HOUSE OF REPRESENTATIVES THIRTY-SECOND LEGISLATURE, 2024 STATE OF HAWAII

1830 H.B. NO. H.D. 2

S.D. 1 C.D 1

A BILL FOR AN ACT

RELATING TO MENTAL HEALTH.

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

PART I

2 SECTION 1. The legislature finds that the State has 3 repeatedly and consistently been recognized by the federal 4 government as a health professional shortage area, meaning the 5 State sorely lacks a sufficient number of mental health 6 professionals, including psychiatrists, psychologists, social workers, marriage and family therapists, and mental health 7 counselors having a focus on marriage and family life, to meet 8 9 the overwhelming demand for these services in the State. These 10 barriers to access create unnecessarily long wait times for 11 appointments, causing many individuals, especially those 12 individuals living in rural areas, to experience prolonged 13 suffering or choose not to seek any help at all. The result is 14 a domino effect of mass losses in work force development, 15 increased instances of abuse within families, statistically 16 higher rates of substance abuse, and high debt loads.

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1 Currently, associate-level practitioners who have completed 2 rigorous educational and other professional development 3 requirements are deemed capable of rendering professional 4 services to clients seeking mental health treatment under licensed clinical supervision in order to complete the post-5 6 degree, pre-license hours required for full licensure status. 7 However, unlike many other professions and trades that have 8 similar requirements, because no laws exist that allow for 9 health insurance reimbursements of their services, almost all of 10 these mental health professionals go unpaid for the life-11 changing services that they perform for residents of the State. 12 The inability to be reimbursed by health insurance has 13 caused undue hardships for these mental health professionals and their families as they are essentially forced to work one very 14 15 difficult and taxing job for free and a second job to meet 16 personal needs. Unfortunately, this model of living is 17 unsustainable and causes many of these practitioners to 18 permanently move from Hawaii to one of the many other states 19 where insurance reimbursements are allowed.

20 The legislature further finds that there is great demand21 for high quality mental health professionals in the State,

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particularly in the aftermath of the coronavirus disease 2019
 pandemic. Accordingly, the purpose of this Act is to expand
 access to high quality mental health services by:

4	(1)	Establishing provisional or associate-level licensure
5		requirements and insurance reimbursement allowances
6		for marriage and family therapists, mental health
7		counselors, and psychologists in training;
8	(2)	Authorizing psychologist license applicants who
9		possess a provisional license to sit for their
10		licensing examination before completing certain post-
11		doctoral supervised experience requirements; and
12	(3)	Authorizing insurance reimbursements for services
13		provided by a supervised social work intern in certain
14		circumstances.
15		PART II

16 SECTION 2. Chapter 451J, Hawaii Revised Statutes, is
17 amended by adding a new section to be appropriately designated
18 and to read as follows:

19 "<u>§451J-</u> Provisional license for associate marriage and 20 family therapists; services reimbursable. (a) The department 21 shall grant, upon application and payment of proper fees,



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1	provision	al licensure as an associate marriage and family
2	therapist	to an individual who:
3	(1)	Has received a master's or doctoral degree from an
4		accredited educational institution in marriage and
5		family therapy or in an allied field related to the
6		practice of mental health counseling;
7	(2)	Has completed a one year practicum with three hundred
8		hours of supervised client contact; and
9	(3)	Engages in marriage and family therapy practice under
10		the clinical supervision of a licensed marriage and
11		family therapist or any licensed mental health
12		professional during the period of time necessary to
13		fulfill the clinical experience requirements for
14		licensure as a marriage and family therapist pursuant
15		to section 451J-7(3); provided that the licensed
16		marriage and family therapist or licensed mental
17		health professional is in good standing with the
18		department.
19	(b)	Each provisional license issued pursuant to this
20	section sl	nall include the name and title of the licensed
21	marriage a	and family therapist or licensed mental health

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1	professional providing clinical supervision of the applicant as
2	described in subsection (a)(3). A licensed associate marriage
3	and family therapist shall practice marriage and family therapy
4	only under the direct supervision of the licensed marriage and
5	family therapist or licensed mental health professional.
6	(c) A provisional license issued pursuant to this section
7	shall be valid for one year from the date of issuance and may be
8	renewed for an additional one-year period if needed to fulfill
9	the requirements for licensure as a marriage and family
10	therapist pursuant to section 451J-7(3).
11	(d) Services provided by a supervised licensed associate
12	marriage and family therapist shall be eligible for insurance
13	reimbursement; provided that the supervising licensed marriage
14	and family therapist's services are eligible for reimbursement
15	as a contracted provider; provided further that the billed rate
16	for the licensed associate marriage and family therapist shall
17	be commensurate with the requisite level of training."
18	SECTION 3. Section 451J-1, Hawaii Revised Statutes, is
19	amended as follows:
20	1. By adding a new definition to be appropriately inserted
21	and to read:
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" <u>"</u> As:	sociate marriage and family therapist" or "licensed
associate	marriage and family therapist" means a person who:
(1)	Has completed all educational requirements under
	section 451J- (a)(1);
(2)	Has been issued a provisional license under this
	chapter; and
(3)	Is currently earning supervised clinical experience in
	marriage and family therapy under clinical

9 supervision."

10 2. By amending the definition of "clinical supervision" to 11 read:

12 ""Clinical supervision" means the supervision of no more 13 than six persons at the same time who are acquiring and 14 completing clinical experience in accordance with [section] 15 sections 451J-7(2) and $(3)[\tau]$ and 451J- (a) (3), by a licensed 16 marriage and family therapist whose license has been in good 17 standing in any state for two years preceding commencement and during the term of supervision, or any licensed mental health 18 19 professional whose license has been in good standing in any 20 state and who has been a clinical member in good standing of the 21 association for the two years preceding commencement and during

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the term of supervision. [Clinical supervision] "Clinical 1 2 supervision" includes but is not limited to case consultation of 3 the assessment and diagnosis of presenting problems, development 4 and implementation of treatment plans, and the evaluation of the 5 course of treatment. [Clinical supervision] "Clinical 6 supervision" may include direct observation by the qualified 7 supervisor of the provision of marriage and family therapy 8 services." 9 3. By deleting the definition of "marriage and family 10 therapy intern". [""Marriage and family therapy intern" means a person who 11 12 has completed all educational requirements stipulated in section 13 451J-7(1)(A) and who is currently earning supervised clinical 14 experience in marriage and family therapy under clinical 15 supervision."] 16 SECTION 4. Section 451J-3, Hawaii Revised Statutes, is 17 amended to read as follows: 18 "\$451J-3 Powers and duties of the director. In addition 19 to any other powers and duties authorized by law, the director

20 may:





1	(1)	Examine and approve the qualifications of all
2		applicants under this chapter, and issue a license to
3		each successful applicant granting permission to use
4		the title of marriage and family therapist [or] <u>,</u>
5		licensed marriage and family therapist, associate
6		marriage and family therapist, or licensed associate
7		marriage and family therapist in this State pursuant
8		to this chapter and the rules adopted under this
9		chapter;
10	(2)	Adopt, amend, or repeal rules pursuant to chapter 91;
11	(3)	Administer, coordinate, and enforce this chapter and
12		rules;
13	(4)	Discipline a person licensed as a marriage and family
14		therapist or an associate marriage and family
15		therapist for any cause described by this chapter, or
16		for any violation of rules, or refuse to license a
17		person for failure to meet licensing requirements or
18		for any cause that would be grounds for disciplining a
19		licensed marriage and family therapist $[+]$ or licensed
20		associate marriage and family therapist; and

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1 (5) Appoint an advisory committee of licensed marriage and 2 family therapists and members of the public to assist 3 with the implementation of this chapter and the rules; 4 except that the initial members of the committee who 5 are marriage and family therapists shall not be 6 required to be licensed pursuant to this chapter." SECTION 5. Section 451J-5, Hawaii Revised Statutes, is 7 8 amended to read as follows:

9 "§451J-5 Prohibited acts. Except as specifically provided elsewhere in this chapter, no person shall use the title 10 11 marriage and family therapist [or], licensed marriage and family 12 therapist, associate marriage and family therapist, or licensed 13 associate marriage and family therapist without first having 14 secured a license under this chapter. The department shall 15 investigate and prosecute any individual using the title of 16 marriage and family therapist [or], licensed marriage and family 17 therapist, associate marriage and family therapist, or licensed 18 associate marriage and family therapist without being properly 19 licensed as a marriage and family therapist [-,] or an associate 20 marriage and family therapist. Any person who violates this 21 section shall be subject to a fine of [not] no more than \$1,000



CD11 per violation. Each day's violation shall be deemed a separate 2 offense. Any action taken to impose or collect the fine imposed 3 under this section shall be a civil action." 4 SECTION 6. Section 451J-6, Hawaii Revised Statutes, is amended to read as follows: 5 6 "§451J-6 Exemptions. (a) Licensure shall not be required 7 of: 8 A person doing work within the scope of practice or (1)9 duties of the person's profession that overlaps with 10 the practice of marriage and family therapy; provided 11 that the person does not purport to be a marriage and 12 family therapist [or], a licensed marriage and family 13 therapist[+], an associate marriage and family 14 therapist, or a licensed associate marriage and family 15 therapist; or 16 (2)Any student enrolled in an accredited educational 17 institution in a recognized program of study leading 18 toward attainment of a graduate degree in marriage and 19 family therapy or other professional field; provided 20 that the student's activities and services are part of 21 a prescribed course of study supervised by the

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1 educational institution and the student is identified 2 by an appropriate title, including but not limited to 3 "marriage and family therapy student or trainee", "clinical psychology student or trainee", "clinical 4 5 social work student or trainee", or any title [which] 6 that clearly indicates training status [; or 7 (3) Any individual who uses the title marriage and family 8 therapy intern for the purpose of obtaining clinical 9 experience in accordance with section 451J-7(3)]. 10 (b) Nothing in this chapter shall be construed to prevent 11 qualified members of other licensed professions as defined by 12 any law, rule, or the department, including but not limited to 13 social workers, psychologists, registered nurses, or physicians, 14 from doing or advertising that they assist or treat individuals, 15 couples, or families consistent with the accepted standards of 16 their respective licensed professions; provided that no person, 17 unless the person is licensed as a marriage and family therapist $[\tau]$ or an associate marriage and family therapist, 18 19 shall use the title of marriage and family therapist [or], licensed marriage and family therapist [-], associate marriage 20

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1 and family therapist, or licensed associate marriage and family 2 therapist." SECTION 7. Section 451J-9, Hawaii Revised Statutes, is 3 4 amended to read as follows: 5 "[**+**]**§451J-9[+**] Licensure fees. [Licenses] Except as 6 otherwise provided in section 451J- , licenses shall be valid 7 for three years and shall be renewed triennially. Any applicant 8 for renewal of a license that has expired within one year of the 9 renewal deadline shall be required to pay a restoration fee in addition to all renewal fees." 10 11 SECTION 8. Section 451J-10, Hawaii Revised Statutes, is 12 amended by amending subsection (a) to read as follows: 13 "(a) [Licenses] Except as otherwise provided in section 14 451J- , licenses shall be renewed triennially on or before 15 December 31, with the first renewal deadline occurring on 16 December 31, 2001. Failure to renew a license shall result in a 17 forfeiture of the license. Licenses that have been forfeited 18 may be restored within one year of the expiration date upon 19 payment of renewal and restoration fees, and in the case of 20 marriage and family therapists or licensed marriage and family 21 therapists audited pursuant to subsection (f), documentation of

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1 continuing education compliance. Failure to restore a forfeited 2 license within one year of the date of its expiration shall 3 result in the automatic termination of the license. Persons 4 with terminated licenses shall be required to reapply for licensure as a new applicant." 5 6 SECTION 9. Section 451J-12, Hawaii Revised Statutes, is 7 amended to read as follows: 8 "[+]§451J-12[+] Confidentiality and privileged 9 communications. No person licensed as a marriage and family 10 therapist $[\tau]$ or an associate marriage and family therapist, nor 11 any of the person's employees or associates, shall be required 12 to disclose any information that the person may have acquired in rendering marriage and family therapy services except in the 13 14 following circumstances: 15 (1)As required by law; 16 (2)To prevent a clear and immediate danger to a person or 17 persons; 18 (3) In the course of a civil, criminal, or disciplinary 19 action arising from the therapy where the therapist is 20 a defendant;

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1	(4)	In a criminal proceeding where the client is a	
2		defendant and the use of the privilege would violate	
3		the defendant's right to a compulsory process of the	
4		right to present testimony and witnesses in the	
5		defendant's own behalf;	
6	(5)	In accordance with the terms of a client's previously	
7		written waiver of the privilege; or	
8	(6)	Where more than one person in a family jointly	
9		receives therapy and each family member who is legally	
10		competent executes a written waiver; in that instance,	
11		a <u>marriage and family</u> therapist or an associate	
12		marriage and family therapist may disclose information	
13		received from any family member in accordance with the	
14		terms of the person's waiver."	
15	SECT	ION 10. Section 451J-13, Hawaii Revised Statutes, is	
16	amended to	o read as follows:	
17	"[$+$]§451J-13[$+$] Therapist prohibited from testifying in		
18	alimony an	nd divorce actions. If both parties to a marriage have	

18 alimony and divorce actions. If both parties to a marriage have 19 obtained marriage and family therapy by a licensed marriage and 20 family therapist[7] or licensed associate marriage and family 21 therapist, the therapist shall be prohibited from testifying in



1 an alimony or divorce action concerning information acquired in 2 the course of therapy. This section shall not apply to custody actions whether or not part of a divorce proceeding." 3 4 PART III SECTION 11. Chapter 453D, Hawaii Revised Statutes, is 5 6 amended by adding a new section to be appropriately designated 7 and to read as follows: 8 "§453D- Provisional license for associate mental health 9 counselors; services reimbursable. (a) The department shall 10 grant, upon application and payment of proper fees, provisional 11 licensure as an associate mental health counselor to an 12 individual who: 13 Has received a master's or doctoral degree from an (1) 14 accredited educational institution in counseling or in 15 an allied field related to the practice of mental 16 health counseling that includes, or is supplemented 17 by, at least two academic terms of supervised mental 18 health practicum intern experience for graduate credit 19 of at least six semester hours or ten quarter hours in 20 a mental health counseling setting, with a total of 21 three hundred hours of supervised client contact. The



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1		practicum experience shall be completed under the	
2		clinical supervision of a licensed clinical	
3		supervisor; and	
4	(2)	Engages in the practice of mental health counseling	
5		under the clinical supervision of a licensed clinical	
6		supervisor during the period of time necessary to	
7		fulfill the requirements for licensure as a mental	
8		health counselor pursuant to section 453D-7(a)(2);	
9		provided that the licensed clinical supervisor is in	
10		good standing with the department.	
11	(b)	Each provisional license issued pursuant to this	
12	section s	hall include the name and title of the licensed	
13	clinical supervisor providing clinical supervision of the		
14	applicant as described in subsection (a)(2). A licensed		
15	associate mental health counselor shall practice mental health		
16	counseling only under the direct supervision of the licensed		
17	clinical supervisor.		
18	(C)	A provisional license issued pursuant to this section	
19	shall be	valid for one year from the date of issuance and may be	
20	renewed fo	or an additional one-year period if needed to fulfill	

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1	the requirements for licensure as a mental health counselor
2	pursuant to section 453D-7(a)(2).
3	(d) Services provided by a supervised licensed associate
4	mental health counselor shall be eligible for insurance
5	reimbursement; provided that the supervising licensed clinical
6	supervisor's services are eligible for reimbursement as a
7	contracted provider; provided further that the billed rate for
8	the licensed associate mental health counselor is commensurate
9	with the requisite level of training.
10	(e) For the purposes of this section, "clinical
11	supervisor" means a person who provides clinical supervision and
12	who is licensed as a mental health counselor, psychologist,
13	clinical social worker, advanced practice registered nurse with
14	a specialty in mental health, marriage and family therapist, or
15	physician with a specialty in psychiatry."
16	SECTION 12. Section 453D-1, Hawaii Revised Statutes, is
17	amended as follows:
18	1. By adding a new definition to be appropriately inserted
19	and to read:
20	""Associate mental health counselor" or "licensed associate
21	mental health counselor" means a person who:



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1	(1)	Has completed all education requirements under section	
2		<u>453D- (a)(1);</u>	
3	(2)	Has been issued a provisional license under this	
4		chapter; and	
5	(3)	Is currently earning supervised clinical experience in	
6		mental health counseling under clinical supervision."	
7	2.	By amending the definition of "clinical supervision" to	
8	read:		
9	""Cl	inical supervision" means supervision applied to all	
10	individuals who are gaining the experience required for a		
11	license as a mental health counselor[\div] or an associate mental		
12	health counselor. "Clinical supervision" includes but is not		
13	limited t	.0:	
14	(1)	Case consultation on the assessment and presenting	
15		problem;	
16	(2)	Development and implementation of treatment plans;	
17	(3)	Enhancement of the supervisee's counseling techniques	
18		and treatment evaluation skills; and	
19	(4)	Evaluation of the course of treatment."	
20	SECT	ION 13. Section 453D-3, Hawaii Revised Statutes, is	
21	amended t	o read as follows:	

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1	"[+]	453D-3[+] Powers and duties of the director. In
2	addition	to any other powers and duties authorized by law, the
3	director	shall have the powers and duties to:
4	(1)	Grant permission to a person to use the title of
5		"licensed mental health counselor" or "licensed
6		associate mental health counselor" or a description
7		indicating one is a licensed mental health counselor
8		or licensed associate mental health counselor in this
9		State pursuant to this chapter and the rules adopted
10		pursuant thereto;
11	(2)	Adopt, amend, or repeal rules pursuant to chapter 91
12		as the director finds necessary to carry out this
13		chapter;
14	(3)	Administer, coordinate, and enforce this chapter;
15	(4)	Discipline a licensed mental health counselor <u>or</u>
16		licensed associate mental health counselor for any due
17		cause described by this chapter or violation of the
18		rules;
19	(5)	Refuse to license a person for failure to meet
20		licensing requirements or on grounds sufficient to

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1		discipline a licensed mental health counselor[$ au$] or
2		licensed associate mental health counselor; and
3	(6)	Appoint an advisory committee consisting of licensed
4		mental health counselors and members of the public to
5		assist with the implementation of this chapter and
6		adopted rules; provided that the initial members of
7		the committee who are mental health counselors shall
8		not be required to be licensed pursuant to this
9		chapter."

10 SECTION 14. Section 453D-5, Hawaii Revised Statutes, is 11 amended to read as follows:

12 "[+]§453D-5[+] Prohibited acts. Except as specifically 13 provided in this chapter, no person shall engage in the practice 14 of mental health counseling or use the title of "licensed mental 15 health counselor" [or], "mental health counselor", "licensed 16 associate mental health counselor", or "associate mental health 17 counselor" without a valid license issued under this chapter. 18 Any person who violates this section shall be subject to a fine 19 of [not] no more than \$1,000 for each separate offense. Each 20 day of each violation shall constitute a separate offense. Any

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1	action ta	ken to impose or collect the fine imposed under this
2	section s	hall be a civil action."
3	SECT	ION 15. Section 453D-6, Hawaii Revised Statutes, is
4	amended b	y amending subsection (a) to read as follows:
5	"(a)	This chapter shall not apply to:
6	(1)	A person doing work within the duties of the person's
7		profession that overlaps with the practice of mental
8		health counseling; provided that [no_such] <u>the</u> person
9		shall <u>not</u> use a title stating or implying that the
10		person is a "licensed mental health counselor" [$rac{\Theta r}{m \prime}$],
11		"mental health counselor", "licensed associate mental
12		health counselor", or an "associate mental health
13		counselor" or describe or refer to the person's
14		services as mental health counseling;
15	(2)	Any person who is a duly recognized member of the
16		clergy; provided that the person functions only within
17		the person's capacity as a member of the clergy; [and]
18		provided further that the person does not represent
19		the person to be a "licensed mental health counselor"
20		[or], "mental health counselor", "licensed associate
21		mental health counselor", or an "associate mental

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1		health counselor" or describe or refer to the person's
2		services as mental health counseling;
3	(3)	Any student enrolled in an accredited educational
4		institution in a recognized program of study leading
5		towards attainment of a graduate degree in mental
6		health counseling or other professional field;
7		provided that the student's activities and services
8		are part of a prescribed course of study supervised by
9		the accredited educational institution and the student
10		is identified by an appropriate title, including but
11		not limited to "mental health counseling student" or
12		"trainee", "clinical psychology student" or "trainee",
13		"social work student" or "trainee", "marriage and
14		family counseling student" or "trainee", or any title
15		that clearly indicates training status;
16	[-(-4-)-	Any individual who uses the title of "mental health
17		counselor intern" for the purpose of obtaining
18		clinical experience in accordance with section 453D-
19		7(a)(2);
20	.(5)]	(4) Any person employed by a federal, state, or
21		county government agency in a counseling position, but

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1 only at those times when the employee is carrying out 2 the duties and responsibilities as a counselor in 3 governmental employment; or 4 [-(6)] (5) Any person who is obtaining supervised clinical 5 experience for licensure as a psychologist, social 6 worker, marriage and family therapist, or as another 7 licensed professional; provided that the person's title indicates a trainee or intern status; and 8 9 provided further that the person does not purport to 10 be a "licensed mental health counselor" [or], "mental 11 health counselor"[-], "licensed associate mental health counselor", or an "associate mental health 12 13 counselor"." SECTION 16. Section 453D-10, Hawaii Revised Statutes, is 14 15 amended to read as follows: 16 "[**!**]**§453D-10**[**!**] Licensure; fees. A license shall be 17 issued to a person deemed to be qualified under [section] 18 sections 453D- or 453D-7 upon the payment of a license fee to 19 be determined by the department and shall be valid for three 20 years [-]; provided that provisional licenses shall be valid for

21 <u>one year.</u>"



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1 SECTION 17. Section 453D-11, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "[[]§453D-11[]] Renewal of license; fees. [Licenses] Except as otherwise provided in section 453D- , licenses shall 4 5 be renewed, upon the payment of a renewal fee, triennially not 6 earlier than ninety days before June 30, with the first renewal deadline occurring on June 30, 2008. Failure to renew a license 7 8 shall result in a forfeiture of the license. Licenses that have 9 been forfeited may be restored within one year of the expiration 10 date upon payment of renewal and restoration fees. Failure to 11 restore a forfeited license within one year of the date of its expiration shall result in the automatic termination of the 12 13 license and the person may be required to reapply for licensure 14 as a new applicant. All renewal and restoration fees shall be 15 determined by the department."

16 SECTION 18. Section 453D-13, Hawaii Revised Statutes, is 17 amended to read as follows:

18 "[f]\$453D-13[f] Confidentiality and privileged
19 communications. No person licensed as a mental health
20 counselor[7] or an associate mental health counselor, nor any of
21 the person's employees or associates, shall be required to



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1 disclose any information that the person may have acquired in
2 rendering mental health counseling services, except in the
3 following circumstances:

- 4 (1) As required by law;
- 5 (2) To prevent a clear and imminent danger to a person or
 6 persons;
- 7 (3) In accordance with the terms of a previously written
 8 waiver of the privilege where the waiver is executed
 9 by the client or by the client's legally recognized
 10 representative;
- 11 (4) Where more than one person jointly receives counseling 12 and each person who is legally competent executes a 13 written waiver. In that instance, [a mental health 14 counselor] information may [disclose information] be
- 15 <u>disclosed</u> from any person in accordance with that

16 person's waiver; or

17 (5) In the course of a disciplinary action or pursuant to
18 a duly authorized subpoena issued by the department."
19 SECTION 19. Section 453D-14, Hawaii Revised Statutes, is
20 amended to read as follows:

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1	"[[]§453D-14[]] Mental health counselor <u>or associate</u>
2	mental health counselor prohibited from testifying in alimony
3	and divorce actions. If both parties to a marriage have
4	obtained mental health counseling from a licensed mental health
5	counselor[$ au$] or licensed associate mental health counselor, the
6	counselor shall be prohibited from testifying in an alimony or
7	divorce action concerning information acquired in the course of
8	mental health counseling. This section shall not apply to
9	custody actions whether or not part of a divorce proceeding."
10	PART IV
11	SECTION 20. Chapter 465, Hawaii Revised Statutes, is
12	amended by adding a new section to be appropriately designated
13	and to read as follows:
14	" <u>§465-</u> Provisional license for associate psychologists;
15	services reimbursable. (a) The board shall grant, upon
16	application and payment of proper fees, provisional licensure as
17	an associate psychologist to an individual who:
18	(1) Possesses a doctoral degree from:
19	(A) An American Psychological Association approved
20	program in clinical psychology, counseling
21	psychology, school psychology, or programs

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1			offering combinations of two or more of these
2			areas; or
3		<u>(B)</u>	A professional psychology training program,
4			awarded by an institution of higher education, or
5			from a regionally accredited institution; and
6	(2)	Is e	ngaging in post-doctoral supervised experience in
7		heal	th service in psychology pursuant to an organized
8		heal	th service training program approved by the board.
9	(b)	Each	provisional license issued pursuant to this
10	section sh	nall	include the name and title of the supervising
11	psychologi	lst o	r psychologists in the training program described
12	in subsect	tion	(a)(2). An associate psychologist shall practice
13	psychology	y only	y under the direct supervision of the supervising
14	psychologi	_st;]	provided that:
15	(1)	The s	supervising psychologist holds a current, active,
16		and 1	unencumbered license with the board; and
17	(2)	The s	supervising psychologist shall notify the board
18		with:	in ten days of the termination or completion of
19		the s	supervision.

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1	<u>(C)</u>	A provisional license issued pursuant to this section	
2	shall be	valid for one year to fulfill the requirements for full	
3	licensure	e as a psychologist under section 465-7.	
4	(d)	Services provided by a supervised associate	
5	psycholoc	gist shall be eligible for insurance reimbursement;	
6	provided	that the supervising psychologist's services are	
7	eligible	for reimbursement as a contracted provider; provided	
8	further t	hat the billed rate for the associate psychologist is	
9	commensurate with the requisite level of training."		
10	SECTION 21. Section 465-1, Hawaii Revised Statutes, is		
11	amended by adding a new definition to be appropriately inserted		
12	and to re	ad as follows:	
13	" <u>"</u> As	sociate psychologist" means a person who:	
14	(1)	Has completed all educational requirements under	
15		section 465- (a)(1);	
16	(2)	Has been issued a provisional license under this	
17		chapter; and	
18	(3)	Is currently engaging in post-doctoral supervised	
19		experience in health service in psychology pursuant to	
20		an organized health service training program approved	
21		by the board."	



1	SECTION 22. Section 465-2, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§465-2 License required. Except as otherwise provided in
4	this chapter, it shall be unlawful to represent one's self as a
5	psychologist or an associate psychologist or engage in the
6	practice of psychology without having first obtained a license
7	as provided in this chapter."
8	SECTION 23. Section 465-3, Hawaii Revised Statutes, is
9	amended by amending subsection (a) to read as follows:
10	"(a) This chapter shall not apply to:
11	(1) Any person teaching, lecturing, consulting, or
12	engaging in research in psychology insofar as the
13	activities are performed as part of or are dependent
14	upon employment in a college or university; provided
15	that the person shall not engage in the practice of
16	psychology outside the responsibilities of the
17	person's employment;
18	(2) Any person, except an associate psychologist granted
19	provisional licensure pursuant to section 465- , who
20	performs any, or any combination, of the professional
21	services defined as the practice of psychology under

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1		the direction of a licensed psychologist in accordance
2		with rules adopted by the board; provided that the
3		person may use the term "psychological assistant", but
4		shall not identify the person's self as a psychologist
5		or an associate psychologist or imply that the person
6		is licensed to practice psychology;
7	(3)	Any person employed by a local, state, or federal
8		government agency in a school psychologist or
9		psychological examiner position, or a position that
10		does not involve diagnostic or treatment services, but
11		only at those times when that person is carrying out
12		the functions of [such] <u>the</u> government employment;
13	(4)	Any person who is a student of psychology[$_{7-a}$
14		psychological intern, or a resident in psychology
15		preparing for the profession of psychology under
16		supervision in a training institution or facility and
17		who is designated by a title as "psychology-trainee",
18		"psychology student", "psychology intern", or
19		"psychology resident", that indicates the person's
20	K	training status;] or enrolled in a professional
21		psychology training program as defined under this

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1		chapter; provided that the person shall not identify
2		the person's self as a psychologist or an associate
3		psychologist or imply that the person is licensed to
4		practice psychology;
5	(5)	Any person who is a member of another profession
6		licensed under the laws of this jurisdiction to render
7		or advertise services, including psychotherapy, within
8		the scope of practice as defined in the statutes or
9		rules regulating the person's professional practice;
10		provided that, notwithstanding section 465-1, the
11		person [does] <u>shall</u> not represent the person's self to
12		be a psychologist [or does not represent that the
13		person is], an associate psychologist, or an
14		individual licensed to practice psychology;
15	(6)	Any person who is a member of a mental health
16		profession not requiring licensure; provided that the
17		person functions only within the person's professional
18		capacities; [and] provided further that the person
19		[does] <u>shall</u> not represent the person to be a
20		<code>psychologist[au] or an associate <code>psychologist</code> or the</code>
21		person's services as psychological;

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(7) Any person who is a duly recognized member of the
clergy; provided that the person functions only within
the person's capacities as a member of the clergy;
[and] provided further that the person [does] shall
not represent the person to be a psychologist[7] or an
associate psychologist or the person's services as
psychological; or

8 (8) Any psychologist employed by the United States 9 Department of Defense, while engaged in the discharge 10 of the psychologist's official duty and providing 11 direct telehealth support or services, as defined in 12 section 431:10A-116.3, to neighbor island 13 beneficiaries within a Hawaii National Guard armory on 14 the island of Kauai, Hawaii, Molokai, or Maui; 15 provided that the psychologist employed by the United 16 States Department of Defense [is] shall be 17 credentialed by Tripler Army Medical Center[; or 18 -(-9-)-Any supervisee of a licensed psychologist as defined 19 in section 465D-7]." 20 SECTION 24. Section 465-3.5, Hawaii Revised Statutes, is 21 amended by amending subsection (a) to read as follows:

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1 "(a) Notwithstanding other provisions in this chapter, the 2 director of health may certify that there is an absence or shortage of licensed psychologists or associate psychologists 3 4 for government employment in a particular locality. Upon 5 receiving certification of the absence or shortage, the board shall authorize the director to hire and retain persons 6 7 currently in government employment to fill the absence or 8 shortage; provided that persons hired or retained have been duly 9 licensed as a psychologist by written examination under the laws 10 of another state or territory of the United States prior to 11 1977." SECTION 25. Section 465-6, Hawaii Revised Statutes, is 12 13 amended to read as follows:

14 "\$465-6 Powers and duties. In addition to any other 15 powers and duties authorized by law, the board shall: 16 (1) Examine the qualifications of applicants for licensing 17 under this chapter to determine their eligibility for 18 licensing as psychologists[+] or associate

19 psychologists;

20 (2) Administer and grade examinations for applicants as
21 may be required for the purposes of this chapter. The

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1		board shall determine the examinations and the score
2		that shall be deemed a passing score. Examinations
3		shall be scheduled at least once annually;
4	(3)	Keep a record of action taken on all applicants for
5		licensing; the names of all persons licensed;
6		petitions for temporary permits; actions involving
7		suspension, revocation, or denial of licenses;
8		decisions on waiver of examination in whole or in part
9		and receipt and disbursal of any moneys; and
10	(4)	Adopt, amend, and repeal pursuant to chapter 91, rules
11		as it deems proper for the purposes of this chapter."
12	SECT	ION 26. Section 465-7, Hawaii Revised Statutes, is
13	amended by	y amending subsection (a) to read as follows:
14	"(a)	Every applicant for a license as a psychologist shall
15	submit ev:	idence satisfactory to the board that the applicant
16	meets the	following requirements:
17	(1)	The applicant for licensure shall possess a doctoral
18		degree from:
19		(A) An American Psychological Association approved
20		program in clinical psychology, counseling
21		psychology, school psychology, or programs

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CD11 offering combinations of two or more of these 2 areas; or 3 (B) A professional psychology training program, . 4 awarded by an institution of higher education, or 5 from a regionally accredited institution; (2)6 The applicant for licensure shall demonstrate that the 7 applicant has completed one year of post doctoral 8 supervised experience in health service in psychology, 9 and: 10 (A) An internship approved by the American 11 Psychological Association; or 12 (B) One year of supervised experience in health 13 service in psychology, in an internship or 14 residency program in an organized health service 15 training program; and 16 (3) The applicant for licensure has passed an examination 17 as may be prescribed by the board [-]; provided that 18 applicants issued an associate psychologist 19 provisional license pursuant to section 465- shall 20 be authorized to take the examination upon the 21 issuance of the license; provided further that the



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1	authorization to take the examination shall terminate
2	on the date the provisional license expires or if
3	disciplinary action is taken on the license."
4	SECTION 27. Section 465-7.6, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"§465-7.6 Licensure of state employed clinical
7	psychologists. (a) A psychologist employed in a civil service
8	clinical psychologist position in this State after January 1,
9	1988, shall be licensed subject to:
10	(1) Meeting the requirements of section 465-7; and
11	(2) Obtaining licensure within two years from the date of
12	employment[-]:
13	provided that if the psychologist is not able to obtain
14	licensure pursuant to subsection (a)(2), the board may grant a
15	waiver of up to one year to complete the requirements for
16	licensure if the psychologist can demonstrate that the inability
17	to meet the requirements for licensure was caused by
18	circumstances beyond the psychologist's control.
19	(b) [After] Absent a waiver obtained pursuant to
20	subsection (a), or upon the expiration of the time period in
21	subsection (a)(2) [has expired], a psychologist, employed in a

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1 civil service clinical psychologist position rendering 2 diagnostic or treatment services, who has not obtained a 3 license, shall immediately cease and desist the practice of 4 psychology until a license is obtained pursuant to this 5 chapter."

6 SECTION 28. Section 465-8, Hawaii Revised Statutes, is
7 amended to read as follows:

8 "§465-8 Licenses, issuance, display. Upon the board forwarding to the director the name of each applicant who is 9 10 entitled to a license under this chapter and upon receipt of the 11 prescribed fee, the director shall promptly issue to each applicant a license authorizing the applicant to engage in the 12 13 practice of psychology for a period of two years. The license 14 shall be in the form as the director shall determine. A 15 licensed psychologist or an associate psychologist shall display 16 the license in a conspicuous place in the psychologist's or 17 associate psychologist's principal place of business [-]; 18 provided that a provisional license shall include the name and 19 title of the supervising psychologist or psychologists." 20 SECTION 29. Section 465-11, Hawaii Revised Statutes, is 21 amended by amending subsection (d) to read as follows:

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1	"(d)	First-time licensees and associate psychologists
2	licensed	pursuant to section 465 shall not be subject to the
3	continuin	g education requirement established under subsection
4	(c)(2) fo	r the first license renewal."
5	SECT	ION 30. Section 465-15, Hawaii Revised Statutes, is
6	amended b	y amending subsection (a) to read as follows:
7	"(a)	No person shall:
8	(1)	Use in connection with the person's name any
9		designation tending to imply that the person is a
10		licensed psychologist or licensed associate
11		psychologist unless the person is duly licensed and
12		authorized under this chapter;
13	(2)	Represent oneself as a licensed psychologist <u>or</u>
14		licensed associate psychologist during the time the
15		person's license issued under this chapter is
16		suspended or revoked;
17	(3)	Advertise or make a representation, either publicly or
18		privately, as being a psychologist[$_{ au}$] or an associate
19		psychologist, licensed or otherwise, or as being able
20		to perform professional services described in section
21		465-1, except as otherwise provided in this chapter,

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1		without having a valid unrevoked license or temporary
2		permit issued by the director; or
3	(4)	Otherwise violate this chapter."
4		PART V
5	SECT	ION 31. Section 467E-6, Hawaii Revised Statutes, is
6	amended t	o read as follows:
7	''§ 4 6	7E-6 Exemptions. Licensure shall not be required of:
8	(1)	Any licensed person doing work within the scope of
9		practice or duties of the person's profession that
10		overlaps with the practice of social work; provided
11		that the person does not purport to be a social
12		worker;
13	(2)	Any person employed by a federal, state, or county
14		government agency in a social worker position, but
15		only at those times when that person is carrying out
16		the duties and responsibilities as a social worker in
17		governmental employment;
18	(3)	Any student enrolled in an accredited educational
19		institution in a recognized program of study leading
20		toward attainment of a degree in social work; provided
21		that the student's activities and services are part of

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1		a prescribed course of study supervised by the
2		educational institution, and the student is identified
3		by an appropriate title such as "social work student",
4		"social work intern", or any other title which clearly
5		indicates the student's training status;
6	(4)	Any person who is a member of a mental health
7		profession not requiring licensure; provided that the
8		person functions only within the person's professional
9		capacities; and provided further that the person does
10		not purport to be a social worker;
11	(5)	Any person teaching, lecturing, consulting, or
12		engaging in research in social work insofar as the
13		activities are performed as part of or are dependent
14		upon employment in a college or university; provided
15		that the person shall not engage in the practice of
16		social work outside the responsibilities of the
17		person's employment;
18	(6)	Any person who is a duly recognized member of the
19		clergy; provided that the person functions only within
20		the person's capacities as a member of the clergy; and

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1		provided further that the person does not purport to
2		be a social worker;
3	(7)	Any person who is obtaining supervised clinical
4		experience for licensure as a psychologist, marriage
5		and family therapist, or as another licensed
6		professional; provided that the person's title
7		indicates a trainee status; and provided further that
8		the person does not purport to be a social worker; and
9	(8)	Any person in the process of obtaining three thousand
10		hours of post masters clinical social work experience
11		under the supervision of a licensed clinical social
12		worker or individual identified in section [467E-
13		7(3)(C)(ii)] <u>467E-7(a)(3)(C)(ii)</u> in order to qualify
14		for a license as a licensed clinical social worker;
15		and provided that the person calls oneself a clinical
16		social work intern and is supervised while performing
17		clinical diagnosis and psychotherapy."
18	SECT	ION 32. Section 467E-7, Hawaii Revised Statutes, is
19	amended to	o read as follows:
20	"§46	7E-7 Licensing requirements [-]; services reimbursable.
21		y applicant for a license as a social worker shall

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1	submit ev	dence satisfactory to the director that the applicant
2	meets the	following requirements:
3	(1)	For the licensed bachelor social worker, the
4		applicant:
5		(A) Holds a bachelor's degree from a college or
6		university in a social work program accredited by
7		or deemed to be equivalent to a program
8		accredited by the Council on Social Work
9		Education; and
10		(B) Has passed the basic level national examination
11		given by the Association of Social Work Boards;
12	(2)	For the licensed social worker, the applicant:
13		(A) Holds a master's degree from a college or
14		university in a social work program accredited by
15		or deemed to be equivalent to an accredited
16		program by the Council on Social Work Education
17		or a doctoral degree from a doctoral degree
18		program in social work accredited by the Western
19		Association of Schools and Colleges or a
20		comparable regional accreditation body; and

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1		(B)	Has passed the intermediate or higher level
2			national examination given by the Association of
3			Social Work Boards; and
4	(3)	For	the licensed clinical social worker, the
5		appl	icant:
6		(A)	Has met the educational requirements in paragraph
7			(2);
8		(B)	Has passed the clinical level national
9			examination given by the Association of Social
10			Work Boards;
11		(C)	Has provided evidence of successful completion of
12			at least three thousand hours of post masters
13			clinical social work experience under supervision
14			completed within no fewer than two years, but
15			within no more than five years. Clinical social
16			work experience shall include a minimum of two
17			thousand hours of assessment, clinical diagnosis,
18			and psychotherapy; no more than a maximum of nine
19			hundred hours of client-centered advocacy,
20			consultation, and evaluation; and at least one
21			hundred hours of supervision as follows:

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1	(i) At least sixty of the one hundred hours of
2	direct face-to-face supervision shall have
3	been individualized supervision; and
4	(ii) Not more than forty hours of direct face-to-
5	face supervision may have been under small
6	group (up to six supervisees) supervision.
7	An applicant who submits evidence of
8	certification as a qualified clinical social
9	worker or diplomate in clinical social work by
10	the National Association of Social Workers or as
11	a board certified diplomate by the American Board
12	of Examiners shall be deemed to have satisfied
13	the experience requirements of this subparagraph;
14	(D) For the purposes of subparagraph (C), shall have
15	had clinical supervision as follows:
16	(i) The supervisor shall have been a licensed
17	clinical social worker with at least four
18	thousand five hundred hours of post masters
19	clinical social work experience;
20	(ii) For the first five years after July 1, 2004,
21	the following individuals shall be deemed to

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1	have satisfied the requirements of a
2	supervisor: a person with a master's degree
3	in social work with at least four thousand
4	five hundred hours post masters clinical
5	social work experience; an individual who
6	holds a diplomate in clinical social work or
7	a board certified diplomate certification;
8	or a board certified psychiatrist,
9	psychologist, advanced practice registered
10	nurse who has a minimum of four thousand
11	five hundred hours of post masters clinical
12	experience in assessment, clinical
13	diagnosis, and psychotherapy; and
14	(iii) Supervision shall have included review of
15	assessment, clinical diagnosis, and
16	psychotherapy; and
17	(E) In collaboration with the supervisor, may elect
18	to fulfill some or all of the supervision
19	requirements set forth in subparagraph (C)
20	through face-to-face supervision that is
21	conducted electronically through a video

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1	conference service that is compliant with all
2	federal and state privacy, security, and
3	confidentiality laws, including the Health
4	Insurance Portability and Accountability Act of
5	1996. Prior to making [such an] <u>the</u> election, it
6	is incumbent upon the applicant to review the
7	laws and rules of other jurisdictions to
8	determine the impact, if any, that electronic
9	supervision may have on license by endorsement in
10	other states.
11	(b) Services provided by a supervised social work intern
12	obtaining post masters clinical social work experience under the
13	supervision of a licensed clinical social worker or individual
13 14	supervision of a licensed clinical social worker or individual identified in subsection (a)(3)(D) to qualify for a license as a
14	identified in subsection (a)(3)(D) to qualify for a license as a
14 15	identified in subsection (a)(3)(D) to qualify for a license as a license as a licensed clinical social worker shall be eligible for insurance
14 15 16	identified in subsection (a)(3)(D) to qualify for a license as a licensed clinical social worker shall be eligible for insurance reimbursement; provided that the supervising licensed clinical
14 15 16 17	identified in subsection (a)(3)(D) to qualify for a license as a licensed clinical social worker shall be eligible for insurance reimbursement; provided that the supervising licensed clinical social worker's services are eligible for reimbursement as a

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1 SECTION 33. Section 571-46.4, Hawaii Revised Statutes, is 2 amended by amending subsection (a) to read as follows: 3 Subject to subsection (c), a person may be appointed "(a) 4 as a child custody evaluator for purposes of section 571-46 if 5 the person is actively licensed as a: 6 (1)Marriage and family therapist under chapter 451J; 7 (2)Physician under chapter 453 and is a board certified 8 psychiatrist or has completed a residency in 9 psychiatry; 10 (3)Psychologist under chapter 465; or 11 (4) Clinical social worker under section [467E-7(3).]12 467E-7(a)(3)." 13 PART VI 14 SECTION 34. There is appropriated out of the compliance 15 resolution fund the sum of \$148,406 or so much thereof as may be 16 necessary for fiscal year 2024-2025 as follows: 17 (1)\$73,406 to establish, recruit, and hire one full-time 18 equivalent (1.0 FTE) office assistant V position to 19 process new license applications established by this 20 Act; and

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1 (2)\$75,000 to make appropriate updates to the 2 professional and vocational licensing division's 3 internal databases to create new license types 4 established by this Act and associated requirements. 5 The sum appropriated shall be expended by the department of 6 commerce and consumer affairs for the purposes of this Act. 7 SECTION 35. Fees assessed pursuant to the new categories 8 of provisional or associate-level licenses established by parts 9 II, III, and IV of this Act shall be used to defray costs 10 incurred by the department of commerce and consumer affairs to 11 support the operations of the marriage and family therapist 12 licensing program and mental health counselors licensing program 13 and the regulation of psychologists by the board of psychology. 14 Fees collected shall be managed in accordance with section 26-9(1), Hawaii Revised Statutes. 15

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PART VII

SECTION 36. If any provision of this Act, or the application thereof to any person or circumstance, is held invalid, the invalidity does not affect other provisions or applications of the Act that can be given effect without the

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1 invalid provision or application, and to this end the provisions 2 of this Act are severable. 3 SECTION 37. Statutory material to be repealed is bracketed 4 and stricken. New statutory material is underscored. 5 SECTION 38. This Act shall take effect on July 1, 2024; 6 provided that: 7 Any provision in this Act authorizing insurance (1)8 reimbursement for services provided to medicaid 9 enrollees shall be subject to approval by the Centers 10 for Medicare and Medicaid Services; and 11 (2) Parts II, III, IV, and V shall take effect on July 1, 12 2026.



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Report Title:

DCCA; Mental Health; Provisional Licensure; Associate Licensure; Marriage and Family Therapists; Mental Health Counselors; Psychologists; Examinations; Social Work Interns; Insurance Reimbursement; Appropriation

Description:

Beginning 7/1/2026, establishes provisional or associate-level licensure requirements for marriage and family therapists, mental health counselors, and psychologists and authorizes insurance reimbursements in certain circumstances; authorizes psychologist license applicants who possess a provisional license to sit for the licensing examination before completing certain supervised experience requirements; and authorizes insurance reimbursements for services provided by a supervised social work intern in certain circumstances. Appropriates funds out of the Compliance Resolution Fund. (CD1)

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

