this State
6			performing attest services;
7		(B)	Any firm having an office in this State that uses
8			the title of "certified public accountant" or the
9			abbreviation of "CPA", or "certified public
10			accountant firm" or abbreviation of "CPA firm";
11			<u>or</u>
12		(C)	Any firm that does not have an office in this
13			State, but performs for a client having its home
14			office in this State any audit or other
15			engagements to be performed in accordance with
16			the statements on auditing standards, any
17			examination of prospective financial information
18			to be performed in accordance with the statements
19			on standards for attestation engagements, or any
20			engagement to be performed in accordance with the

1		auditing standards of the Public Company
2		Accounting Oversight Board;
3	<u>(2)</u>	A firm that does not have an office in this State may
4		perform for a client having its home office in this
5		State any review of a financial statement to be
6		performed in accordance with the statements on
7		standards for accounting and review services and any
8		compilation, and may use the title "certified public
9		accountant" or the abbreviation of "CPA", or
10		"certified public accountant firm" or the abbreviation
11		of "CPA firm" without a permit issued under this
12		<pre>section; provided that:</pre>
13		(A) The firm meets the firm ownership and peer review
14		requirements specified by this chapter and rules
15		adopted by the board; and
16		(B) The firm performs services through an individual
17		who holds a current permit to practice issued
18		under this chapter or who is granted practice
19		privileges under section 466- ; and
20	<u>(3)</u>	A firm that is not subject to paragraph (1) or (2) may
21		perform other professional services while using the

1		<u>titl</u>	e "certified public accountant" or the
2		abbr	eviation of "CPA", or "certified public accountant
3		firm	" or the abbreviation of "CPA firm" in this State
4		with	out a permit issued under this section; provided
5		that	<u>:</u>
6		(A)	The firm performs services through an individual
7			who holds a current permit to practice issued
8			under this chapter or who is granted practice
9			privileges under section 466- ; and
10		(B)	The firm can lawfully perform services in the
11			state where the individual having practice
12			privileges, if applicable, has the individual's
13			principal place of business.
14	(e)	Fail	ure to submit the required fees, continuing
15	education	hour	s, or other requirements for renewal as specified
16	in this se	ctio	n by December 31 of every odd-numbered year, shall
17	constitute	for	feiture of the permit. Continued performance in
18	the practi	ce o	f public accountancy without a permit shall
19	constitute	unl	icensed activity and the individual or firm shall
20	be subject	to s	sections 466-9, 466-11, 487-13, and 26-9.

1	(I)	The board may restore forfeited permits to the
2	individua	l or firm [which] that satisfies the following:
3	(1)	The requirements of subsection (a), (b), (c), or (d)
4		[of this section]; and
5	(2)	Payment of required fees.
6	<u>(g)</u>	For the initial issuance or renewal of a firm permit
7	to practi	ce under this section:
8	(1)	If the firm has an office this State, the firm shall
9		provide evidence that all partners, officers,
10		shareholders, members, or managers residing in this
11		State or whose principal place of business is in this
12		State hold a current permit to practice issued under
13		this chapter; or
14	(2)	If the firm does not have an office in this State,
15		notwithstanding any other law to the contrary, the
16		firm shall provide evidence that a simple majority of
17		the ownership of the firm, in terms of financial
18		interests and voting rights of all partners, officers,
19		shareholders, members, or managers, belongs to holders
20		of a certificate who are licensed in a state, and
21		those partners, officers, shareholders, members, or

1		managers whose principal places of business are in
2		this State and who perform professional services in
3		this State hold a valid permit issued under this
4		chapter or the corresponding prior law, or are public
5		accountants licensed under section 466-6; provided
6		that:
7		(A) Although a firm may include non-licensed owners,
8		the firm and its ownership shall comply with the
9		rules adopted by the board; and
10		(B) Any individual who has practice privileges
11		pursuant to section 466- and performs services
12		for which a firm permit is required under section
13	·	466-7 shall not be required to obtain a
14		certificate or permit from this State; and
15	<u>(3)</u>	The firm shall provide evidence that any individual
16		licensee or any individual granted practice privileges
17		under this chapter and who is responsible for
18		supervising attest or compilation services and signs
19		or authorizes a person to sign the accountant's report
20		on the financial statements on behalf of the firm
21		shall meet the competency requirements prescribed in

1	the applicable professional standards for these
2	services.
3	(h) A firm that no longer complies with subsection (g)(2)
4	due to changes in the firm's ownership or personnel after the
5	firm receives or renews a permit shall take corrective action to
6	return the firm to compliance as soon as possible. The board
7	may grant a reasonable period of time for a firm to take
8	corrective action. A firm's failure to return the firm to
9	compliance within a reasonable period, as defined by the board,
10	shall result in the suspension or revocation of the firm
11	permit."
12	SECTION 5. Section 466-9, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"§466-9 Disciplinary action. (a) In addition to any
15	other actions or conditions authorized by law, in accordance
16	with chapter 91, the board may take any one or more of the
17	following actions:
18	(1) Revoke a license or permit[+], or revoke or limit
19	practice privileges granted pursuant to section
20	466- ;

1	(2)	Suspend a license [or], permit[+], or practice
2		privilege;
3	(3)	Refuse to renew a license or permit;
4	(4)	Reprimand, censure, or limit the scope of practice of
5		any licensee [or], firm[+], or individual having a
6		practice privilege;
7	(5)	Impose an administrative fine not exceeding \$5,000 per
8		violation;
9	(6)	Place a licensee [or], a firm, or an individual having
10		a practice privilege on probation;
11	(7)	Require a firm to have a peer review conducted in the
12		manner specified by the board; or
13	(8)	Require a licensee or an individual having a practice
14		privilege to attain satisfactory completion of
15		additional continuing professional education hours as
16		specified by the board.
17	(b)	In addition to any other grounds for disciplinary
18	action au	thorized by law, any one or more of the following shall
19	constitut	e grounds for disciplinary action:
20	(1)	Fraud or deceit in obtaining a license [or],
21		normit[1] or prostice printless.

1	(2)	Disciplinary action taken by another state where the
2		license or practice privilege is canceled, revoked,
3		suspended, denied, or refused renewal;
4	(3)	Failure, on the part of a holder of a license or a
5		permit to maintain compliance with the requirements
6		for issuance of a license [or a], permit, or practice
7		<pre>privilege, or renewal of a license [ex], permit, or</pre>
8		<pre>practice privilege, or to report changes to the board;</pre>
9	(4)	Revocation or suspension of the right to practice
10		before any state or federal agency;
11	(5)	Dishonesty, deceit, fraud, or gross negligence in the
12		practice of public accountancy as a licensee or
13		individual granted practice privileges, or in the
14		filing or failure to file a licensee's or firm's own
15		income tax returns;
16	(6)	Violation of any provision of this chapter or of any
17		rule adopted by the board;
18	(7)	Violation of any provision of professional conduct
19		established by the board under this chapter;
20	(8)	Conviction of any crime an element of which is
21		dishonesty or fraud, under the laws of the United

1		States, of this State, or of any other state if the
2		act involved would have constituted a crime under the
3		laws of this State;
4	(9)	Performance of any fraudulent act while holding a
5		license [or], permit, or practice privilege issued
6		under this chapter; or
7	(10)	Any conduct reflecting adversely upon the licensee's
8		or permit or privilege holder's fitness to engage in
9		the practice of public accountancy[-] while a licensee
10		or individual granted practice privileges under
11		section 466
12	(c)	Upon application of any person against whom
13	disciplin	ary action has been taken under subsection (a), the
14	board, in	accordance with chapter 91, may reinstate the person's
15	license [or], permit, or practice privilege to practice which
16	was affec	ted by the disciplinary action.
17	(1)	The board shall specify the manner in which an
18		application shall be made, the time within which it
19		shall be made, and the circumstances under which the
20		license, permit, or practice privilege may be
21		reinstated; and



	(2)	рего	re remstating, the board may:
2		(A)	Require the applicant to show successful
3			completion of specified continuing professional
4			education; and
5		(B)	Make the reinstatement of a license [or], permit,
6			or practice privilege conditional and subject to
7			satisfactory completion of a peer review
8			conducted in a manner as the board may specify."
9	SECT	ION 6	. Section 466-10, Hawaii Revised Statutes, is
10	amended to	o rea	d as follows:
11	"§46	6-10	Prohibited acts. (a) Use of title "certified
12	public ac	count	ant":
13	(1)	Exce	ot as otherwise provided in subsection (d) [of
14		this	section], no person shall assume or use the title
15		or d	esignation "certified public accountant" or the
16		abbr	eviation "CPA" or any other title, designation,
17		word	s, letters, sign, card, or device likely to be
18		conf	used with "certified public accountant" or "CPA"
19		or to	ending to indicate that the person is a certified
20		publ.	ic accountant, unless the person holds a current
21		lice	ase of certified public accountant issued under

1	·	this chapter and a current permit to practice issued
2		under this chapter[+] or has a practice privilege
3		granted pursuant to section 466- ;
4	(2)	No partnership or corporation shall assume or use the
5		title or designation "certified public accountant" or
6		the abbreviation "CPA" or any other title,
7		designation, words, letters, abbreviation, sign, card,
8		or device likely to be confused with "certified public
9		accountant" or "CPA" or tending to indicate that such
10		partnership or corporation is composed of certified
11		public accountants, unless each of the partners of the
12		partnership who are in the practice of public
13		accountancy in this State[$_{ au}$] and whose principal place
14		of business is in this State, or each of the
15		shareholders of the corporation who are in the
16		practice of public accountancy in this $State[au]$ and
17		whose principal place of business is in this State,
18		holds a current license of certified public accountant
19		issued under this chapter and a current permit to
20		practice issued under this chapter; and

(3)	No person shall assume or use the title or designation
	"certified public accountant" or the abbreviation
	"CPA" or any other title, designation, words, letters,
	abbreviation, sign, card, or device likely to be
	confused with "certified public accountant" or "CPA",
	in conjunction with names indicating or implying that
	there is a partnership or corporation, or in
	conjunction with the designation "and Company" or "and
	Co." or a similar designation if, in any case, there
	is in fact no bona fide partnership or corporation
	existing under the laws of this State[+] or registered
	to do business in this State.
	(3)

- (b) Use of title "public accountant":
- (1) Except as otherwise provided in subsection (d) [ef
 this section], no person shall assume or use the title
 or designation "public accountant" or the abbreviation
 "PA" or any other title, designation, words, letters,
 sign, card, or device likely to be confused with
 "public accountant" or "PA" or tending to indicate
 that the person is a public accountant unless the
 person holds a current registration of public

1		accountant issued under this chapter and a current
2		permit to practice issued under this chapter;
3	(2)	No partnership or corporation shall assume or use the
4		title or designation "public accountant" or the
5		abbreviation "PA" or any other title, designation,
6		words, letters, abbreviation, sign, card, or device
7		likely to be confused with "public accountant" or "PA"
8		or tending to indicate that the partnership or
9		corporation is composed of public accountants, unless
10		each of the partners of the partnership who are in the
11		practice of public accountancy in this State, or each
12		of the shareholders of the corporation who are in the
13		practice of public accountancy in this State, holds a
14		current license of public accountant issued under this
15		chapter and a current permit to practice issued under
16		this chapter; and
17	(3)	No person shall assume or use the title or designation
18		"public accountant" or the abbreviation "PA" or any
19		other title, designation, words, letters,
20		abbreviation, sign, card, or device likely to be

confused with "public accountant" or "PA", in

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1		conjunction with names indicating or implying that
2		there is a partnership or corporation, or in
3		conjunction with the designation "and Company" or "and
4		Co." or a similar designation if, in any case, there
5		is in fact no bona fide partnership or corporation
6		existing under the laws of this State.
7	(c)	Representation of special knowledge:
8	(1)	[No] Except as otherwise provided in subsection (d),
9		no person shall sign or affix the person's name or any
10		trade or assumed name used by the person in the
11		person's profession or business with any wording
12		indicating, suggesting, or implying that the person is
13		an accountant or auditor, or with any wording
14		indicating, suggesting, or implying that the person
15		has special knowledge in accounting or auditing, to
16		any opinion or certificate attesting in any way to the
17		reliability of any representation or estimate in

(A) Financial information $[\tau]$ or attest service; or

regard to any person or organization embracing:

(B) Facts respecting compliance with conditions
established by law or contract, including but not

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1		limited to statutes, ordinances, regulations,
2		grants, loans, and appropriations,
3	v.	unless the person holds a current license and a
4		current permit to practice issued under this
5		chapter[-]; and
6	(2)	No person shall sign or affix a partnership or
7		corporate name with any wording indicating,
8		suggesting, or implying that it is a partnership or
9		corporation composed of accountants or auditors or
10		persons having special knowledge of accounting or
11		auditing, to any opinion or certificate attesting in
12		any way to the reliability of any representation or
13		estimate in regard to any person or organization
14		embracing:
15		(A) Financial information[7]; or
16		(B) Facts respecting compliance with conditions
17		established by law or contract, including but not
18		limited to statutes, ordinances, regulations,
19		grants, loans, and appropriations,
20		unless each of the partners of the partnership who are
21		in the practice of public accountancy in this State

1		and whose principal place of business is in this
2		State, or each of the shareholders of the corporation
3		who are in the practice of public accountancy in this
4		State and whose principal place of business is in this
5		State, holds a current license of certified public
6		accountant or of public accountant issued under this
7		chapter and a current permit to practice issued under
8		this chapter.
9	(d)	Nothing contained in this chapter shall prohibit any
10	person:	
11	(1)	Who holds a current license of certified public
12		accountant issued under this chapter from assuming and
13		using the title and designation "certified public
14		accountant" or "CPA"; provided that if the person does
15		not also hold a current permit to practice issued
16		under this chapter, the person shall clearly indicate
17		in assuming and using said title that the person does
18		not hold the person's self out to be in the practice
19		of public accountancy;
20	(2)	Who holds a current license of public accountant
21		issued under this chapter from assuming and using the

1		title and designation "public accountant" or "PA";
2	i e	provided that if the person does not also hold a
3		current permit to practice issued under this chapter,
4		the person shall clearly indicate in assuming and
5		using the title that the person does not hold the
6		person's self out to be in the practice of public
7		accountancy;
8	(3)	Who holds a temporary practice permit issued under
9		this chapter from using the title and designation
10		under which the person is generally known in the
11		[state-or] country from which the person received a
12		valid comparable certificate, registration, or license
13		for the practice of public accountancy;
14	(4)	Who qualifies for a practice privilege granted
15		pursuant to section 466- from using the title and
16		designation "certified public accountant" or the
17		abbreviation "CPA" or from providing any service that
18		may be performed by certified public accountants of
19		this State without having to obtain a certificate or
20		permit to practice; provided that the conditions
21		prescribed under section 466- are satisfied;

1	[-(4)-]	(5) Who is not a certified public accountant or
2		public accountant from serving as an employee of, or
3		an assistant to, a certified public accountant or
4		public accountant; provided that the employee or
5		assistant works under the control and supervision of a
6		person who holds a current license of certified public
7		accountant or of public accountant and a current
8		permit to practice issued under this chapter; and
9		provided further that the employee or assistant does
10		not issue any statement or report over the person's
11		name except office reports to the person's employer as
12		are customary, and that the employee or assistant is
13		not in any manner held out to the public as a
14		certified public accountant or public accountant;
15	[(5)]	(6) Who is an officer, employee, partner, or
16		principal of any organization from signing or affixing
17		the person's name to any statement or report in
18		reference to the affairs of that organization;
19		provided that in so signing or affixing the person's
20		name the person shall clearly indicate that the person
21		is an officer, employee, partner, or principal of the

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              organization, and the position, title, or office which
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              the person holds therein;
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        [-(6)-] (7) Who is a public official or public employee from
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              the performance of the person's duties as such; or
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        [\frac{(7)}{1}] (8) Who is an attorney at law from engaging in
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              practice as such.
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         (e) Notwithstanding any law to the contrary, it is not a
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    violation of this section for a firm that does not hold a valid
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    permit under section 466-7 and does not have an office in this
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    State to use the title "certified public accountant" or the
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    abbreviation "CPA" as part of the firm's name to provide
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    professional services in this State and its licensees and
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    individuals to provide services on behalf of the firm; provided
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    that the firm complies with section 466-7(d)(2) or (3), as
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    applicable. An individual or firm authorized under section
16
    466- to exercise practice privileges in this State shall
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    comply with applicable licensee requirements under section
    466- .
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         SECTION 7. Section 466-34, Hawaii Revised Statutes, is
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    amended as follows:
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         1. By amending subsections (b), (c), and (d) to read:
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1	(D)	[All] Except for firms exempt from the permit
2	requireme:	nt pursuant to section 466-7(d)(2) or (3), all firms
3	subject to	o this part and performing Hawaii attest work as of
4	December	31, 2014, shall enroll in the applicable program of an
5	approved	sponsoring organization by December 31, 2015, notify
6	the board	of enrollment in that program, and have a peer review
7	performed	by December 31, 2017.
8	(c)	[Any] Except for firms exempt from the permit
9	requireme	nt pursuant to section 466-7(d)(2) or (3), any firm
10	that begi	ns performing Hawaii attest work after December 31,
11	2014, sha	11:
12	(1)	Notify the board within thirty days of the beginning
13		of the performance of attest work;
14	(2)	Enroll in the applicable programs of an approved
15		sponsoring organization within one year from its
16		initial licensing date or the performance of Hawaii
17		attest work that requires a peer review;
18	(3)	Provide the board with enrollment information within
19		one year of the date the Hawaii attest work was first
20		performed;

•	(4)	have a peer review performed within eighteen months of
2		the date the Hawaii attest work was first performed;
3	(5)	Adopt the peer review due date assigned by the
4		sponsoring organization and notify the board of the
5		peer review due date within thirty days of its
6		assignment; and
7	(6)	Schedule and begin an additional review within three
8		years of the previous review's due date, or earlier if
9		required by the sponsoring organization or the board;
10		provided that the firm shall be responsible for
11		anticipating its needs for peer review services in
12		sufficient time to enable the reviewer to complete the
13		review by the assigned review due date.
14	(d)	A firm that does not perform Hawaii attest work or is
15	exempt fr	om the permit requirement pursuant to section 466-
16	7(d)(2) o	r (3) shall be exempt from the peer review process."
17	2.	By amending subsection (i) to read:
18	"(i)	[An] Except for a firm exempt from the permit
19	requireme	nt pursuant to section 466-7(d)(2) or (3), an out-of-
20	state fir	m performing Hawaii attest work shall comply with this
21	nart "	

1	SECT	ION 8. Section 466-35, Hawaii Revised Statutes, is
2	amended b	y amending subsection (b) to read as follows:
3	"(b)	[A] Except for a firm exempt from the permit
4	requireme	nt pursuant to section 466-7(d)(2) or (3), a firm shall
5	include,	with the peer review compliance reporting form, the
6	contempor	aneous Hawaii supplement to the peer review report
7	pursuant	to section 466-36, if:
8	(1)	A peer review report from an approved sponsoring
9		organization does not include the selection of a
10		Hawaii office or Hawaii attest engagement;
11	(2)	The peer reviewer does not hold permits to practice
12		public accountancy under section 466-7 or is not
13		licensed to practice public accountancy in any other
14		state, except inspectors for the public company
15		accounting oversight board; or
16	(3)	The final report resulting from any inspection by the
17		public company accounting oversight board firm
18		inspection program does not include the firm's Hawaii
19		offices, if any, and Hawaii attest engagements in the
20		scope of the inspection, and the firm is not required

1	to enroll in another peer review program under section
2	466-34."
3	SECTION 9. Section 466-36, Hawaii Revised Statutes, is
4	amended by amending subsection (a) to read as follows:
5	"(a) A firm that is required to undergo a peer review
6	under this chapter and is not exempt from the permit requirement
7	pursuant to section 466-7(d)(2) or (3) shall engage the services
8	of a practitioner or firm holding a permit issued under section
9	466-7 to perform the following procedures to supplement the peer
10	review report:
11	(1) Obtain from the reviewed firm a list of Hawaii attest
12	engagements included in the scope of the peer review,
13	in accordance with the American Institute of Certified
14	Public Accountants Standards for Performing and
15	Reporting on Peer Reviews;
16	(2) Select one or more engagements from the list of
17	engagements obtained from the reviewed firm;
18	(3) Obtain from the reviewed firm, the reports, financial
19	statements, work papers, and work product resulting
20	from the attest engagements selected;

1	(4)	Read and compare the reports, work papers, and work
2		product to an appropriate disclosure checklist to
3		evaluate the firm's compliance with professional
4		standards; and
5	(5)	Document all instances of noncompliance with
6		professional standards detected while performing the
7		procedures listed in this section."
8	SECT	ION 10. Section 466-38, Hawaii Revised Statutes, is
9	amended by	y amending subsection (a) to read as follows:
10	"(a)	[A] Except for a firm exempt from the permit
11	requireme	nt pursuant to section 466-7(d)(2) or (3), a firm shall
12	submit to	the board:
13	(1)	A copy of the peer review report and the final letter
14		of acceptance from the sponsoring organization, if the
15		report has a rating of "pass";
16	(2)	A copy of the peer review report, the firm's letter of
17		response, the corrective action letter, and the final
18		letter of acceptance if the report has a rating of
19		"pass with deficiency" or "fail"; or
20	(3)	A copy of any report or Part I and any other public
21		portion of the report resulting from any inspection by

1	the public company accounting oversight board firm
2	inspection program together with documentation of any
3	significant deficiencies, findings, and the firm's
4	response."
5	SECTION 11. Statutory material to be repealed is bracketed
6	and stricken. New statutory material is underscored.
7	SECTION 12. This Act shall take effect on July 1, 2023;
8	provided that this Act shall be repealed on June 30, 2025, and:
9	(1) The definitions of "attest" and "report" in section
10	466-3, Hawaii Revised Statutes; and
11	(2) Sections 466-7, 466-9, 466-10, 466-34(b), (c), (d),
12	and (i), 466-35(b), 466-36(a), and 466-38(a), Hawaii
13	Revised Statutes,
14	shall be reenacted in the form in which they read on the day
15	before the effective date of this Act.
16	
	INTRODUCED BY:

JAN 2 3 2023

Report Title:

Certified Public Accountants; Board of Public Accountancy

Description:

Establishes procedures and eligibility criteria for a privilege to practice public accountancy in this State for public accountants and certified public accountants licensed in another state with comparable education, examination, and experience requirements. Subjects all holders of a practice privilege to the regulatory and enforcement jurisdiction of the board of public accountancy. Sunsets on 6/30/2025.

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