THE SENATE THIRTY-SECOND LEGISLATURE, 2023 STATE OF HAWAII S.B. NO. ²⁹⁶ S.D. 1

A BILL FOR AN ACT

RELATING TO SUBMISSION DEADLINES.

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

1	SECTION 1. The purpose of this Act is to clarify reporting
2	requirements by explicitly stating deadlines for certain reports
3	and other documents.
4	SECTION 2. Section 6E-3, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"§6E-3 Historic preservation program. There is
7	established within the department a division to administer a
8	comprehensive historic preservation program, which shall include
9	but not be limited to the following:
10	(1) Development of an ongoing program of historical,
11	architectural, and archaeological research and
12	development, including surveys, excavations,
13	scientific recording, interpretation, signage, and
14	publications on the State's historical and cultural
15	resources;
16	(2) Acquisition of historic or cultural properties, real

or personal, in fee or in any lesser interest, by

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gift, purchase, condemnation, devise, beguest, land 1 2 exchange, or other means; preservation, restoration, 3 administration, or transference of the property; and the charging of reasonable admissions to that 4 5 property; Development of a statewide survey and inventory to 6 (3) 7 identify and document historic properties, aviation 8 artifacts, and burial sites, including all those owned 9 by the State and the counties; 10 (4) Preparation of information for the Hawaii register of 11 historic places and listing on the national register 12 of historic places; 13 Preparation, review, and revisions of a state historic (5) 14 preservation plan, including budget requirements and 15 land use recommendations; 16 (6) Application for and receipt of gifts, grants, 17 technical assistance, and other funding from public 18 and private sources for the purposes of this chapter; 19 (7) Provision of technical and financial assistance to the 20 counties and public and private agencies involved in 21 historic preservation activities;

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1	(8)	Coordination of activities of the counties in
2		accordance with the state plan for historic
3		preservation;
4	(9)	Stimulation of public interest in historic
5		preservation, including the development and
6		implementation of interpretive programs for historic
7		properties listed on or eligible for the Hawaii
8		register of historic places;
9	(10)	Coordination of the evaluation and management of
10		burial sites as provided in section 6E-43;
11	(11)	Acquisition of burial sites in fee or in any lesser
1 2		interest, by gift, purchase, condemnation, devise,
13		bequest, land exchange, or other means, to be held in
14		trust;
15	(12)	Submittal of [an annual] a report to the governor and
16		legislature no later than twenty days prior to the
17		convening of each regular session detailing the
18		accomplishments of the year, recommendations for
19		changes in the state plan or future programs relating
20		to historic preservation, and an accounting of all

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1		income, expenditures, and the fund balance of the
2		Hawaii historic preservation special fund;
3	(13)	Regulation of archaeological activities throughout the
4		State;
5	(14)	Employment of sufficient professional and technical
6		staff for the purposes of this chapter which shall be
7		in accordance with chapter 76;
8	(15)	The charging of fees to be determined by the
9		department that are proportional to the nature and
10		complexity of the projects or services provided, and
11		adjusted from time to time to ensure that the
12		proceeds, together with all other fines, income, and
13		penalties collected under this chapter, do not surpass
14		the annual operating costs of the comprehensive
15		historic preservation program;
16	(16)	Adoption of rules in accordance with chapter 91,
17		necessary to carry out the purposes of this chapter;
18		and
19	(17)	Development and adoption, in consultation with the
20		office of Hawaiian affairs native historic
21		preservation council, of rules governing permits for



1		access by native Hawaiians and Hawaiians to cultural,
2		historic, and pre-contact sites and monuments."
3	SECT	ION 3. Section 21F-7, Hawaii Revised Statutes, is
4	amended by	y amending subsection (a) to read as follows:
5	"(a)	The purpose of the office of the legislative analyst
6	shall be:	
7	(1)	To provide the legislature with research and analysis
8		of current and projected state revenues and
9		expenditures;
10	(2)	To provide the legislature with a report no later than
11		twenty days prior to the convening of each regular
12		session analyzing the governor's proposed levels of
13		revenue and expenditures for biennial budgets
14		submitted under chapter 37 as well as other
15		supplemental budget submittals to the legislature by
16		the governor;
17	(3)	To provide an analysis of the impact of the governor's
18		proposed revenue and expenditure plans for the next
19		biennium;

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1	(4)	To conduct research matters of economic and fiscal
2		policy and to report to the legislature on the result
3		of the research;
4	(5)	To provide economic reports and studies no later than
5		twenty days prior to the convening of each regular
6		session on the state of the State's economy, including
7		trends and forecasts for consideration by the
8		legislature;
9	(6)	To conduct budget and tax studies and provide general
10		fiscal and budgetary information;
11	(7)	To review and make recommendations on the operation of
12		state programs in order to appraise the implementation
13		of state laws regarding the expenditure of funds and
14		to recommend means of improving their efficiency; and
15	(8)	To recommend to the legislature changes in the mix of
16		revenue sources for programs, in the percentage of
17		state expenditures devoted to major programs, and in
18		the role of the legislature in overseeing state
19		government expenditures and revenue projections."
20	SECT	ION 4. Section 23-51, Hawaii Revised Statutes, is
21	amended t	o read as follows:

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1	"§23	-51	Proposed mandatory health insurance coverage;
2	impact as	sessm	ent report. Before any legislative measure that
3	mandates 3	healt	h insurance coverage for specific health services,
4	specific (disea	ses, or certain providers of health care services
5	as part o	f ind	ividual or group health insurance policies, can be
6	considere	d, th	ere shall be concurrent resolutions passed
7	requesting	g the	auditor to prepare and submit to the legislature
8	a report	no la	ter than twenty days prior to the convening of the
9	next regu	lar s	ession that assesses both the social and financial
10	effects o	f the	proposed mandated coverage. The concurrent
11	resolutio	ns sh	all designate a specific legislative bill that:
12	(1)	Has	been introduced in the legislature; and
13	(2)	Incl	udes, at a minimum, information identifying the:
14		(A)	Specific health service, disease, or provider
15		:	that would be covered;
16		(B)	Extent of the coverage;
17		(C)	Target groups that would be covered;
18		(D)	Limits on utilization, if any; and
19		(E)	Standards of care.
20	For purpo	ses o	f this part, mandated health insurance coverage
21	shall not	incl	ude mandated optionals."

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1 SECTION 5. Section 23G-20, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§23G-20 Continuous statutory revision. The revisor of 4 statutes shall conduct a systematic and continuing study of the 5 laws of Hawaii for the purpose of reducing their number and 6 bulk, removing inconsistencies, redundancies, unnecessary 7 repetitions and otherwise improving their clarity. For these 8 purposes the revisor shall: 9 (1) Prepare and submit a report to the legislature $[\tau]$ no 10 later than twenty days prior to the convening of each 11 regular session [thereof, a report as to] on the 12 defects in the laws and statutes of Hawaii, and draft 13 in the form of bills and resolutions proposed 14 legislation to carry out the recommendations contained in the report; 15 Prepare for submission to the legislature, from time 16 (2) 17 to time, a rewriting and revision, either complete, 18 partial, or topical of the laws of Hawaii." 19 SECTION 6. Section 26H-6, Hawaii Revised Statutes, is amended to read as follows: 20

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1 "§26H-6 New regulatory measures. New regulatory measures 2 being considered for enactment that, if enacted, would subject unregulated professions and vocations to licensing or other 3 regulatory controls shall be referred to the auditor for 4 5 analysis. Referral shall be by concurrent resolution that 6 identifies a specific legislative bill to be analyzed. The 7 analysis required by this section shall set forth the probable effects of the proposed regulatory measure and assess whether 8 9 its enactment is consistent with the policies set forth in 10 section 26H-2. The analysis also shall assess alternative forms 11 of regulation. The auditor shall submit each report of analysis to the legislature [-] no later than twenty days prior to the 12 13 convening of the next regular session."

14 SECTION 7. Section 27-53, Hawaii Revised Statutes, is 15 amended to read as follows:

16 "[+]§27-53[+] Annual report. The board shall prepare an 17 annual report on progress towards key community outcomes adopted 18 by the legislature, which shall be transmitted to the 19 governor[7] and the legislature[7] and made available to the 20 public[-] no later than twenty days prior to the convening of 21 each regular session."

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1	SECTION 8. Section 29-2, Hawaii Revised Statutes, is					
2	amended to read as follows:					
3	"§29	-2 Powers and duties. The coordinator shall:				
4	(1)	Provide a mechanism by which federal, state, and local				
5		agencies can coordinate their plans, policies, and				
6		activities;				
7	(2)	Create congressional awareness and understanding of				
8		the needs and potentials of the State;				
9	(3)	Encourage and advise state departments, universities				
10		or other appropriate state and local agencies in				
11		Hawaii of the availability of and the requirements of				
12		federal grants;				
13	(4)	Advise and provide necessary factual data to Congress				
14		and our congressional delegation;				
15	(5)	Recommend to the governor and the administration the				
16		types and necessity of either legislative or				
17		administrative action in order that the State may				
18		avail itself of beneficial federal programs;				
19	(6)	Maintain contacts with federal, state, and local				
20		officials and agencies so that the programs of all				
21		levels of government may be coordinated;				

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1	(7)	Cooperate with our congressional delegation in
2		promoting federal legislative or administrative action
3		which may be beneficial to Hawaii;
4	(8)	Appear before congressional committees in support of
5		or in opposition to legislation which affects Hawaii;
6	(9)	Perform such other services as may be required by the
7		governor and the legislature;
8	(10)	Administer funds allocated to this office; be
9		authorized to accept, disburse, and allocate funds
10		which may become available from other governmental
11		units; provided that all the funds shall be disbursed
12		or allocated in compliance with any specific
13		designation stated by the donating governmental unit
14		and in the absence of specific designation, the funds
15		shall be disbursed or allocated on projects directly
16		benefiting the people of the State in accordance with
17		this part; and
18	(11)	Submit to the governor and legislature reports as
19		requested and no later than twenty days prior to the
20		convening of each regular session submit an annual

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1 report with recommendations to the governor and the legislature." 2 3 SECTION 9. Section 36-6, Hawaii Revised Statutes, is 4 amended to read as follows: 5 "§36-6 Report to legislature. The director of finance shall [make an annual] submit a report to the legislature [of] 6 7 no later than twenty days prior to the convening of each regular session on the transactions and business of the director's 8 9 department, showing the revenue and expenditure for the 10 preceding year, and giving a full and detailed estimate of the 11 revenue and expenditure for the succeeding year." 12 SECTION 10. Section 40-5, Hawaii Revised Statutes, is amended by amending subsection (a) to read as follows: 13 14 "(a) The comptroller shall make an annual report to the 15 governor and to the legislature [-] no later than twenty days 16 prior to the convening of each regular session. Beginning 17 July 1, 2022, the comptroller shall include in the comptroller's annual report a list of all accounts closed by the comptroller 18 during the immediately preceding fiscal year and a list of any 19 20 accounts that remain open but are serving a lapsed program or 21 initiative."

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1 SECTION 11. Section 48-6, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§48-6 Annual report. [The] No later than twenty days 4 prior to the convening of each regular session, the department 5 of business, economic development, and tourism shall make an 6 annual report to the governor and the legislature, including 7 recommendations to further the purposes of this chapter." SECTION 12. Section 87A-25, Hawaii Revised Statutes, is 8 9 amended to read as follows: 10 "[+] §87A-25[+] Other duties. The board shall: (1) Authorize charges and payments from the fund only upon 11 12 vouchers countersigned by the chairperson and any other person designated by the board; 13 14 Maintain accurate records and accounts of all (2) 15 financial transactions of the fund that shall be 16 audited annually and summarized in [an annual] a 17 report submitted to the governor and legislature[+] no later than twenty days prior to the convening of each 18 19 regular session;



1	(3)	Main	tain suitable and adequate records and provide	
2		info	rmation requested by State and county employers as	1
3		nece	ssary to carry out the purpose of the fund;	
4	(4)	Proc	ure fiduciary liability insurance and error and	
5		omis	sions coverage for all trustees; and	
6	(5)	Proc	ure a fidelity bond of a reasonable amount for the	:
7		chai	rperson and any other person authorized to handle	
8		fund	moneys."	
9	SECT	ION 1	3. Section 88-119, Hawaii Revised Statutes, is	
10	amended t	o rea	d as follows:	
11	"§88	-119	Investments. Investments may be made in:	
12	(1)	Real	estate loans and mortgages. Obligations (as	
13		defi	ned in section 431:6-101) of any of the following	
14		ċlas	ses:	
15		(A)	Obligations secured by mortgages of nonprofit	
16			corporations desiring to build multirental units	
17			(ten units or more) subject to control of the	
18			government for occupancy by families displaced as	;
19			a result of government action;	
20		(B)	Obligations secured by mortgages insured by the	
21			Federal Housing Administration;	



1 Obligations for the repayment of home loans made (C) 2 under the Servicemen's Readjustment Act of 1944 3 or under Title II of the National Housing Act; 4 Other obligations secured by first mortgages on (D) 5 unencumbered improved real estate owned in fee 6 simple; provided that the amount of the 7 obligation at the time investment is made therein 8 shall not exceed eighty per cent of the value of 9 the real estate and improvements mortgaged to 10 secure it, and except that the amount of the 11 obligation at the time investment is made therein 12 may exceed eighty per cent but no more than 13 ninety per cent of the value of the real estate 14 and improvements mortgaged to secure it; provided 15 further that the obligation is insured or 16 guaranteed against default or loss under a 17 mortgage insurance policy issued by a casualty 18 insurance company licensed to do business in the 19 State. The coverage provided by the insurer 20 shall be sufficient to reduce the system's 21 exposure to not more than eighty per cent of the



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1		value of the real estate and improvements
2		mortgaged to secure it. The insurance coverage
3		shall remain in force until the principal amount
4		of the obligation is reduced to eighty per cent
5		of the market value of the real estate and
6		improvements mortgaged to secure it, at which
7		time the coverage shall be subject to
8		cancellation solely at the option of the board.
9		Real estate shall not be deemed to be encumbered
10		within the meaning of this subparagraph by reason
11		of the existence of any of the restrictions,
12		charges, or claims described in section
13		431:6-308;
14	(E)	Other obligations secured by first mortgages of
15		leasehold interests in improved real estate;
16		provided that:
17		(i) Each leasehold interest at the time shall
18		have a current term extending at least two
19		years beyond the stated maturity of the
20		obligation it secures; and

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1 (ii) The amount of the obligation at the time 2 investment is made therein shall not exceed 3 eighty per cent of the value of the 4 respective leasehold interest and 5 improvements, and except that the amount of 6 the obligation at the time investment is 7 made therein may exceed eighty per cent but 8 no more than ninety per cent of the value of 9 the leasehold interest and improvements 10 mortgaged to secure it; 11 provided further that the obligation is insured 12 or guaranteed against default or loss under a 13 mortgage insurance policy issued by a casualty 14 insurance company licensed to do business in the 15 State. The coverage provided by the insurer 16 shall be sufficient to reduce the system's exposure to not more than eighty per cent of the 17 18 value of the leasehold interest and improvements 19 mortgaged to secure it. The insurance coverage 20 shall remain in force until the principal amount 21 of the obligation is reduced to eighty per cent



1		of the market value of the leasehold interest and
2		improvements mortgaged to secure it, at which
3		time the coverage shall be subject to
4		cancellation solely at the option of the board;
5	(F)	Obligations for the repayment of home loans
6		guaranteed by the department of Hawaiian home
7		lands pursuant to section 214(b) of the
8		Hawaiian Homes Commission Act, 1920; and
9	(G)	Obligations secured by second mortgages on
10		improved real estate for which the mortgagor
11		procures a second mortgage on the improved real
12		estate for the purpose of acquiring the
13		leaseholder's fee simple interest in the improved
14		real estate; provided that any prior mortgage
15		shall not contain provisions that might
16		jeopardize the security position of the
17		retirement system or the borrower's ability to
18		repay the mortgage loan.
19	The	board may retain or dispose of the real estate,
20	incl	uding leasehold interests therein, as it may
21	acqu	ire by foreclosure of mortgages or in enforcement

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1		of security, or as may be conveyed to it in
2		satisfaction of debts previously contracted in the
3		same manner as other investments in interest in real
4		property authorized by this section;
5	(2)	Government obligations, etc. Obligations of any of
6		the following classes:
7		(A) Obligations issued or guaranteed as to principal
8		and interest by the United States or by any state
9		thereof or by any municipal or political
10		subdivision or school district of any of the
11		foregoing; provided that principal of and
12		interest on the obligations are payable in
13		currency of the United States; or sovereign debt
14		instruments issued by agencies of, or guaranteed
15		by foreign governments;
16		(B) Revenue bonds, whether or not permitted by any
17		other provision hereof, of the State or any
18		municipal or political subdivision thereof,
19		including the board of water supply of the city
20		and county of Honolulu, and street or improvement

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1		district bonds of any district or project in the
2		State; and
3		(C) Obligations issued or guaranteed by any federal
4		home loan bank, including consolidated federal
5		home loan bank obligations, the
6		Home Owner's Loan Corporation, the
7		Federal National Mortgage Association, or the
8		Small Business Administration;
9	(3)	Corporate obligations. Below investment grade or
10		nonrated debt instruments, foreign or domestic, in
11		accordance with investment guidelines adopted by the
12		board;
13	(4)	Preferred and common stocks. Shares of preferred or
14		common stock of any corporation created or existing
15		under the laws of the United States or of any state or
16		district thereof or of any country;
17	(5)	Obligations eligible by law for purchase in the open
18		market by federal reserve banks;
19	(6)	Obligations issued or guaranteed by the
20		International Bank for Reconstruction and Development,

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1 the Inter-American Development Bank, the Asian 2 Development Bank, or the African Development Bank; 3 (7) Obligations secured by collateral consisting of any of 4 the securities or stock listed above and worth at the 5 time the investment is made at least fifteen per cent 6 more than the amount of the respective obligations; 7 (8) Insurance company obligations. Contracts and agreements supplemental thereto providing for 8 participation in one or more accounts of a life 9 10 insurance company authorized to do business in Hawaii, 11 including its separate accounts, and whether the 12 investments allocated thereto are comprised of stocks 13 or other securities or of real or personal property or 14 interests therein; 15 (9) Interests in real property. Interests in improved or 16 productive real property in which, in the informed 17 opinion of the board, it is prudent to invest funds of 18 the system. For purposes of this paragraph, "real 19 property" includes any property treated as real 20 property either by local law or for federal income tax 21 purposes. Investments in improved or productive real

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1 property may be made directly or through pooled funds, 2 including common or collective trust funds of banks 3 and trust companies, group or unit trusts, limited 4 partnerships, limited liability companies, investment 5 trusts, title-holding corporations recognized under 6 section 501(c) of the Internal Revenue Code of 1986, 7 as amended, similar entities that would protect the 8 system's interest, and other pooled funds invested on 9 behalf of the system by investment managers retained by the system; 10 11 (10) Other securities and futures contracts. Securities 12 and futures contracts in which in the informed opinion 13 of the board, it is prudent to invest funds of the 14 system, including currency, interest rate, bond, and stock index futures contracts and options on the 15 16 contracts to hedge against anticipated changes in currencies, interest rates, and bond and stock prices 17 18 that might otherwise have an adverse effect upon the 19 value of the system's securities portfolios; covered 20 put and call options on securities; and stock; whether or not the securities, stock, futures contracts, or 21

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1		options on futures are expressly authorized by or
2		qualify under the foregoing paragraphs, and
3		notwithstanding any limitation of any of the foregoing
4		paragraphs (including paragraph (4)); and
5	(11)	Private placements. Investments in institutional
6		blind pool limited partnerships, limited liability
7		companies, or direct investments that make private
8		debt and equity investments in privately held
9		companies, including but not limited to investments in
10		Hawaii high technology businesses or venture capital
11		investments that, in the informed opinion of the
12		board, are appropriate to invest funds of the system.
13		In evaluating venture capital investments, the board
14		shall consider, among other things, the impact an
15		investment may have on job creation in Hawaii and on
16		the state economy. The board shall [report annually]
17		submit a report to the legislature no later than
18		twenty days prior to the convening of each regular
19		session on any Hawaii venture capital investments it
20		has made; provided that if the board determines it is
21		not prudent to invest in any Hawaii venture capital

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1		investments the board shall report the rationale for
2		the decision. The board, by January 1, 2008, shall
3		develop criteria to determine the amount of funds that
4		may be prudently invested in Hawaii private placement
5		investments."
6	SECT	ION 14. Section 92F-42, Hawaii Revised Statutes, is
7	amended t	o read as follows:
8	"§92	F-42 Powers and duties of the office of information
9	practices	. The director of the office of information practices:
10	(1)	Shall, upon request, review and rule on an agency
11		denial of access to information or records, or an
12		agency's granting of access; provided that any review
13	`	by the office of information practices shall not be a
14		contested case under chapter 91 and shall be optional
15		and without prejudice to rights of judicial
16		enforcement available under this chapter;
17	(2)	Upon request by an agency, shall provide and make
18		public advisory guidelines, opinions, or other
19		information concerning that agency's functions and
20		responsibilities;

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1	(3)	Upon request by any person, may provide advisory
2		opinions or other information regarding that person's
3		rights and the functions and responsibilities of
4		agencies under this chapter;
5	(4)	May conduct inquiries regarding compliance by an
6		agency and investigate possible violations by any
7		agency;
8	(5)	May examine the records of any agency for the purpose
9		of paragraphs (4) and (18) and seek to enforce that
10		power in the courts of this State;
11	(6)	May recommend disciplinary action to appropriate
12		officers of an agency;
13	(7)	Shall <u>submit a</u> report [annually] to the governor and
14		the [state] legislature <u>no later than twenty days</u>
15		prior to the convening of each regular session on the
16		activities and findings of the office of information
17		practices, including recommendations for legislative
18		changes;
19	(8)	Shall receive complaints from and actively solicit the
20		comments of the public regarding the implementation of
21		this chapter;

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1	(9)	Shall review the official acts, records, policies	, and
2		procedures of each agency;	
3	(10)	Shall assist agencies in complying with the provi	sions
4		of this chapter;	
5	(11)	Shall inform the public of the following rights c	of an
6		individual and the procedures for exercising them	1:
7		(A) The right of access to records pertaining to	the
8		individual;	
9		B) The right to obtain a copy of records pertai	ning
10		to the individual;	
11		(C) The right to know the purposes for which rec	ords
12		pertaining to the individual are kept;	
13		(D) The right to be informed of the uses and	
14		disclosures of records pertaining to the	
15		individual;	
16		(E) The right to correct or amend records pertai	ning
17		to the individual; and	
18		(F) The individual's right to place a statement	in a
19		record pertaining to that individual;	
20	(12)	Shall adopt rules that set forth an administrativ	re
21		appeals structure which provides for:	

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1		(A) Agency procedures for processing records
2		requests;
3		(B) A direct appeal from the division maintaining the
4		record; and
5		(C) Time limits for action by agencies;
6	(13)	Shall adopt rules that set forth the fees and other
7		charges that may be imposed for searching, reviewing,
8		or segregating disclosable records, as well as to
9		provide for a waiver of fees when the public interest
10		would be served;
11	(14)	Shall adopt rules which set forth uniform standards
12		for the records collection practices of agencies;
13	(15)	Shall adopt rules that set forth uniform standards for
14		disclosure of records for research purposes;
15	(16)	Shall have standing to appear in cases where the
16		provisions of this chapter or part I of chapter 92 are
17	:	called into question;
18	(17)	Shall adopt, amend, or repeal rules pursuant to
19		chapter 91 necessary for the purposes of this chapter;
20		and

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1	(18) Shall take action to oversee compliance with part I of
2	chapter 92 by all state and county boards including:
3	(A) Receiving and resolving complaints;
4	(B) Advising all government boards and the public
5	about compliance with chapter 92; and
6	(C) Reporting each year to the legislature on all
7	complaints received pursuant to section 92-1.5."
8	SECTION 15. Section 96-16, Hawaii Revised Statutes, is
9	amended to read as follows:
10	"§96-16 Annual report. The ombudsman shall submit an
11	annual report to the legislature and the public [an annual
12	report] no later than twenty days prior to the convening of each
13	regular session discussing the ombudsman's activities under this
14	chapter."
15	SECTION 16. Section 121-10, Hawaii Revised Statutes, is
16	amended to read as follows:
17	"§121-10 Administration. The adjutant general shall from
18	time to time make and publish such orders and regulations, not
19	inconsistent with law, as are necessary to bring the
20	organization, armament, equipment, and discipline of the
21	organized militia to a state of efficiency as nearly as possible

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approaching that of the army and air force of the United States. 1 2 The adjutant general shall attest all commissions issued to 3 military officers, appointments issued to warrant officers, maintain personnel records, superintend preparation of all 4 5 letters and reports required by the United States from the 6 State. The adjutant general shall have charge of the state military reservations, armories, and all other property of the 7 8 State kept or used for military purposes. The adjutant general 9 shall take an inventory at least once each year of all military 10 stores, property, and funds under the adjutant general's 11 jurisdiction. The adjutant general shall be the official 12 custodian of the military records of all persons from the State 13 who served in the armed forces of the United States during times of war or grave national emergency, including those records 14 which are turned over to the State by the federal agency of 15 selective service. The records shall be preserved perpetually 16 17 in accordance with rules and regulations established by the adjutant general. 18

19 The adjutant general shall [make an annual report of]
20 submit a report to the legislature no later than twenty days

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1 prior to the convening of each regular session on the operations 2 of the adjutant general's department." 3 SECTION 17. Section 121-44, Hawaii Revised Statutes, is 4 amended by amending subsection (f) to read as follows: 5 "(f) The department shall maintain records of each gift, 6 the essential facts of gift management, details relating to 7 expenditures of all money made pursuant to this section, and the 8 current disposition, use, and condition of each gift held by the 9 department. This information shall be compiled and reported 10 [annually] to the legislature and the governor $[\tau]$ no later than 11 twenty days prior to the convening of each regular session and 12 shall be made available to the general public free of charge." 13 SECTION 18. Section 128D-13, Hawaii Revised Statutes, is 14 amended to read as follows: 15 "[+] §128D-13[+] Reporting requirements. [The] No later 16 than twenty days prior to the convening of each regular session, 17 the department shall submit to the legislature [an annual] a 18 report, including a comprehensive budget to implement remedial action plans requiring funding by the environmental response 19 20 revolving fund. This report shall identify those sites eligible for remedial action under CERCLA, including a statement as to 21

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1 any appropriation that may be necessary to pay the State's share
2 of the plan."

3 SECTION 19. Section 138-6, Hawaii Revised Statutes, is
4 amended to read as follows:

5 "§138-6 Report to the legislature. The board shall submit
6 [an annual] a report to the legislature [- including:]

7 no later than twenty days prior to the convening of each regular

8 session. The report shall include:

9 (1) The total aggregate surcharge collected by the State10 in the last fiscal year;

11 (2) The amount of disbursement from the fund;

12 (3) The recipient of each disbursement and a description

13 of the project for which the money was disbursed;

14 (4) The conditions, if any, placed by the board on

15 disbursements from the fund;

- 16 (5) The planned expenditures from the fund in the next17 fiscal year;
- 18 (6) The amount of any unexpended funds carried forward for19 the next fiscal year;

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1 A cost study to quide the legislature towards (7) 2 necessary adjustments to the fund and the monthly 3 surcharge; and A status report of jurisdictional capabilities for 4 (8) 5 enhanced 911 services, including public safety 6 answering points and communications service 7 providers." SECTION 20. Section 141-9, Hawaii Revised Statutes, is 8 9 amended by amending subsection (b) to read as follows: 10 "(b) The chairperson of the board of agriculture shall 11 consult and coordinate with the chief energy officer of the Hawaii state energy office under chapter 196 to establish 12 milestones and objectives for the production of energy feedstock 13 14 that is grown in the State. The chairperson and the chief energy officer of the Hawaii state energy office shall report 15 the State's progress toward meeting [such] the milestones and 16 objectives [annually] to the legislature [-] no later than twenty 17 days prior to the convening of each regular session." 18 19 SECTION 21. Section 195F-6, Hawaii Revised Statutes, is amended by amending subsection (e) to read as follows: 20

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1	"(e)	The board shall submit [annually] a detailed report
2	to the go	vernor and legislature no later than twenty days prior
3	to the co	nvening of each regular session that shall:
4	(1)	Identify management objectives that have been
5		completed on privately managed forest lands resulting
6		from payments made pursuant to section 195F-4(a)(1)
7		and provide an analysis of problems and issues
8		encountered in meeting or failing to meet objectives
9		as set forth in the management plans;
10	(2)	Identify all reforestation, forest management,
11		education, and training objectives that have been
12		completed as a result of any expenditures made
13		pursuant to section 195F-4(a)(2);
14	(3)	Describe the financial condition of the fund,
15		including receipts and expenditures from the previous
16		fiscal year; and
17	(4)	Set forth plans and management objectives for the next
18		fiscal year."
19	SECT	ION 22. Section 196D-11, Hawaii Revised Statutes, is
20	amended to	o read as follows:

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1	"[+]§196D-11[+] Annual report. The department shall
2	submit [an annual] <u>a</u> report to the governor and the legislature
3	no later than twenty days prior to the convening of each regular
4	session on its work during the preceding year, the development
5	status of the project, any problems encountered, and any
6	legislative actions that may be needed further to improve the
7	consolidated permit application and review process and implement
8	the intent of this chapter."
9	SECTION 23. Section 198D-9, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"§198D-9 Other powers and duties of department. The
12	department:
13	(1) May establish signing and design standards for
14	classifications of trails and accesses;
15	(2) Shall establish advisory councils to solicit advice
16	and assistance in the implementation of the trail and
17	access program. The appointment of members to
18	advisory councils shall be made by the department. If
19	advisory councils are established, the members of the
20	advisory councils shall serve part-time and shall not
21	be compensated for official duties performed.

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1 Advisory councils may be established on regional, islandwide, countywide, or statewide bases. 2 The statewide council shall include representatives of 3 motorized as well as nonmotorized trail users; 4 5 Shall serve as the centralized information agency for (3) matters relating to the trail and access program; 6 7 (4) Shall coordinate its activities under this chapter, 8 including its compilation of the inventories and 9 classifications of trails and accesses, with other 10 public agencies; Shall advise and, when able, assist other public 11 (5) agencies in the development, construction, operation, 12 13 maintenance, and regulation of trails and accesses 14 under the other agencies' jurisdiction; Shall advocate before the legislature, governor, and 15 (6) 16 public agencies, for the implementation of the trail 17 and access program; and 18 Shall submit [an annual] a report to the governor and (7) legislature no later than twenty days prior to the 19 convening of each regular session on activities 20 21 engaged in under this chapter; provided that the

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1 [annual] report shall include a comprehensive 2 description of the status of the trail and access 3 program and the financial information specified in 4 section 198D-2(b)." 5 SECTION 24. Section 200D-5, Hawaii Revised Statutes, is 6 amended to read as follows: 7 "§200D-5 Annual report. The council shall submit [an 8 annual] a report on its activities to the governor and the 9 legislature [, which] no later than twenty days prior to the 10 convening of each regular session. The report may include 11 recommendations; provided that the recommendations are 12 consistent with the purposes of this chapter." 13 SECTION 25. Section 201-16, Hawaii Revised Statutes, is 14 amended to read as follows: 15 "[+] §201-16[+] Annual report; workforce development. The 16 department of business, economic development, and tourism shall 17 submit [an annual] a report to the legislature no later than 18 twenty days prior to the convening of each regular session on 19 the department's efforts to increase the number of high-skilled 20 jobs in targeted industry clusters consistent with the efforts 21 of the workforce development council. The department of

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1	business, economic development, and tourism shall post the
2	[annual] report electronically on the Internet."
3	SECTION 26. Section 201-18, Hawaii Revised Statutes, is
4	amended by amending subsection (e) to read as follows:
5	"(e) The department shall provide $[an-annual]$ <u>a</u> report to
6	the governor and the legislature no later than twenty days prior
7	to the convening of each regular session describing all
8	transactions and activities involved in the administration of
9	the brownfields cleanup revolving loan fund."
10	SECTION 27. Section 201-84, Hawaii Revised Statutes, is
11	amended to read as follows:
12	"§201-84 Annual report. The department of business,
12 13	"§201-84 Annual report. The department of business, economic development, and tourism shall submit [an annual] <u>a</u>
13	economic development, and tourism shall submit $[an annual] \underline{a}$
13 14	economic development, and tourism shall submit $[an annual] \underline{a}$ report to the legislature <u>no later than twenty days prior to the</u>
13 14 15	economic development, and tourism shall submit [an annual] <u>a</u> report to the legislature <u>no later than twenty days prior to the</u> <u>convening of each regular session</u> on the operations of its
13 14 15 16	economic development, and tourism shall submit $[an annual] \underline{a}$ report to the legislature <u>no later than twenty days prior to the</u> <u>convening of each regular session</u> on the operations of its out-of-state offices. For each out-of-state office, the report
13 14 15 16 17	economic development, and tourism shall submit [an annual] <u>a</u> report to the legislature <u>no later than twenty days prior to the</u> <u>convening of each regular session</u> on the operations of its out-of-state offices. For each out-of-state office, the report shall describe and include, but not be limited to:

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1	(2)	The major out-of-state government policies and
2		regulations affecting business and economic
3		development in Hawaii;
4	(3)	The major advertising efforts, promotional events,
5		media coverage, and educational programs developed and
6		conducted regarding business opportunities in the
7		State; and
8	(4)	An expenditure report which shall include a detailed
9		description of expenditures involving staffing and
10	. :	contracted personal services."
11	SECT	ION 28. Section 201B-7, Hawaii Revised Statutes, is
12	amended b	y amending subsection (a) to read as follows:
13	"(a)	The authority may enter into contracts and agreements
14	that incl	ude the following:
15	(1)	Tourism promotion, marketing, and development;
16	(2)	Market development-related research;
17	(3)	Product development and diversification issues focused
18		on visitors;
19	(4)	Promotion, development, and coordination of
20		sports-related activities and events;

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1	(5)	Promotion of Hawaii, through a coordinated statewide
2		effort, as a place to do business, including high
3		technology business, and as a business destination;
4	(6)	Reduction of barriers to travel;
5	(7)	Marketing, management, use, operation, or maintenance
6		of the convention center facility, including the
7		purchase or sale of goods or services, logo items,
8		concessions, sponsorships, and license agreements, or
9		any use of the convention center facility as a
10		commercial enterprise; provided that effective
11		January 1, 2020, and thereafter, contracts issued
12		pursuant to this paragraph for the marketing of all
13		uses of the convention center facility may be issued
14		separately from the management, use, operation, or
15		maintenance of the facility;
16	(8)	Tourism research and statistics to:
17		(A) Measure and analyze tourism trends;
18		(B) Provide information and research to assist in the
19		development and implementation of state tourism
20		policy; and
21		(C) Provide tourism information on:

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1	(i)	Visitor arrivals, visitor characteristics,
2		and expenditures;
3	(ii)	The number of transient accommodation units
4		available, occupancy rates, and room rates;
5	(iii)	Airline-related data including seat capacity
6		and number of flights;
7	(iv)	The economic, social, and physical impacts
8		of tourism on the State; and
9	(v)	The effects of the marketing programs of the
10		authority on the measures of effectiveness
11		developed pursuant to section 201B-6(b); and
12	(9) Any and a	ll other activities necessary to carry out
13	the inten	t of this chapter;
14	provided that <u>no la</u>	ter than twenty days prior to the convening
15	of each regular ses	sion, the authority shall [periodically]
16	submit a report of	the contracts and agreements entered into by
17	the authority to th	e governor, the speaker of the house of
18	representatives, an	d the president of the senate."
19	SECTION 29. S	ection 202-10, Hawaii Revised Statutes, is
20	amended to read as	follows:

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1 "[+] §202-10[+] Report on workforce development programs. 2 The department of labor and industrial relations, University of Hawaii, department of human services, department of education, 3 department of public safety, and department of business, 4 5 economic development, and tourism shall [annually] submit a report to the governor, legislature, and the workforce 6 7 development council no later than twenty days prior to the convening of each regular session on the programs being offered, 8 9 the number of individuals that have been placed in employment 10 through their respective workforce development programs, the 11 type or category of employment garnered, and the amount and 12 nature of expenditures made on workforce development programs. The departments and University of Hawaii shall post their 13 14 respective reports electronically on the Internet." SECTION 30. Section 205A-3, Hawaii Revised Statutes, is 15 16 amended to read as follows: "§205A-3 Lead agency. The lead agency shall: 17 Receive, disburse, use, expend, and account for all 18 (1) funds that are made available by the United States and 19 20 the State for the coastal zone management program;

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1	(2)	Provide support and assistance in the administration
2		of the coastal zone management program;
3	(3)	Review federal programs, federal permits, federal
4		licenses, and federal development proposals for
5		consistency with the coastal zone management program;
6	(4)	Consult with the counties and the public in preparing
7		guidelines to further specify and clarify the
8	:	objectives and policies of this chapter to be
9		submitted twenty days prior to the convening of any
10		regular session of the legislature for review,
11		modification, or enactment by the legislature;
12	(5)	Conduct a continuing review of the administration of
13		the coastal zone management program and of the
14		compliance of state and county agencies with the
15		objectives and policies of this chapter;
16	(6)	Facilitate public participation in the coastal zone
17		management program, including the maintenance of a
18		public advisory body to identify coastal management
19		problems and to provide policy advice and assistance
20		to the lead agency;

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1	(7)	Prepare and periodically update a plan for use of
2		coastal zone management funds to resolve coastal
3		problems and issues that are not adequately addressed
4		by existing laws and rules;
5	(8)	Advocate agency compliance with chapter 205A;
6	(9)	Monitor the coastal zone management-related
7		enforcement activities of the state and county
8		agencies responsible for the administration of the
9		objectives and policies of this chapter;
10	(10)	[Prepare an annual] <u>Submit a</u> report to the governor
11		and the legislature no later than twenty days prior to
12		the convening of each regular session which shall
13		include recommendations for enactment of any
14		legislation necessary to require any agency to comply
15		with the objectives and policies of this chapter and
16		any guidelines enacted by the legislature; and
17	(11)	Coordinate the implementation of the ocean resources
18		management plan."
19	SECT	ION 31. Section 206-38, Hawaii Revised Statutes, is
20	amended by	y amending subsection (a) to read as follows:

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1	"[+](a)[+] The board of land and natural resources shall
2	submit to the legislature [at] <u>no later than twenty days prior</u>
3	to the convening of each regular session estimates of the amount
4	of the administrative expenses and overhead of the board for the
5	succeeding annual period for the purpose of this chapter so that
6	the legislature may make an appropriation therefor if it deems
7	the action advisable."
8	SECTION 32. Section 211D-10, Hawaii Revised Statutes, is
9	amended by amending subsection (a) to read as follows:
10	"(a) The department shall submit to the legislature [an
11	annual] <u>a</u> status report on the program's activities $[-]$ <u>no later</u>
12	than twenty days prior to the convening of each regular
13	session."
14	SECTION 33. Section 235-55.75, Hawaii Revised Statutes, is
15	amended by amending subsection (f) to read as follows:
16	"(f) The director of taxation:
17	(1) Shall prepare any forms necessary to claim a tax
18	credit under this section;
19	(2) May require proof of the claim for the tax credit;
20	(3) Shall alert eligible taxpayers of the tax credit using
21	appropriate and available means;



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Shall [prepare an annual] submit a public report to 1 (4) 2 the legislature and the governor no later than twenty days prior to the convening of each regular session 3 4 containing the: (A) Number of credits granted for the prior calendar 5 6 year; 7 Total amount of the credits granted; and (B) 8 Average value of the credits granted to taxpayers (C) 9 whose earned income falls within various income 10 ranges; and 11 May adopt rules pursuant to chapter 91 to effectuate (5) 12 this section." SECTION 34. Section 256B-3, Hawaii Revised Statutes, is 13 amended by amending subsection (a) to read as follows: 14 "(a) The director shall implement and administer the 15 program under the terms and conditions established by this 16 chapter and in conformity with federal law including the Stephen 17 18 Beck, Jr., Achieving a Better Life Experience Act of 2014, Division B of P.L. 113-295, as it may be amended. The director 19 shall have the authority and responsibility to: 20

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1	(1)	Develop and implement the program in a manner
2		consistent with this chapter;
3	(2)	Engage the services of consultants on a contract basis
4		for rendering professional and technical assistance
5		and advice;
6	(3)	Seek rulings and other guidance from the Secretary and
7		the Internal Revenue Service relating to the program;
8	(4)	Make any changes to the program required for the
9		participants in the program to obtain the federal
10		income tax benefits or treatment provided by section
11		529A of the Internal Revenue Code of 1986, as amended;
12	(5)	Charge, impose, and collect administrative fees and
13		service charges in connection with any agreement,
14		contract, or transaction relating to the program;
15	(6)	Develop marketing plans and promotional material;
16	(7)	Establish the methods by which the funds held in
17		accounts shall be dispersed;
18	(8)	Establish the method by which funds shall be allocated
19		to pay for administrative costs;
20	(9)	Conduct an annual evaluation of the program and
21		prepare [an annual] a report of the evaluation to be

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1 submitted to the governor and the legislature [+] no later than twenty days prior to the convening of each 2 3 regular session; Notify the Secretary when an account has been opened 4 (10)5 for a designated beneficiary and submit other reports concerning the program required by the Secretary; 6 7 Do all things necessary and proper to carry out the (11)8 purposes of this chapter; and 9 (12)Adopt rules pursuant to chapter 91 as necessary for 10 the purposes of this chapter." SECTION 35. Section 279A-6, Hawaii Revised Statutes, is 11 amended to read as follows: 12 13 "[+] §279A-6 Work program. [+] (a) The state department of 14 transportation shall formulate a detailed work program through which the statewide transportation plan mandated by this chapter 15 shall be developed. The work program shall be approved by the 16 council no later than September 1, 1975. The council shall 17 report thereafter [annually] to the legislature no later than 18 twenty days prior to the convening of each regular session on 19 20 the progress that has been made to date as measured against the 21 work plan.

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1 The work program shall provide for a systematic (b) 2 planning interface among the ongoing planning activities of the 3 counties, the state department of transportation, and the 4 council itself. The work program shall include specific target 5 dates for the provision of identified planning inputs from the responsible state and county functional agencies into the 6 7 statewide planning process. In determining this schedule, the council shall solicit from the counties their present 8 9 transportation planning schedules for intra-county systems, and 10 the council's work program shall reflect the counties' existing work product schedule and planning cycles." 11 12 SECTION 36. Section 302A-450, Hawaii Revised Statutes, is 13 amended to read as follows: 14 "§302A-450 Public prekindergarten classrooms; annual 15 report to the legislature. The department shall submit to the 16 legislature [an annual] a report no later than twenty days prior 17 to the convening of each regular session regarding special education and Title I-funded prekindergarten programs, to 18 19 include, as related to each type of program: 20 (1) The number and location of classrooms;

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1	(2)	Numbers of students served and aggregated by birth
2		month as of the date on which the official enrollment
3		count is taken;
4	(3)	Sources of funding for each classroom;
5	(4)	Quality of teacher-child interactions relating to
6		social emotional support, classroom structure, and
7		quality of learning experiences, as assessed using a
8		formative assessment tool; and
9	(5)	Child outcomes relating to all areas of childhood
10		development and learning, including cognitive,
11		linguistic, social, and emotional approaches to
12		learning and health and physical development, as
13		assessed using a formative assessment tool."
14	SECT	ION 37. Section 302A-803, Hawaii Revised Statutes, is
15	amended b	y amending subsection (a) to read as follows:
16	"(a)	In addition to establishing standards for the
17	issuance	and renewal of licenses and certificates and any other
18	powers an	d duties authorized by law, the board's powers shall
19	also incl	ude:
20	(1)	Setting and administering its own budget;

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1	(2)	Adopting, amending, or repealing the rules of the
2		board in accordance with chapter 91;
3	(3)	Receiving grants or donations from private
4		foundations, and state and federal funds;
5	(4)	Submitting [an annual] <u>a</u> report to the governor, the
6		legislature, and the board of education no later than
7		twenty days prior to the convening of each regular
8		session on the board's operations and expenditures,
9		and from the 2007-2008 school year, submitting a
10		summary report every five years no later than twenty
11		days prior to the convening of the next regular
12		session of the board's accomplishment of objectives,
13	÷	efforts to improve or maintain teacher quality, and
14		efforts to keep its operations responsive and
15	ï	efficient;
16	(5)	Conducting a cyclical review of standards and
17		suggesting revisions for their improvement;
18	(6)	Establishing licensing and certification fees in
19		accordance with chapter 91 and determining the manner
20		by which fees are collected and subsequently deposited

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1		into the state treasury and credited to the general
2		fund;
3	(7)	Establishing penalties in accordance with chapter 91;
4	(8)	Issuing, renewing, forfeiting, restoring,
5		conditioning, revoking, suspending, and reinstating
6		licenses and certificates;
7	(9)	Developing criteria for a full career and technical
8		education license, limited to career and technical
9		education teaching assignments, allowing qualified
10		individuals with at least an associate's degree,
11		coursework, industry experience, and content expertise
12		to teach;
13	(10)	Reviewing reports from the department and commission
14		on individuals hired on an emergency basis;
15	(11)	Applying licensing and certification standards on a
16		case-by-case basis and conducting licensing and
17		certification evaluations;
18	(12)	Preparing and disseminating teacher licensing and
19		certification information to schools and operational
20		personnel;
21	(13)	Approving teacher preparation programs;



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1	(14)	Establishing policies and procedures for approving
2		alternative pathways to teaching;
3	(15)	Administering reciprocity agreements with other states
4		relative to licensing;
5	(16)	Conducting research and development on teacher
6		licensure systems, beginning teacher programs, the
7		assessment of teaching skills, and other related
8		topics;
9	(17)	Participating in efforts relating to teacher quality
10		issues, professional development related to the
11		board's standards, and promotion of high teacher
12		standards and accomplished teaching;
13	(18)	Upon declaration of a state of emergency pursuant to
14		section 127A-14, extending the expiration date of any
15		license, certificate, or permit until June 30 of the
16		following school year;
17	(19)	Adopting applicable rules and procedures;
18	(20)	Adopting, amending, repealing, or suspending the
19		policies and standards of the board; and
20	(21)	Issuing and renewing an optional certificate for those
21		who teach or intend to teach at private schools."

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SECTION 38. Section 302A-1311, Hawaii Revised Statutes, is amended to read as follows:

3 "[+] §302A-1311[+] Appropriations for trust funds of the 4 department of education. Notwithstanding any other law to the 5 contrary, in any fiscal year, if the amount of revenues 6 deposited into a trust fund of the department of education 7 exceeds the amount appropriated from that fund for that year, 8 the superintendent may approve expenditures in excess of the 9 amount appropriated, up to the amount by which revenues for that 10 fund exceed the appropriations from that fund for a fiscal year; provided that the department shall submit a report [annually] to 11 the governor and the legislature no later than twenty days prior 12 to the convening of each regular session of all expenditures in 13 14 excess of each fund's appropriation for each fiscal year."

15 SECTION 39. Section 302A-1405, Hawaii Revised Statutes, is 16 amended by amending subsection (b) to read as follows:

17 "(b) The department shall prepare and submit [an annual] <u>a</u> 18 report to the legislature no later than twenty days prior to the 19 <u>convening of each regular session</u> on the status of the federal 20 grants revolving fund [to the legislature]. [The annual] <u>Each</u> 21 report shall include but not be limited to a list of the grant

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1 applications to the federal agencies and the grant awards
2 received."

3 SECTION 40. Section 302D-7, Hawaii Revised Statutes, is
4 amended to read as follows:

5 "§302D-7 Authorizer reporting. Every authorizer shall be 6 required to submit to the board and the legislature [an-annual] 7 <u>a</u> report <u>no later than twenty days prior to the convening of</u> 8 each regular session summarizing:

- 9 (1) The authorizer's strategic vision for chartering and
 10 progress toward achieving that vision;
- The academic performance of all operating public 11 (2) charter schools overseen by the authorizer, according 12 13 to the performance expectations for public charter 14 schools set forth in this chapter, including a comparison of the performance of public charter school 15 students with public school students statewide; 16 17 The financial performance of all operating public (3) charter schools overseen by the authorizer, according 18 19 to the performance expectations for public charter
- 20 schools set forth in this chapter;

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1 (4) The status of the authorizer's public charter school 2 portfolio, identifying all public charter schools and 3 applicants in each of the following categories: 4 approved (but not yet open), approved (but withdrawn), 5 not approved, operating, renewed, transferred, 6 revoked, not renewed, or voluntarily closed; 7 (5) The authorizing functions provided by the authorizer 8 to the public charter schools under its purview, 9 including the authorizer's operating costs and 10 expenses detailed in annual audited financial 11 statements that conform with generally accepted 12 accounting principles; 13 (6) The services purchased from the authorizer by the 14 public charter schools under its purview; 15 (7) A line-item breakdown of the federal funds received by 16 the department and distributed by the authorizer to 17 public charter schools under its control; and 18 (8) Any concerns regarding equity and recommendations to 19 improve access to and distribution of federal funds to 20 public charter schools."

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1 SECTION 41. Section 302D-11, Hawaii Revised Statutes, is 2 amended by amending subsection (b) to read as follows: 3 In accordance with section 302D-7, every authorizer "(b) 4 shall submit to the board and the legislature [an annual] a 5 report [-] no later than twenty days prior to the convening of 6 each regular session. The board shall communicate to every 7 authorizer the requirements for the format, content, and submission of [the annual] each report." 8 SECTION 42. Section 302L-8, Hawaii Revised Statutes, is 9 10 amended to read as follows: 11 "[{] §302L-8[}] Public prekindergarten classrooms; annual 12 report to the legislature. The office shall submit to the 13 legislature [an annual] a report no later than twenty days prior 14 to the convening of each regular session regarding State-funded 15 prekindergarten programs and private partnership-funded 16 prekindergarten programs in the public schools, except special 17 education and Title I-funded prekindergarten programs, to 18 include, as related to each type of program: 19 (1) The number and location of classrooms;

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Numbers of students served and aggregated by birth 1 (2) month as of the date on which the official enrollment 2 3 count is taken; 4 (3) Sources of funding for each classroom; 5 (4) Quality of teacher-child interactions relating to 6 social emotional support, classroom structure, and quality of learning experiences, as assessed using a 7 formative assessment tool selected by the office; and 8 Child outcomes relating to all areas of childhood 9 (5) 10 development and learning, including cognitive, linguistic, social, and emotional approaches to 11 learning and health and physical development, as 12 assessed using a formative assessment tool selected by 13 14 the office. The department and state public charter school commission shall 15 share data with the office necessary for the purposes of this 16 17 report." 18 SECTION 43. Section 304A-1202, Hawaii Revised Statutes, is amended by amending subsection (c) to read as follows: 19 [The] No later than twenty days prior to the 20 "(C) 21 convening of each regular session, the committee shall submit

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1 [an annual] a report on its activities to the legislature and 2 may include recommendations for legislative consideration." 3 SECTION 44. Section 304A-2273, Hawaii Revised Statutes, is amended by amending subsection (b) to read as follows: 4 5 "(b) The chancellors of the community colleges shall 6 [prepare an annual] submit a report to the legislature no later 7 than twenty days prior to the convening of each regular session 8 accounting for all income and expenditures of each separate 9 account within the revolving fund." 10 SECTION 45. Section 311-1, Hawaii Revised Statutes, is amended by amending Article III(J), to read as follows: 11 12 The commission [annually] shall [make] submit to the "J. governor and legislature of each party state a report no later 13 14 than twenty days prior to the convening of each regular session covering the activities of the commission for the preceding 15 year. The commission may make such additional reports as it may 16 17 deem desirable." 18 SECTION 46. Section 311-6, Hawaii Revised Statutes, is 19 amended to read as follows: "§311-6 Expenditures; reports. Expenditures by commission 20

21 members shall be made upon warrants issued by the state



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1 comptroller based upon vouchers approved by the governor or the governor's duly authorized representative. A report of the 2 3 activities and expenses of the commission members and a proposed program for the State's continuing participation in the 4 5 activities of the compact for education, including a budget 6 request, shall be submitted by the governor to the legislature[-] no later than twenty days prior to the convening 7 8 of each regular session." SECTION 47. Section 321-63, Hawaii Revised Statutes, is 9 10 amended to read as follows: "§321-63 Director's specific duties and powers. To carry 11 out the purposes of this part the director of health shall: 12 Take [such] action as may be necessary $[\tau]$ and 13 (1) 14 authorized by law, to meet conditions prescribed for participation in all related federal dental health 15 programs and the regulations adopted thereunder; 16 determine gualifications of personnel requiring 17 18 professional training and licenses and correlate the programs of the department with the profession and 19 related agencies for the proper and efficient 20 21 functioning of the department;



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1	(2)	Enter into cooperative arrangements with other
2		departments, agencies, and institutions, public or
3		private;
4	(3)	Submit plans relating to dental health to the United
5		States Public Health Service and make application for
6		such federal funds as will assist in carrying out the
7		purposes of this part;
8	(4)	Accept on behalf of the State and deposit with the
9		director of finance any grant, gift, or contribution
10		from the federal government or other source made to
11		assist in meeting the cost of carrying out the
12		purposes of this part and expend the same for such
13		purposes;
14	(5)	[Make an annual] Submit a report to the legislature no
15		later than twenty days prior to the convening of each
16		regular session on activities and expenditures
17		pursuant to this part, including recommendations for
18		additional plans, measures, or legislation relating to
19		the purposes of this part."
20	SECT	ION 48. Section 323F-21, Hawaii Revised Statutes, is
21	amended b	y amending subsection (g) to read as follows:



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1 "(q) The corporation and each regional system board, 2 subject to policies established by the corporation and each 3 regional system board, respectively, may elect to manage its own capital improvement project and funds, either directly or 4 indirectly by contract; provided that annual reports of the 5 project moneys are provided to the governor and legislature [-] 6 7 no later than twenty days prior to the convening of each regular 8 session." SECTION 49. Section 329-3, Hawaii Revised Statutes, is 9 10 amended to read as follows: 11 "[+] §329-3[] Annual report. [The] No later than twenty 12 days prior to the convening of each regular session, the commission shall prepare and present to the governor [in the 13 month of January in each year] a report respecting its actions 14 15 during the preceding fiscal year [, together with] and its recommendations respecting legislation, [copies of which reports 16 17 shall be furnished by] which the governor shall provide to the 18 legislature."

19 SECTION 50. Section 329D-23, Hawaii Revised Statutes, is20 amended by amending subsection (b) to read as follows:

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1 The department shall submit a report [annually] to "(b) the governor and the legislature no later than twenty days prior 2 3 to the convening of each regular session on the establishment and regulation of medical cannabis production centers and 4 5 dispensaries including but not limited to the number and 6 location of production centers and dispensaries licensed, the 7 total licensing fees collected, the total amount of taxes collected from production centers and dispensaries, and any 8 licensing violations determined by the department." 9 SECTION 51. Section 329E-6, Hawaii Revised Statutes, is 10 amended to read as follows: 11 "[+] §329E-6[+] Unintentional opioid-related drug overdose; 12 reporting. The department of health shall ascertain, document, 13 14 and publish [an annual] a report no later than twenty days prior to the convening of each regular session on the number of, 15 trends in, patterns in, and risk factors related to 16 17 unintentional opioid-related drug overdose fatalities occurring 18 each year within the State. The report shall provide information on interventions that would be effective in reducing 19 20 the rate of fatal or nonfatal drug overdose."

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1 SECTION 52. Section 333F-6, Hawaii Revised Statutes, is amended by amending subsection (c) to read as follows: 2 3 "(c) The department shall keep waiting lists of all 4 individuals who are eligible for services and supports, but for 5 whom services and supports have not been provided for any 6 reason, and shall report [annually] to the legislature no later 7 than twenty days prior to the convening of each regular session on the numbers of persons waiting for services and supports and 8 9 the reasons for the lack of services and supports." 10 SECTION 53. Section 346-29.5, Hawaii Revised Statutes, is amended by amending subsection (d) to read as follows: 11 The department shall issue certificates of release or 12 "(d) 13 partial release upon satisfaction or partial satisfaction of the 14 liens. Certificates of release or partial release of any real property lien issued by the director or the director's 15 16 authorized representative shall be recorded in the bureau of conveyances. The director shall consider issuing conditional 17 18 certificates of release in cases of extreme hardship as set out in rules adopted under chapter 91. The registrar shall 19 20 forthwith cause the same to be indexed in the general indexes in 21 a like manner as the original liens. No fee shall be charged

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1 for any of the recording. The liens herein provided for shall take priority over any other lien subsequently acquired or 2 3 recorded except tax liens and except that, in the estate of a 4 beneficiary, the actual funeral expenses, the expenses of the 5 last sickness, the cost of administration of the estate; and any 6 allowance made to the surviving spouse and children for their 7 support during administration of the estate, shall have priority 8 and preference over the liens herein imposed, and over any claim 9 against an estate filed under section 346-37.

10 The liens shall be enforceable by the department by suit in 11 the appropriate court or shall be enforceable as a claim against 12 the estate of the recipient under section 346-37, having 13 priority over all other debts except taxes, the actual funeral 14 expenses, the expenses of last sickness, the cost of 15 administration of the estate, and any allowance made to the 16 surviving spouse and children for their support during 17 administration of the estate.

18 The liens shall be enforceable as a claim under section 19 346-37 against the estate of a recipient under any circumstances 20 if the estate is admitted to probate at the instance of any 21 interested party.



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1 Whenever the department is satisfied that the collection of 2 the amount of assistance paid a recipient will not be 3 jeopardized or that the release or waiver of the priority of the 4 liens against the recipient's property, in whole or in part, is 5 necessary to provide for the maintenance or support of the 6 recipient, the recipient's spouse, or any minor or incapacitated 7 child, it may release or waive the priority of the liens with respect to all or any part of the real property. 8

9 The recipient, the recipient's heirs, personal 10 representatives, or assigns may discharge the liens at any time 11 by paying the amount thereof to the department which shall 12 execute a satisfaction thereof. The department may at its 13 discretion compromise the collection of any such liens, but such 14 compromise shall be made only when the recipient, the 15 recipient's heirs, personal representatives, or assigns prove that the collection of the full amount of the liens or claim 16 17 would cause undue hardship or the liens or claim are otherwise 18 uncollectible.

19 The proceeds from the enforcement, payment, or compromise 20 of the liens shall be paid into the treasury of the State. If 21 the amount of assistance reflected by the proceeds was paid in

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part by federal funds, the proper portion of these funds shall 1 2 be paid by the director of finance to the treasury of the United The director of finance shall thereupon report such 3 States. 4 payment to the department. If the federal funds are not paid 5 directly into the treasury of the United States, these federal 6 funds shall be credited by the director of finance to the 7 department for expenditure for assistance without need for further appropriation. 8

If at any time the federal government, or any agency or 9 10 instrumentality thereof, requires, as a condition to any grant 11 of assistance, the performance of conditions inconsistent with 12 this section, or desisting from actions provided by this section, the governor may suspend, upon a finding to that effect 13 14 and to the extent of such requirement, any provisions of this section to the end that such federal assistance may be received. 15 The department shall submit [an annual] a report to the 16 17 legislature $[\tau]$ no later than twenty days prior to the convening 18 of each regular session, which shall include a list of liens held by the department on real property. This report shall 19 include but not be limited to a description of the value of the

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liens, the legal status of the liens, and when the liens were
 initiated.

3 The department shall adopt rules pursuant to chapter 914 necessary for the purposes of this section."

5 SECTION 54. Section 348-8, Hawaii Revised Statutes, is
6 amended by amending subsection (c) to read as follows:

7 The council, after consulting with the state "(C) workforce development council, shall advise the vocational 8 9 rehabilitation division of the department on eligibility, order of selection, extent, scope, and effectiveness of services 10 11 provided, and performance of state agencies that affect or that 12 potentially affect the ability of individuals with disabilities 13 in achieving employment outcomes. The council shall develop, agree to, and review state goals and priorities, advise the 14 15 vocational rehabilitation division of the department regarding authorized activities, and assist in the preparation of the 16 17 state plan and amendments to the plan, applications, reports, 18 needs assessment, and evaluations. The council shall conduct a review and analysis of the effectiveness of, and consumer 19 20 satisfaction with, the performance by the vocational 21 rehabilitation division of the department, vocational

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1 rehabilitation services provided by state agencies, and other 2 public and private entities, and employment outcomes achieved by 3 eligible individuals receiving services, including the 4 availability of health and other employment benefits in 5 connection with employment outcomes. The council shall prepare 6 and submit [an annual] a report to the governor and legislature 7 no later than twenty days prior to the convening of each regular session on the status of vocational rehabilitation programs 8 9 within the State and make the report available to the public." 10 SECTION 55. Section 349-5, Hawaii Revised Statutes, is 11 amended by amending subsection (b) to read as follows: 12 The planning and administrative services division "(b) 13 shall engage in the following activities, including but not 14 limited to: 15 Preparation and submission of programs and budgets; (1)[Preparation] Submission of an [annual] evaluation 16 (2)17 report on elder programs [for] to the governor and 18 legislature $[\tau]$ no later than twenty days prior to the convening of each regular session, which shall include 19 20 a section detailing outcomes of the kupuna caregivers 21 program, including but not limited to:



1		(A)	Evaluation metrics;
2		(B)	A cost breakdown and de-identified, aggregated
3			analysis of individuals served, by county and
4			type of service received;
5		(C)	Identification of the number of service providers
6			contracted by county and the types of services
7			provided;
8		(D)	Consolidated data of the existing waiting list
9			broken down by county; and
10		(E)	Recommendations to support the implementation and
11			execution of the program to maximize the number
12			of caregivers served by the program;
13	(3)	Prep	varation of studies and analysis;
14	(4)	Main	tenance of personnel records;
15	(5)	Mana	gement of contracts and agreements entered into by
16		the	executive office on aging with public and private
17		vend	lors, consultants, and suppliers;
18	(6)	Moni	toring the purchase of service agreements with
19		publ	ic and private agencies and rendering technical
20		assi	stance to elder program service providers; and

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(7) Establishment and maintenance of reimbursement systems 1 2 for services provided by agreement with federal, state, and county agencies, as well as private 3 groups." 4 SECTION 56. Section 352D-6, Hawaii Revised Statutes, is 5 amended to read as follows: 6 7 "§352D-6 Organizational structure. The office of youth 8 services shall be composed of such divisions and sections as are 9 deemed necessary by the director to: 10 (1) Provide diagnostic evaluation, treatment, and rehabilitation services for all youths referred to 11 services provided by the office or placed in the 12 13 office's custody by the family court; Provide supervision and counseling services for youth 14 (2) in shelter or correctional facilities under the 15 office's jurisdiction, including community-based 16 facilities; 17 (3) Provide educational, vocational-educational, and other 18 programs to effectively occupy the time of the youth 19 placed in a facility under the office's jurisdiction 20 21 which promote the development of self-esteem and



1		useful skills to prepare youths in becoming productive
2		members of the community;
3	(4)	Provide continuous program planning, development, and
4		coordination of youth services, including the
5		coordination with other government and private social
6		service agencies that work with youths to ensure that
7		a full-range of programs is available and that [such]
8		the programs are consistent with the policy of this
9		chapter and are not unnecessarily duplicative or
10		conflicting;
11	(5)	Provide prevention services to include a comprehensive
12		intake/assessment and information/referral system
13		throughout the State which shall access services to
14		youth and their families;
15	(6)	Provide a case management system based on the
16		individual needs of youth which shall provide for
17		in-depth client assessment, appropriate service
18		planning, and client advocacy;
19	(7)	Provide for the implementation of chapter 352, youth
20		correctional facilities and other needed correctional
21		services, including ensuring that these facilities and



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1		services meet the present and future needs of youth
2		under the jurisdiction of the youth correctional
3		facilities;
4	(8)	Facilitate the development of and, when appropriate,
5		provide for training programs for persons offering
6		services to youth at risk;
7	(9)	Provide for technical assistance and consultation to
8		providers and potential providers;
9	(10)	Seek, apply for, and encourage the use of all federal
10		funds for youth services and facilitate the
11		coordination of federal, state, and local policies
12		concerning services for youth;
13	(11)	Prepare and submit [an annual] a report to the
14		governor and the legislature[-] no later than twenty
15		days prior to the convening of each regular session.
16		This report shall include, but not be limited to, a
17		review of the status of youth services within the
18		State, recommendations for priorities for the
19		development and coordination of youth services; and

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1 (12) Monitor, evaluate, and audit all grants under chapter 2 42F, and purchase of services under chapter 103F which 3 relate to the office of youth services." 4 SECTION 57. Section 353-32, Hawaii Revised Statutes, is 5 amended by amending subsection (d) to read as follows: 6 "(d) The department shall maintain records of each gift, 7 the essential facts of the management thereof, details relating 8 to expenditures of all moneys made pursuant to this section, and 9 the current disposition, use, and condition of each gifted 10 property held by the department. This information shall be compiled and transmitted [annually] to the legislature and the 11 12 governor $[\tau]$ no later than twenty days prior to the convening of 13 each regular session, and shall be made available to the general 14 public free of charge." 15 SECTION 58. Section 353D-7, Hawaii Revised Statutes, is 16 amended to read as follows: 17 "[+] §353D-7[+] Annual report. The agency administering 18 the program shall [annually] submit to the department and to the 19 legislature no later than twenty days prior to the convening of 20 each regular session a report to include $[\tau]$ but not be limited 21 to [-] the following:

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1	(1)	A quantitative and narrative description of the	
2		services rendered;	
3	(2)	A description of the impact of the centers' services	
4		to families;	
5	(3)	A description of areas for improvement of services or	
6		coordination with other public or private agencies;	
7		and	
8	(4)	A description of the community resources which were	
9		utilized."	
10	SECT	ION 59. Section 353G-13, Hawaii Revised Statutes, is	
11	amended by amending subsection (c) to read as follows:		
12	"(c)	The department of public safety, in conjunction with	
13	the depar	tment of health, shall <u>submit a</u> report [on an annual	
14	basis] to	the legislature and to the governor, no later than	
15	twenty da	ys prior to the convening of each regular session, on	
16	its findi	ngs concerning the need for and implementation of the	
17	various p	rovisions of this chapter. The report shall include	
18	informati	on collected under subsection (a) and a synopsis of	
19	informati	on or data necessary to determine the impact, utility,	
20	and cost-	benefits of the provisions of this chapter. The report	
21	shall als	o include:	

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1	(1)	A complete list of programs offered;
2	(2)	The length of each program;
3	(3)	Each program's success rate, including the percentage
4		of participant completion in the previous two years;
5	(4)	A description of participant criteria assessed by the
6		program for admittance;
7	(5)	The number of available positions with each program;
8	(6)	The number of potential participants on waiting lists;
9	(7)	The number of participants who do not complete the
10		program;
11	(8)	A summary of common reasons why participants do not
12		complete a program; and
13	(9)	A complete list of programs no longer offered, with
14		explanations for termination of the programs.
15	The	department shall also post the reports electronically
16	on the dep	partment's website in a timely manner."
17	SECT	ION 60. Section 354D-8, Hawaii Revised Statutes, is
18	amended by	y amending subsection (d) to read as follows:
19	" (d)	The director or a designated representative shall
20	make regu	lar reports, including monthly operating statements and
21	annual fi	nance reports. The director shall provide the [annual]

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1 operating report for the correctional industries program to the 2 governor and the legislature [-,] no later than twenty days prior 3 to the convening of each regular session." SECTION 61. Section 354D-12, Hawaii Revised Statutes, is 4 5 amended by amending subsection (b) to read as follows: 6 "(b) Proceeds and wages owed to a qualified, able-bodied 7 inmate from the sale of goods or services that were produced by 8 the qualified, able-bodied inmate under a program authorized by 9 this chapter shall be held in an account maintained by the department and paid: 10 11 To the crime victim compensation special fund on a (1) 12 quarterly basis in amounts representing not less than 13 five per cent nor more than twenty per cent of the earnings of all inmates in the State incarcerated for 14 a violent crime listed in section 351-32; provided 15 that these payments shall be mandatory and shall in no 16 17 way relate to any claim filed under chapter 351; and provided further that the director shall submit 18 [timely annual] reports to the legislature and the 19 crime victim compensation commission no later than 20 21 twenty days prior to the convening of each regular



1 session on the amounts paid pursuant to this paragraph 2 during the previous fiscal year; 3 To support the qualified, able-bodied inmate's (2) 4 dependents in amounts deemed appropriate by the 5 department after consultation with the department of 6 human services; 7 Into trust funds that may be established for the (3) qualified, able-bodied inmate and shall be payable 8 9 upon the inmate's release; and 10 (4)Into the correctional industries revolving fund, for costs incident to the qualified, able-bodied inmate's 11 12 confinement in an amount determined by the department, 13 but not to exceed twenty per cent of the proceeds and wages." 14 SECTION 62. Section 368-3, Hawaii Revised Statutes, is 15 16 amended to read as follows: 17 "§368-3 Powers and functions of commission. The commission shall have the following powers and functions: 18 19 To receive, investigate, and conciliate complaints (1) 20 alleging any unlawful discriminatory practice under 21 part I of chapter 489, chapter 515, and



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1 part I of chapter 378, and complaints filed under this 2 chapter, and conduct proceedings on complaints 3 alleqing unlawful practices where conciliatory efforts 4 are inappropriate or unsuccessful; 5 (2) To hold hearings and make inquiries, as it deems necessary, to carry out properly its functions and 6 7 powers, and for the purpose of these hearings and 8 inquiries, to administer oaths and affirmations, 9 conduct depositions, compel the attendance of parties 10 and witnesses and the production of documents by the 11 issuance of subpoenas, examine parties and witnesses 12 under oath, require answers to interrogatories, and 13 delegate these powers to any member of the commission or any person appointed by the commission for the 14 15 performance of its functions; To commence civil action in circuit court to seek 16 (3) 17 appropriate relief, including the enforcement of any commission order, conciliation agreement, or 18 19 predetermination settlement; 20 (4) To issue the right to sue to a complainant;

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1	(5)	To order appropriate legal and equitable relief or
2		affirmative action when a violation is found;
3	(6)	To issue publications and results of investigations
4		and research that, in its judgment, will tend to
5		promote goodwill and minimize or eliminate
6		discrimination in employment, housing, and public
7		accommodations;
8	(7)	To submit [annually] to the governor and the
9		legislature a written report no later than twenty days
10		prior to the convening of each regular session of its
11		activities and recommendations for administrative or
12		statutory changes required to further the purposes of
13		this chapter;
14	(8)	To appoint an executive director, deputy executive
15		director, attorneys, and hearings examiners who shall
16		be exempt from chapter 76, and investigators and other
17		necessary support personnel who shall be subject to
18		chapter 76. Section 28-8.3 notwithstanding, an
19		attorney employed by the commission as a full-time
20		staff member may represent the commission in
21		litigation, draft legal documents for the commission,



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1	p	provide other necessary legal services to the
2	c	ommission, and shall not be deemed to be a deputy
3	a	ttorney general; and
4	(9) T	o adopt rules under chapter 91."
5	SECTIO	N 63. Section 371-21, Hawaii Revised Statutes, is
6	amended by	amending subsection (d) to read as follows:
7	" (d)	The department shall submit [annual reports] a report
8	to the legi	slature no later than twenty days prior to the
9	convening o	f each regular session on the activities of the
10	k-12 agricu	lture workforce development pipeline initiative."
11	SECTIO	N 64. Section 371K-4, Hawaii Revised Statutes, is
12	amended to	read as follows:
13	"§371K	-4 General duties of the office of community
14	services.	The office of community services shall:
15	(1) E	stablish statewide goals and objectives relating to
16	đ	isadvantaged persons, refugees, and immigrants;
17	(2) S	tudy the facts concerning the needs of disadvantaged
18	p	ersons, refugees, and immigrants in the State through
19	a	dequate research studies[, such]; provided that the
20	ŕ	esearch [to] shall be [carried on] conducted whenever
21	p	ossible through the departments or agencies of the



1 state and county governments responsible for providing 2 services in the fields of health, education, social 3 welfare, employment, and related areas. Where [such] research cannot be [done] conducted within [such} 4 those established agencies, it shall be [carried out] 5 6 conducted by this office or contracted by this office; 7 (3) Review legislation pertaining to programs within the 8 purview of the office and appropriations made for 9 services to the disadvantaged, refugees, and 10 immigrants, recommend revisions and additions needed, and report to the governor regarding [such] the 11 12 legislation; Evaluate the availability, adequacy, and accessibility 13 (4) 14 of all services for the disadvantaged, refugees, and 15 immigrants within the State; Assist and coordinate the efforts of all public and 16 (5) 17 private agencies providing services [which] that affect the disadvantaged, refugees, and immigrants 18 19 including, without limitation to the generality of the 20 foregoing, the department of health, the department of 21 human services, the department of labor and industrial



1		relations, and the department of education, and report
2		[such_facts] this information and the office's
3		recommendations to the governor and to the
4		legislature [\cdot] no later than twenty days prior to the
5		convening of each regular session. The executive
6		heads of [all such] <u>those</u> departments and agencies
7		shall make available to the office of community
8		services [such] information as the office deems
9		necessary for the effective discharge of its duties
10		under this chapter;
11	(6)	Maintain contacts with local, state, and federal
12		officials and public and private agencies concerned
13		with planning for the disadvantaged, refugees, and
14		immigrants; and
15	(7)	Encourage and foster local action in behalf of the
16		disadvantaged, refugees, and immigrants."
17	SECT	ION 65. Section 396-11, Hawaii Revised Statutes, is
18	amended b	y amending subsection (k) to read as follows:
19	"(k)	The director shall submit [annual reports] a report
20	to the le	gislature no later than twenty days prior to the
21	convening	of each regular session on the number of contests

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1 filed pursuant to this section, the disposition of each, and 2 information indicating whether the issue involved an employee or 3 employees of the department who failed to act within the scope 4 of their office, employment, or authority under this chapter." 5 SECTION 66. Section 398-9.5, Hawaii Revised Statutes, is 6 amended by amending subsection (c) to read as follows: 7 "(C) The state auditor shall be provided access to the 8 database and shall [prepare annual reports] submit a report to 9 the legislature, the department, and the University of Hawaii 10 center on aging [-] no later than twenty days prior to the 11 convening of each regular session." 12 SECTION 67. Section 431:30-117, Hawaii Revised Statutes, 13 is amended by amending subsection (f) to read as follows: 14 "(f) The commission shall keep complete and accurate 15 accounts of all its internal receipts (including grants and 16 donations) and disbursements of all funds under its control. 17 The internal financial accounts of the commission shall be 18 subject to the accounting procedures established under its 19 bylaws. The financial accounts and reports, including the 20 system of internal controls and procedures of the commission 21 shall be audited annually by an independent certified public

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1 accountant. Upon the determination of the commission, but no less frequently than every three years, the review of such 2 independent auditor shall include a management and performance 3 4 audit of the commission. [The] No later than twenty days prior 5 to the convening of each regular session, the commission shall [make an annual] submit a report to the governor and legislature 6 7 [of] on the compacting states [, which] and shall include a 8 report of [such] the independent audit. The commission's 9 internal accounts shall not be confidential and [such materials] 10 may be shared with the commissioner of any compacting state upon request; provided that any work papers related to any internal 11 12 or independent audit and any information regarding the privacy 13 of individuals and insurers' proprietary information, including 14 trade secrets, shall remain confidential."

15 SECTION 68. Section 432E-13, Hawaii Revised Statutes, is 16 amended to read as follows:

17 "[+]§432E-13[+] Annual report. The commissioner shall
18 submit [annually] <u>a report</u> to the legislature [a report that
19 shall contain] no later than twenty days prior to the convening
20 of each regular session on the number of external review hearing
21 cases reviewed, the type of cases reviewed, a summary of the

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1 nature of the cases reviewed, and the disposition of the cases The identities of the plan and the enrollee shall be 2 reviewed. 3 protected from disclosure in the report." SECTION 69. Section 467-4, Hawaii Revised Statutes, is 4 5 amended to read as follows: 6 "§467-4 Powers and duties of commission. In addition to any other powers and duties authorized by law, the real estate 7 commission shall: 8 9 Grant licenses, registrations, and certificates (1) 10 pursuant to this chapter; 11 (2) Adopt, amend, or repeal rules as it may deem proper to 12 effectuate this chapter and carry out its purpose, 13 which is the protection of the general public in its 14 real estate transactions. All rules shall be approved by the governor and the director of commerce and 15 16 consumer affairs, and when adopted pursuant to chapter 17 91 shall have the force and effect of law. The rules may forbid acts or practices deemed by the commission 18 to be detrimental to the accomplishment of the purpose 19 20 of this chapter, and the rules may require real estate brokers and salespersons to complete educational 21



1 courses or to make reports to the commission 2 containing items of information as will better enable 3 the commission to enforce this chapter and the rules, 4 or as will better enable the commission from time to 5 time to amend the rules to more fully effect the 6 purpose of this chapter, and, further, the rules may 7 require real estate brokers and salespersons to 8 furnish reports to their clients containing matters of 9 information as the commission deems necessary to 10 promote the purpose of this chapter. This enumeration 11 of specific matters that may properly be made the 12 subject of rules shall not be construed to limit the 13 commission's broad general power to make all rules 14 necessary to fully effectuate the purpose of this 15 chapter; 16 Enforce this chapter and rules adopted pursuant (3) 17 thereto; 18 (4) Suspend, fine, terminate, or revoke any license, 19 registration, or certificate for any cause prescribed 20 by this chapter, or for any violation of the rules, 21 and may also require additional education or



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1 reexamination, and refuse to grant any license, 2 registration, or certificate for any cause that would 3 be a ground for suspension, fine, termination, or 4 revocation of a license, registration, or certificate; 5 (5) [Report] Submit a report to the governor and the 6 legislature no later than twenty days prior to the convening of each regular session on relevant 7 8 information that shall include but not be limited to a 9 summary of the programs and financial information 10 about the trust funds, including balances and budgets, 11 through the director of commerce and consumer affairs 12 annually, before the convening of each regular 13 session, and at other times and in other manners as 14 the governor or the legislature may require concerning 15 its activities; 16 (6) Publish and distribute pamphlets and circulars, 17 produce seminars and workshops, hold meetings in all 18 counties, and require other education regarding any 19 information as is proper to further the accomplishment 20 of the purpose of this chapter;

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1	(7)	Enter into contract or contracts with qualified
2		persons to assist the commission in effectuating the
3		purpose of this chapter; and
4	(8)	Establish standing committees to assist in
5		effectuating this chapter and carry out its purpose,
6		which shall meet not less often than ten times
7		annually, and shall from time to time meet in each of
8		the counties."
9	SECT	ION 70. Section 474-7, Hawaii Revised Statutes, is
10	amended b	y amending subsection (b) to read as follows:
11	"(b)	The department shall submit [an-annual] a report to
12	the gover	nor and the legislature no later than twenty days prior
13	to the co	nvening of each regular session that shall include a
14	descripti	on of the operations of the center, summaries and
15	analyses	of statistical data compiled, and recommendations for
16	any admin	istrative or statutory changes required to further the
17	purposes	of this chapter."
18	SECT	ION 71. Section 514E-13, Hawaii Revised Statutes, is
19	amended t	o read as follows:
20	"[+]	§514E-13[]] Authority of director. The director and
21	the sever	al counties may adopt rules and forms, pursuant to



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1 chapter 91, to effectuate the purpose of this chapter and to 2 implement its provisions. The director shall submit [an annual] a report to the legislature [-,] no later than twenty days prior 3 4 to the convening of each regular session." SECTION 72. Section 571-46.4, Hawaii Revised Statutes, is 5 6 amended by amending subsection (d) to read as follows: 7 The judiciary shall establish a referral process to "(d) 8 allow parties to file a complaint with the judiciary regarding a court-appointed child custody evaluator. Upon notification by a 9 10 party of the party's intent to file a complaint against a child custody evaluator appointed under subsection (a), the judiciary 11 12 may refer the complainant to the appropriate licensing authority. The judiciary shall submit a report to the 13 legislature [an annual report] no later than twenty days prior 14 15 to the convening of each regular session regarding the number of complaints against court-appointed child custody evaluators that 16 are processed through the referral process." 17 SECTION 73. Section 582D-1, Hawaii Revised Statutes, is 18 19 amended by amending Article IV to read as follows:

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1		"ARTICLE IV
2		POWERS AND DUTIES OF THE INTERSTATE COMMISSION
3	The	interstate commission shall have the following powers
4	and dutie	s:
5	(1)	To provide for dispute resolution among compacting
6		states;
7	(2)	To adopt rules to effect the purposes and obligations
8		as enumerated in this compact, which shall have the
9		force and effect of statutory law and shall be binding
10		in the compacting states to the extent and in the
11		manner provided in this compact;
12	(3)	To oversee, supervise, and coordinate the interstate
13		movement of juveniles subject to the terms of this
14		compact and any bylaws adopted and rules adopted by
15		the interstate commission;
16	(4)	To enforce compliance with the compact provisions, the
17		rules adopted by the interstate commission, and the
18		bylaws, using all necessary and proper means,
19		including the use of judicial process;
20	(5)	To establish and maintain offices that shall be
21		located within one or more of the compacting states;



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1	(6)	To purchase and maintain insurance and bonds;
2	(7)	To borrow, accept, hire, or contract for personnel
3		services;
4	(8)	To establish and appoint committees and hire staff
5		that the commission deems necessary for the carrying
6		out of its functions, including an executive committee
7		as required by article III, which shall have the power
8		to act on behalf of the interstate commission in
9		carrying out its powers and duties hereunder;
10	(9)	To elect or appoint officers, attorneys, employees,
11		agents, or consultants; to fix their compensation,
12		define their duties, and determine their
13		qualifications; and to establish the interstate
14		commission's personnel policies and programs relating
15		to, inter alia, conflicts of interest, rates of
16		compensation, and qualifications of personnel;
17	(10)	To accept, receive, use, and dispose of any and all
18		donations and grants of money, equipment, supplies,
19		materials, and services;

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1	(11)	To lease, purchase, or accept contributions or
2		donations of, or otherwise to own, hold, improve, or
3		use any property, real, personal, or mixed;
4	(12)	To sell, convey, mortgage, pledge, lease, exchange,
5		abandon, or otherwise dispose of any property, real,
6		personal, or mixed;
7	(13)	To establish a budget and make expenditures and levy
8		dues as provided in article VIII of this compact;
9	(14)	To sue and be sued;
10	(15)	To adopt a seal and bylaws governing the management
11		and operation of the interstate commission;
12	(16)	To perform any functions that may be necessary or
13		appropriate to achieve the purposes of this compact;
14	(17)	To report [annually] to the legislatures, governors,
15		judiciary, and state councils of the compacting states
16		no later than twenty days prior to the convening of
17		each regular session of this State concerning the
18		activities of the interstate commission during the
19		preceding year. The reports shall also include any
20		recommendations that may have been adopted by the
21		interstate commission;

1 (18) To coordinate education, training, and public 2 awareness regarding the interstate movement of 3 juveniles for officials involved in such activity; 4 (19) To establish uniform standards for reporting, 5 collecting, and exchanging of data; and 6 To maintain the interstate commission's corporate (20) 7 books and records in accordance with the bylaws." 8 SECTION 74. Section 846-54, Hawaii Revised Statutes, is 9 amended to read as follows: 10 "[4] §846-54[] Annual reports. The attorney general shall 11 summarize and analyze reports of hate crimes data that are 12 received, and shall compile and transmit [an annual] a report of 13 hate crime data to the governor, the judiciary, the department 14 of public safety, and the legislature [-] no later than twenty 15 days prior to the convening of each regular session." 16 SECTION 75. This Act does not affect rights and duties 17 that matured, penalties that were incurred, and proceedings that 18 were begun before its effective date. 19 SECTION 76. Statutory material to be repealed is bracketed 20 and stricken. New statutory material is underscored. 21 SECTION 77. This Act shall take effect upon its approval.



Report Title: Reports to Legislature

Description:

Establishes a submission deadline for various reports to the Legislature that currently do not have a deadline. (SD1)

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

