S.B. NO. ⁵⁹⁷ H.D. 2 C.D. 1

A BILL FOR AN ACT

RELATING TO ADMINISTRATIVE DRIVERS LICENSE REVOCATION.

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

SECTION 1. The legislature finds that extending the
deadlines for the administrative driver's license revocation
office to issue its initial decision, regarding whether to
revoke the driver's license of an individual suspected of
operating a vehicle under the influence of an intoxicant, is in
the best interests of public health, safety, and welfare.

7 Each year, hundreds of people across Hawaii are injured and dozens are killed in motor vehicle collisions involving a driver 8 9 who tests positive for drugs or alcohol. Effective law 10 enforcement can help to deter would-be offenders from operating a vehicle under the influence of an intoxicant, and part of that 11 12 enforcement effort includes testing any breath or blood samples 13 provided by drivers suspected of operating a vehicle under the 14 influence of an intoxicant. Aside from criminal cases, these 15 test results, if obtained within the time period set by statute, 16 may also be used by the administrative driver's license 17 revocation office to potentially revoke the person's driver's



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license. The sooner the administrative driver's license
revocation office can issue its initial decision regarding a
potential license revocation, the sooner those individuals can
be kept off the road or required to install an ignition
interlock device if they wish to continue driving.

6 The legislature acknowledges that while it is certainly 7 important for the administrative driver's license revocation 8 office to issue these decisions quickly, Hawaii is one of the 9 few states that has a statutory deadline for decisions to be 10 issued. Of those states that do have a deadline set by statute, 11 the deadlines appear to be significantly longer than Hawaii's 12 deadline. Oregon, for example, requires their administrative 13 driver's license revocation office to issue decisions within 14 thirty days from arrest, or sixty days from the time positive 15 blood test results are received. Notably, Oregon has in-state 16 labs that can test blood for the presence of drugs, while Hawaii 17 does not.

18 The legislature further finds that a 2024 nationwide survey 19 of toxicology laboratories, conducted by The Center for Forensic 20 Science Research & Education, found that fifty per cent of the 21 labs reported testing for alcohol within fifteen days or less,

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while only fourteen per cent complete their testing in under six 1 2 days. When testing for drugs other than alcohol, the timeframe 3 varies greatly. Thirty-two per cent of labs reported testing in 4 thirty days or less, while another thirty-two per cent complete their testing within thirty-one to sixty days. Only fourteen 5 6 per cent reported testing for drugs within twenty days or less. 7 These timeframes do not include the time needed for a specimen 8 to be shipped to the lab, which is an additional factor for law 9 enforcement agencies in Hawaii, especially those in the counties 10 of Maui, Kauai, and Hawaii who need to ship all of their blood 11 and urine specimens to Honolulu. Any specimens to be tested for 12 drugs are then shipped from Honolulu to the continental United 13 States.

14 The legislature concludes that establishing more reasonable 15 deadlines for the administrative driver's license revocation 16 office to issue its decisions, which account for technological 17 realities and align with national timeframes for testing 18 specimens for drugs and alcohol, would enable the administrative 19 driver's license revocation office to issue decisions that are 20 based on physical evidence, resulting in more just and reliable 21 outcomes.

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1	Therefore, the purpose of this Act is to extend the written
2	review decision deadline for the issuance of a notice of
3	administrative revocation of a license to operate a vehicle.
4	SECTION 2. Section 291E-37, Hawaii Revised Statutes, is
5	amended by amending subsection (a) to read as follows:
6	"(a) The director [automatically] shall automatically
7	review the issuance of a notice of administrative revocation and
8	shall issue a written decision administratively revoking the
9	license and privilege to operate a vehicle or rescinding the
10	notice of administrative revocation. The written review
11	decision shall be mailed to the respondent, or to the parent or
12	guardian of the respondent if the respondent is under the age of
13	eighteen, no later than:
14	(1) [Eight] <u>Fourteen</u> days after the date the notice was
15	issued in a case involving an alcohol related offense;
16	or
17	(2) [Twenty-two] <u>Twenty-eight</u> days after the date the
18	notice was issued in a case involving a drug related
19	offense."
20	SECTION 3. Statutory material to be repealed is bracketed
21	and stricken. New statutory material is underscored.





1 SECTION 4. This Act shall take effect upon its approval.

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Report Title: ADLRO; Written Notice; Decisions

Description:

Extends the deadline in which the Administrative Driver's License Revocation Office is required to issue a written review decision of a notice of administrative revocation of a person's license to operate a vehicle. (CD1)

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

