H.C.R. NO. <sup>115</sup> H.D. 1

## HOUSE CONCURRENT RESOLUTION

REQUESTING THE DEPARTMENT OF HEALTH TO ASSESS THE REGISTRATION AND MONITORING OF CLEAN AND SOBER HOMES.

1 2 3 4 5 6	WHEREAS, the legislature enacted Act 193, Session Laws of Hawaii 2014 (Act 193), to develop a process for the management and support for clean and sober homes, also known as sober living recovery homes/residences, which are located in communities throughout the State, to provide housing for individuals suffering from substance use, including people who
7 8 9	may have co-occurring mental health issues, as they transition from the treatment setting to life in the community; and
10 11 12 13	WHEREAS, Act 193 incorporated clean and sober home operating standards based on the National Alliance for Recovery Residences; and
14 15 16 17 18 19 20	WHEREAS, to increase the number of homes that maintain appropriate living conditions, Act 193 established a voluntary registry to set minimum operating standards and give special advantages to homes on the registry, such as technical support and preferred referral status as well as the ability to monitor residences that provide the necessary support for recovery efforts; and
21 22 23 24 25 26 27 28 29	WHEREAS, Act 193 amended section 46-4, Hawaii Revised Statutes, to clarify the conditions under which the counties shall not prohibit registered clean and sober homes that have up to eight unrelated persons in a dwelling unit, as well as eliminate any conflict with the federal Fair Housing Amendments Act by deleting the requirement for a public informational meeting; and
30 31	WHEREAS, the public may report concerns regarding clean and sober homes to the Alcohol and Drug Abuse Division of the



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1 Department of Health by email or make a toll-free call to 1-877-2 877-1716; and 3 WHEREAS, the primary goals of rehabilitation and recovery 4 5 are to restore social, family, lifestyle, vocational, and economic support by stabilizing an individual's physical and 6 psychological functioning; and 7 8 9 WHEREAS, alcohol and drug-free environments that are safe, sanitary, and secure promote recovery and assist individuals in 10 becoming self-supporting; and 11 12 WHEREAS, recovery residences support recovery of 13 14 individuals with substance use disorders and help prevent 15 relapse, criminal justice system involvement, and overdose; and 16 WHEREAS, recovery residences are designed to address the 17 needs of individuals in recovery from substance use disorders 18 through the provision of a safe and healthy living environment 19 and a community of supportive recovering peers to which the 20 residents are accountable, without the ridged and more expensive 21 structure of a licensed therapeutic living program; and 22 23 WHEREAS, the support of a home environment fulfills a need 24 for those who are reintegrating into the community while 25 maintaining sobriety; and 26 27 28 WHEREAS, the State's recovery homes are monitored by 29 agencies that contract for its services, but the level of oversight for clean and sober homes varies, depending on the 30 31 referral source as well as independent operation; and 32 WHEREAS, the vast majority of clean and sober homes are 33 independently owned and have a landlord-tenant relationship with 34 house rules where the tenants generally govern themselves such 35 36 that the housing is considered independent living; and 37 WHEREAS, alcoholism and past illicit drug use are 38 considered disabilities, and those with such disabilities are 39 protected under the Federal Fair Housing Act (FHA) and the 40 Americans with Disabilities Act (ADA); and 41 42 WHEREAS, Act 193 developed procedures intended to ensure 43 44 that clean and sober homes owners and operators who volunteer to





apply to be on the current registry are properly monitored and 1 accountable to meet occupancy, zoning, and permitting 2 3 requirements, as well as quality standards while not violating protection laws such as the FHA and ADA; and 4 5 WHEREAS, most clean and sober homes on the voluntary 6 registry are well-run; however there are concerns that other 7 homes not on the registry are overcrowded and not well-managed, 8 and some owners/lessors violate their county land use permits by 9 overcrowding, which results in noise and parking complaints from 10 11 neighbors; and 12 13 WHEREAS, notwithstanding the needs of those who benefit from these homes, neighboring residents have expressed concerns 14 over the legality of the operation of clean and sober homes in 15 their immediate vicinity and the poor conduct and lack of 16 neighborly behavior of some residents; and 17 18 19 WHEREAS, the Alcohol and Drug Abuse Division has not received any complaints of so-called "harm reduction" homes 20 where occupants continue to use alcohol and drugs while seeking 21 recovery; and 22 23 WHEREAS, various types of group homes are defined in 24 section 46-4(d), Hawaii Revised Statutes, relating to county 25 zoning--section 45-4(d), Hawaii Revised Statues, defines terms 26 that are now consistent with the federal FHA, because Act 193 27 28 did not include language that required a public informational meeting be held in the affected community before a clean and 29 sober home, or drug rehabilitation home, is located in that 30 31 community; and 32 WHEREAS, Act 193 intended to balance the needs of those 33 34 requiring the support of group homes and the concerns of the community members, by helping prospective residents of clean and 35 sober homes to access a stable, alcohol and drug-free, home-like 36 living environment in residences that comply with federal, 37 state, and county requirements and minimum quality standards; 38 39 and 40 41 WHEREAS, it is recognized that there is a need to improve the operation of clean and sober homes if these homes are to 42 achieve their intended purposes, including that they are well-43 44 run; and



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WHEREAS, the counties are the proper agency to issue permits according to zoning ordinances, encourage the orderly development of land resources within their jurisdictions, and enforce compliance by appropriate fines and penalties; and

WHEREAS, a collaborative effort among the Department of 7 Health to register and monitor, the counties to enforce 8 permitting and zoning ordinances, and the State and providers to 9 give preference to compliant clean and sober homes would ensure 10 an accountability process by which the homes would be monitored 11 in such a way to address the concerns of those requiring the 12 13 support of the homes, without using direct government oversight 14 that is inconsistent with the protection laws; now, therefore, 15

BE IT RESOLVED by the House of Representatives of the 16 Thirty-second Legislature of the State of Hawaii, Regular 17 18 Session of 2024, the Senate concurring, that this body urges the Department of Health to convene and lead an informal working 19 20 group to discuss the management of clean and sober homes and discuss possible collaboration with the counties and other 21 affected regulators to ensure clean and sober homes comply with 22 23 county regulations and to encourage registration without using restrictions that are discriminatory; and 24 25

26 BE IT FURTHER RESOLVED that the informal working group 27 should include input from the Hawaii Paroling Authority; the 28 Judiciary's Adult Client Services Branch; the Department of the 29 Attorney General; and any others, as appropriate, as determined 30 by the Director of Health or their designee; and

BE IT FURTHER RESOLVED that the working group should 32 33 discuss legal issues pertaining to protective FHA and ADA laws, how the Department of Health and pertinent county agencies can 34 work more closely together to resolve problems and complaints 35 received by either the State or counties regarding clean and 36 sober homes; the Department's efforts to educate the public, 37 expand the current registry membership, and expand complaint 38 39 response; how the Department keeps an inventory of homes throughout the State including those not on the registry; and 40 establish processes to ensure that functions are aligned between 41 42 the State and county for accountability, community education, 43 and advocacy; and 44



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BE IT FURTHER RESOLVED that certified copies of this
Concurrent Resolution be transmitted to the Director of Health,
Director of Public Safety, Administrator of the Hawaii Paroling
Authority, Chief Justice of the Hawaii Supreme Court, Attorney
General, and Mayors of the City and County of Honolulu, County
of Maui, County of Kauai, and County of Hawaii.

