THE SENATE THIRTY-SECOND LEGISLATURE, 2024 STATE OF HAWAII S.B. NO. $^{3128}_{S.D.2}$

A BILL FOR AN ACT

RELATING TO ACT 212, SESSION LAWS OF HAWAII 2021.

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

1	PART I
2	SECTION 1. Act 212, Session Laws of Hawaii 2021, as
3	amended by section 2 of Act 150, Session Laws of Hawaii 2022, is
4	amended as follows:
5	1. By amending sections 2 and 3 to read:
6	"SECTION 2. [Section 323F-2, Hawaii Revised Statutes, is
7	amended by amending subsection (b) to read as follows:
8	"(b) The corporate organization shall be divided into four
9	regional-systems, as-follows:
10	(1) The Kauai regional health care system;
11	(2) The Maui-regional health-care-system;
12	(3) The cast Hawaii regional health care system,
13	comprising-the Puna district, north Hilo district,
14	south Hilo district, Hamakua district, and Kau
15	district; and
16	(4) The west Hawaii regional health care system,
17	comprising the north Kohala district, south Kohala



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1	district, north Kona district, and south Kona
2	district;
3	and-shall be identified as regional systems I, II, III, and IV,
4	respectively."] Repealed.
5	SECTION 3. [Section 323F-3, Hawaii Revised Statutes, is
6	amended to read as follows:
7	"§323F-3 Corporation board. (a) The corporation shall be
8	governed by a fifteen-member board of directors that shall carry
9	out the duties and responsibilities of the corporation other
10	than those duties and responsibilities relating to the
11	establishment of any captive insurance company pursuant to
12	section 323F-7(c)(20) and the operation thereof.
13	(b) The members of the corporation board shall be
14	appointed as follows:
15	(1) The director of health as an ex officio, voting
16	member;
17	(2) The four regional chief executive officers as ex
18	officio, nonvoting members;
19	(3) Three members who reside in the county of Maui, two of
20	whom-shall be appointed by the Maui regional system

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1		board-and one of whom shall be appointed by the
2		governor, all of whom shall serve as voting members;
3	· (4)	Two-members who-reside in the eastern section of the
4		county of Hawaii, one of whom shall be appointed by
5		the East Hawaii regional system board and one of whom
6		shall be appointed by the governor, both of whom shall
7		serve as voting members;
8	(5)	Two-members who reside in the western section of the
9		county-of Hawaii, one of whom shall be appointed by
10		the West Hawaii-regional system board and one of whom
11		shall be appointed by the governor, both of whom shall
12		serve as voting members;
13	(6) -	Two members who reside on the island of Kauai, one of
14		whom shall be appointed by the Kauai regional system
15		board and one of whom shall be appointed by the
16		governor, both of whom shall serve as voting members;
17	. (7)	One-member who shall be appointed by the governor and
18		serve as an at-large voting member.
19	The	appointed board members who reside in the county of
20	Maui, eas	tern section of the county of Hawaii, western section
21	of the c e	wunty-of Hawaii, and on the island of Kauai-shall each

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1	serve for a term of four years; provided that the terms of the
2	initial appointments of the members who are appointed by their
3	respective-regional system-boards shall-be-as-follows: one of
4	the initial members from the county of Maui shall be appointed
5	to serve a term of two years and the other member shall be
6	appointed to serve a term of four years; the initial member from
7	East Hawaii shall be appointed to serve a term of two years; the
8	initial member from West Hawaii shall be appointed to serve a
9	term of four years; and the initial member from the island of
10	Kauai shall be appointed to serve a term of two years; and
11	provided further that the terms of the initial appointments of
12	the members who are appointed by the governor shall be four
13	years. The at-large-member appointed by the governor shall
14	serve a term of two years.
15	Any vacancy shall be filled in the same manner provided for
16	the original appointments. The corporation board shall elect
17	its own chair from among its members. Appointments to the
18	corporation board shall be as representative as possible of the
19	system's stakeholders as outlined in this subsection. The board
20	member appointments shall strive to create a board-that includes

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1	expertise in the fields of medicine, finance, health care					
2	administration, government-affairs, human-resources, and law.					
3	(c) The selection, appointment, and confirmation of any					
4	nominee shall be based on ensuring that board members have					
5	diverse and beneficial perspectives and experiences and that					
6	they include, to the extent possible, representatives of the					
7	medical, business, management, law, finance, and health sectors,					
8	and patients or consumers. Members of the board shall serve					
9	without compensation but may be reimbursed for actual expenses,					
10	including-travel expenses, incurred in the performance of their					
11	duties.					
12	(d) Any member of the board may be removed for cause by					
13	vote-of-a two-thirds majority of the board's members then in					
14	office. For purposes of this section, cause shall include					
15	without limitation:					
16	(1) Malfeasance-in-office;					
17	(2) Failure to attend regularly called meetings;					
18	(3) Sentencing for conviction of a felony, to the extent					
19	allowed by section 831-2; or					

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1	(4) Any other cause that may render a member incapable or							
2	unfit to discharge the duties required under this							
3	chapter.							
4	Filing nomination papers for elective office or appointment to							
5	elective office, or conviction of a felony consistent with							
6	section 831-3.1, shall automatically and immediately disqualify							
7	a board member from office.							
8	(e) Upon-completion-of-the-transition-of-the-Oahu-regional							
9	health care system into the department of health, the							
10	corporation-board-shall have-no-legal relationship with the Oahu							
11	regional-health-care system or its facilities."] Repealed."							
12	2. By amending sections 6 through 10 to read:							
13	"SECTION 6. [(a) The budget of the Oahu regional health							
14	care system shall be transferred from the Hawaii health systems							
15	corporation to the department of health; provided that:							
16	(1) The Oahu regional health care system's budget codes							
17	and all related allocated funds of the Oahu region							
18	shall-be reflected in the state budget and all other							
19	related tables;							
20	(2) The organizational structure of the Oahu-regional							
21	health care-system-shall remain unchanged, unless							



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1		modified and approved by the working group established
2		pursuant to section 9 of this Act, and as approved by
3		the conditions established in this part or as required
4		by-law; and
5	(3)	During the transition period, all All requests for
6		operational funds necessary for the Oahu regional
7		health care system to maintain its operations at Leahi
8		hospital and Maluhia shall be made by the Oahu
9		regional health care system and shall be submitted
10		with budget requests made by the Hawaii health systems
11		corporation; provided further that, when appropriated,
12		funding for the Oahu regional health care system shall
13		be designated under HTH 215, the program ID assigned
14		to the Oahu regional health care system.
15	[-(b) -	- The transfer of positions and respective class
16	specifica	tions of the Oahu region from the Hawaii health systems
17	corporati	on's-personnel-system to the department of health, as
18	set forth	-in-the-transition-documents-submitted-by-the-working
19	group est	ablished pursuant to section 9 of this Act no later
20	than twen	ty days prior to the convening of the regular sessions

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1	of 2022 and 2025, shall be completed no later than December 31,				
2	2025; provided that:				
3	(1)	All-employees of the Oahu-region who are employed as			
4		of-December 31, 2025, shall be transferred to the			
5		department of health before the transition of the Oahu			
6		regional health care-system into the department of			
7		health is complete;			
8	(2)	All-employees-of the Oahu-region who occupy civil			
9		service positions shall be transferred to the			
10		department-of health-by-this Act and retain their			
11		civil-service status, whether permanent or temporary,			
12		and shall maintain their respective functions as			
13		reflected in their current position descriptions			
14		during-the-transition-period; provided that-any			
15		changes determined necessary by the working group			
16		established pursuant to section 9 of this Act shall			
17		follow standard union consultation process prior to			
18		implementation;			
19	(3)	<pre>Employees shall be transferred without loss of salary;</pre>			
20		seniority, except as prescribed by applicable			
21		collective bargaining agreements; retention points;			



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1		prior service-credit; any vacation and sick leave			
2		eredits previously earned; and other rights, benefits,			
3		and privileges, in accordance with state employment			
4		laws;			
5	(4)	The personnel structure of the Oahu-regional health			
6		care system shall remain unchanged, unless modified			
7		and approved by the working group and as approved by			
8		the conditions established pursuant to this Act;			
9	(5)	Any employee who, prior to this Act, is exempt from			
10		civil service or collective bargaining and is			
11		transferred-as-a-consequence-of-this-Act-shall-be			
12		transferred without loss of salary and shall not			
13		suffer any loss of prior service credit, contractual			
14		rights, vacation or sick leave credits previously			
15		earned, or other employee benefits or privileges, and,			
16		except-in-the-instance of discipline, shall be			
17		entitled to remain employed in the employee's current			
18		position for a period of no less than one year after			
19		the transition of the Oahu regional health care system			
20		into-the-department-of-health is complete;			

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1	(6)	The wages, hours, and other conditions of employment
2		shall-be-negotiated-or-consulted, as applicable, with
3		the respective exclusive representative of the
4		affected employees, in accordance with chapter 89,
5		Hawaii-Revised-Statutes; and
6	(7)	The-rights, benefits, and privileges currently enjoyed
7		by employees, including those rights, benefits, and
8		privileges under chapters 76, 78, 87A, 88, and 89,
9		Hawaii Revised Statutes, shall not be impaired or
10		diminished as a result of these employees being
11		transitioned to the department of health pursuant to
12		this-Act. The transition to the department of health
13		shall not-result in any break in service for the
14		affected employees. The rights, benefits, and
15		privileges currently enjoyed by employees shall be
16		maintained under their existing collective bargaining
17		or other agreements and any successor agreement.]
18	SECT	ION 7. [(a) The Oahu regional board shall, through
19	the Oahu	regional board chair, facilitate the transition of the
20	Oahu-regi	on into the department of health as part of the working
21	group-est	ablished pursuant to section 9 of this Act and



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1	effectuate	e the assignment of all contracts and agreements in
2	which-the-	Oahu region is a party to the department of health.
3	- (b)	Notwithstanding any law to the contrary, the terms of
4	the-follow	wing-members-of-the-board-of-directors-of-the-Hawaii
5	health sy:	stems corporation shall expire on December 31, 2025:
6	(1)	The regional chief executive officer of the Oahu
7		regional-health-care-system; and
8	(2)	The two board members residing on the island of Oahu
9		appointed pursuant to section 323F-3(b)(7), Hawaii
10		Revised Statutes.] Repealed.
11	SECT	ION 8. [(a) During the transition planning period
12	commencin	g on July 1,-2021, to and including the completion of
13	the trans	ition of the Oahu regional health care system into the
14	departmen	t of health no later than December 31, 2025, the Oahu
15	regional	system board may:
16	(1)	Develop and implement its own policies, procedures,
17		and rules necessary or appropriate to plan, operate,
18		manage, and control its facilities without regard to
19		chapter-91, Hawaii Revised Statutes;
20	(2)	Enter into and perform any contract, lease,
21		cooperative agreement, partnership, or other



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1		tran	transaction-whatsoever-that-may-be-necessary-or			
2		appr	appropriate in the performance of its purposes and			
3		resp	responsibilities, and on any terms the regional system			
4		boar	d-may deem appropriate with either:			
5		-(A) -	Any agency or instrumentality of the United			
6			States, or with any state, territory, possession,			
7			or subdivision thereof; or			
8		(B)	Any person, firm, association, partnership, or			
9			corporation, whether operated on a for profit or			
10			not-for-profit basis; provided that the			
11			transaction furthers the public interest;			
12	(3)	Cond	uct activities and enter into business			
13		rela	tionships the regional system board deems			
14		nece	ssary or appropriate, including but not limited			
15		to:				
16		-(A)	Creating nonprofit corporations, including but			
17			not limited to charitable fundraising			
18			foundations, to be controlled wholly by the			
19			regional system board or jointly with others;			

1		(B)	Establishing, subscribing to, and owning stock in
2			business corporations individually or jointly
3			with-others; and
4		-(C) -	Entering into partnerships and other joint
5			venture arrangements, or participating in
6			alliances, purchasing consortia, health insurance
7			pools, or other cooperative agreements, with any
8			public or private entity; provided that any
9			corporation, venture, or relationship entered
10			into under this subsection shall further the
11			public interest;
12	.(4)	Exec	ute, in accordance with all applicable bylaws,
13		rule	s, and laws, all instruments necessary or
14		appr	opriate in the exercise of any powers of the
15		regi	onal system board;
16	(5)	Make	and alter regional system board bylaws and rules
17		for	its-organization-and-management-without regard to
18		chap	ter 91, Hawaii Revised Statutes;
19	.(6)	Ente	r into any contract or agreement whatsoever, not
20		inco	nsistent with the laws of the State, execute all
21		inst	ruments, and do-all things necessary or



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1		appropriate-in-the exercise of the powers-granted
2		under chapter 323F, Hawaii Revised Statutes, including
3		securing the payment of bonds; provided that contracts
4		or agreements executed by the regional system board
5		shall only encumber the regional subaccounts of the
6		regional system board;
7	(7)	Own, purchase, lease, exchange, or otherwise acquire
8		property, whether real, personal, or mixed, tangible
9		or intangible, and any interest therein, in the name
10		of the regional system board; provided that the
11		regional-system board-shall-be subject-to-the
12		requirements of section 323F-3.5, Hawaii Revised
13		Statutes;
14	(8)	Contract-for and accept any gifts, grants, and loans
15		of funds or property, or any other aid in any form
16		from the federal government, the State, any state
17		agency, or any other source, or any combination
18		thereof, in compliance, subject to chapter 323F,
19		Hawaii-Revised Statutes, with the terms and conditions
20		thereof; provided that the regional system board shall
21		be responsible for contracting for and accepting any



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1		gifts, grants, loans, property, or other aid if
2		intended to exclusively benefit the Oahu region public
3		health facilities and operations;
4	(9)	Provide health and medical services to the public
5		directly or by agreement or lease with any person,
6		firm, or private or public corporation, partnership,
7		or association through or in the health facilities of
8		the regional system board or otherwise; provided that
9		the regional system board shall be responsible for
10		conducting the activitics under this paragraph solely
11		within the Oahu regional system;
12	(10)	Approve medical staff bylaws, rules, and medical staff
13		appointments and reappointments for all public health
14		facilities of the regional system board, including but
15		not limited to determining the conditions under which
16		a health professional may be extended the privilege of
17		practicing within a health facility, as determined by
18		the regional system board, and adopting and
19		implementing reasonable rules, without regard to
20		chapter-91, Hawaii Revised Statutes, for the
21		credentialing and peer review of all persons and



1		health-professionals within the facility; provided
2		that the regional system board shall be the governing
3		body responsible for all medical staff organization,
4		peer review, and credentialing activities to the
5		extent-allowed-by law;
6	(11)	Enter into any agreement with the State, including but
7		not limited to contracts for the provision of goods,
8		services, and facilities for the support of the
9		regional-system-board's programs, and contracting for
10		the provision of services to or on behalf of the
11		State;
12	(12)	Develop-internal-policies and procedures for the
13		procurement of goods and services, consistent with the
14		
		goals of public accountability and public procurement
15		goals of public accountability and public procurement practices, and subject to management and financial
15 16		
		practices, and subject to management and financial
16		practices, and subject to management and financial legislative audits; provided that the regional system
16 17		practices, and subject to management and financial legislative audits; provided that the regional system board shall enjoy the exemptions under

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1	(14) Employ or retain any attorney, by contract	or
2	otherwise, for the purpose of representing	the
3	regional system board in any litigation, r	endering ,
4	legal counsel, or drafting legal documents	for the
5	regional system board.	
6	(b)During-the transition period-commencing-or	July 1,
7	2021, to-and including-the completion-of the transit	ion of the
8	Oahu regional health care system into the department	of health
9	no later than December 31, 2025, the Oahu regional s	ystem board
10	shall continue to enjoy the same sovereign immunity	available to
11	the State.	
12	(c) During the transition period commencing on	July-1,
13	2021, to and including the completion of the transit	ion of the
14	Oahu regional health care system into the department	of health
15	no-later than December 31, 2025, the Oahu regional s	ystem board
16	shall be exempt from chapters 36, 37, 38, 40, 41D, 1	03D, 103F,
17	part I of chapter 92, and section 102-2, Hawaii Revi	sed
18	Statutes.] Repealed.	
19	SECTION 9. [(a) There is established a workin	g group of
20	the Oahu regional health care system and department	of health-to
21	develop, evaluate, and implement any additional step	s necessary

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1	to complete the transition of the Oahu-regional health-care		
2	system into the department of health.		
3	-(b)	The working group shall consist of the following	
4	members:		
5	(1)	The director of health or the director's designee, who	
6		shall serve as co-chair and who, along with the chair	
7		of the Oahu regional system board or the chair's	
8		designee, shall have final authority over transfer	
9		activities to be implemented by the working group;	
10	-(-2-)-	The chair of the Oahu regional system board or the	
11		chair's designee, who shall serve as co-chair and who,	
12		along with the director of health or the director's	
13		designee, shall have final authority over transfer	
14		activities to be implemented by the working group;	
15	(3)	The chief executive officer of the Oahu regional	
16		health-care system-or-the chief-executive officer's	
17		designee;	
18	(4)	One-or-more-department-of-health staff-members-as	
19		deemed necessary by the director of health or the	
20		director's designee; and	

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1	- (5) -	One or more Oahu regional health care system staff
2		members-as-deemed-necessary by the chief-executive
3		officer of the Oahu regional health care system or the
4		chief executive officer's designee.
5	(c)	In addition, the working group shall include the
6	following	-members who shall serve in a consultative capacity:
7	(1)	One representative from the behavioral health
8		administration of the department of health;
9	(2) -	One-representative from the department of human
10		resources development;
11	- (3) -	One representative from the department of accounting
12		and general services;
13	-(4)-	One representative from the department of the attorney
14		general;
15	(5)	One-representative-from the department of budget and
16		finance;
17	(6) -	One-representative-from-the office of planning;
18	(7)	The chair of the Hawaii health systems corporation
19		board or the chair's designee;
20	(8)	One representative from the Hawaii health systems
21		corporation-human-resources-department;

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1	(9)	One representative from the Hawaii health systems
2		corporation finance department;
3	(10)	One representative from the state procurement office;
4	(11)	One-representative from the Hawaii Covernment
5		Employees Association, who shall be invited to
6		participate;
7	(12)	One representative from the United Public Workers, who
8		shall be invited to participate;
9	(13) -	Community representatives as recommended and invited
10		by the co-chairs; and
11	(14)	Others as recommended and invited by the co-chairs.
12	(d)	In carrying out its purpose, the working group shall
13	develop-a	- comprehensive business plan and transfer framework to
14	govern-an	d manage the additional steps necessary to complete the
15	transfer	of the Oahu region into the department of health. The
16	comprehen	sive business plan and transfer framework shall include
17	but-not b	e limited to the following:
18	(1)	Preparation-of-a five-year pro forma operating plan
19		and-budget-for-the continuing-operations of-Leahi
20		hospital-and-Maluhia;

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1	(2)	Preparation-of a ten-year pro-forma capital
2		improvement plan and budget for the continuing
3		operations of Leahi-hospital-and Maluhia;
4	- (3) -	Identification and preparation of proposed legislation
5		to address any matters not covered by this Act that
6		may be necessary to complete the transfer of the Oahu
7		regional health care system into the department of
8		health;
9	-(4)-	Identification of all real property, appropriations,
10		records, equipment, machines, files, supplies,
11		contracts, books, papers, documents, maps, and other
12		property made, used, acquired, or held by the Oahu
13		regional health care-system to effectuate the transfer
14		of the same to the department of health;
15	(5)	Identification of all debts and other liabilities that
16		will-remain with the Hawaii health systems corporation
17		and the remaining debts and liabilities to be
18		transferred to the department of health;
19	(6)	Identification-of-all contractual arrangements and
20		obligations of the Oahu regional health care system,
21		including but not limited to those related to personal

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1		service contracts, vendor contracts, and capital
2		improvement projects;
3	- (7) -	Development and implementation of any and all policies
4		and procedures necessary to ensure that the facilities
5		within the Oahu regional health care system remain
6		compliant with all federal, state, and local laws and
7		regulations; and
8	-(8) -	Development and implementation of procedures to
9		extricate the Oahu regional health care system from
10		system-wide services secured or provided by the Hawaii
11		health systems corporation or enable the Oahu region
12		to continue to utilize those services on a temporary
13		or permanent basis through interagency agreement.
14	(e)	-Members of the working group shall serve without
15	compensat	ion but shall be reimbursed for reasonable expenses
16	necessary	for the performance of their duties, including travel
17	expenses.	No member of the working group shall be subject to
18	chapter 8	4, Hawaii Revised Statutes, solely because of the
19	member s	participation in the working group.
20	(1)	The working group shall submit reports to the
21	legislatu	re no later than twenty days prior to the convening of

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1	the regular sessions of 2022 and 2025 that shall include the
2	five-year-pro-forma-operating and budget-plan, ten-year-pro
3	forma capital improvement plan, proposed legislation to address
4	any matters not covered by this Act that may be necessary to
5	complete the transfer of the Oahu regional health care system
6	into the department of health, and a timeline of major
7	milestones necessary to effectuate the transfer of personnel,
8	assets, liabilities, and contracts needed to complete the
9	transfer pursuant to this Act. The reports shall also document
10	the completion of the transfer and dissolution of the Oahu
11	regional-health-care system.
12	(g) The working group shall be dissolved on December 31,
13	2025, or upon completion of the transition of the Oahu regional
14	health care system into the department of health, whichever is
15	first.
16	(h) The working group may hold executive sessions in
17	compliance with the procedures set out in section 92-4, Hawaii
18	Revised Statutes, to discuss individually identifiable
19	information that could affect patient privacy or information
20	that could identify prospective bidders.] Repealed."
21	3. By amending section 14 to read:



1	"SECTION 14. This Act shall take effect on July 1, 2021[$ au$
2	provided that part II of this Act shall take effect on December
3	31, 2025]."
4	PART II
5	SECTION 3. Section 323F-7.6, Hawaii Revised Statutes, is
6	amended to read as follows:
7	"§323F-7.6 Transition of Hawaii health systems regional
8	system or health facility to a new entity. (a) Notwithstanding
9	any other law to the contrary, including but not limited to
10	section 27-1 and chapter 171, any of the regional systems or
11	individual facilities of the Hawaii health systems corporation
12	is hereby authorized to transition into a new legal entity in
13	any form recognized under the laws of the State, including but
14	not limited to:
15	(1) A nonprofit corporation;
16	(2) A for-profit corporation;
17	(3) A municipal facility;
18	(4) A public benefit corporation;
19	[(5) A-division or branch under a state executive
20	department;] or

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1 [(6)] (5) Any two or more of the entities in paragraphs (1) 2 through [(5), -] (4). A transition shall occur through the sale, lease, or transfer of 3 all or substantially all of the assets of the facility or 4 5 regional system, except for real property, which shall only be transferred by lease [; provided that under a transfer that is 6 7 effectuated pursuant to paragraph (5), real property shall 8 transfer in-its-then-existing-state, whether-in lease, fee, or 9 otherwise, to-the-department of land and natural-resources]. 10 Any transition shall comply with chapter 323D. 11 A transition shall only occur upon approval of the (b) 12 appropriate regional system board in the case of a regional 13 system or individual facility transition, or upon approval of 14 the regional system boards and the corporation in the case of 15 the transition of the entire corporation. Any transition shall 16 be subject to legal review by the attorney general, who shall 17 approve the transition if satisfied that the transition conforms to all applicable laws, subject to the review of the director of 18 the department of budget and finance, who shall approve the 19 20 transition if it conforms to all applicable financing procedures, and subject to the governor's approval. 21 In

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1 addition, the transition shall be subject to the following terms 2 and conditions:

3 All proceeds from the sale, lease, or transfer of (1) 4 assets shall be used for health care services in the 5 respective regional system or facility, except that 6 real property shall only be transferred by lease; 7 [provided-that under a transfer that is effectuated 8 pursuant to subsection (a) (5), real property shall 9 transfer in its then existing state, whether in lease, 10 fee, or otherwise, to the department of land and 11 natural resources;]

12 (2) Any and all liabilities of a regional system or 13 facility transitioning into a new entity that were 14 transferred to the Hawaii health systems corporation 15 upon its creation by Act 262, Session Laws of Hawaii 16 1996, and all liabilities of the regional system or 17 facility related to collective bargaining contracts 18 negotiated by the State, shall become the 19 responsibility of the State; and 20 (3) During the period of transition:

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1	(A) The State shall continue to fund the provision of
2	health care services provided for by the regional
3	system or individual facility; and
4	(B) All applicable provisions of this chapter shall
5	continue to apply.
6	Upon the completion of the transition of all the facilities
7	in a regional system to a new entity, the regional system board
8	for that regional system shall terminate; provided that if not
9	all of a regional system's facilities are transitioned to a new
10	entity, the existing regional system board shall not terminate
11	but shall continue to retain jurisdiction over those facilities
12	remaining in the regional system."
13	SECTION 4. Chapter 321, part XLVI, Hawaii Revised
14	Statutes, is repealed.
15	PART III
16	SECTION 5. The Oahu regional health care system and the
17	department of health shall enter into an agreement regarding
18	Oahu regional health care system taking care of low acuity
19	patients in the department of health's custody by the end of
20	2024.

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SECTION 6. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.
SECTION 7. This Act shall take effect on December 31,

4 2050.



S.B. NO. ³¹²⁸ ^{S.D. 2}

Report Title: HHSC; DOH; Oahu Regional Health Care System; Transfer; Repeal; Low Acuity Patients; Agreement

Description:

Repeals the requirement to transfer the Oahu Regional Health Care System from the Hawaii Health Systems Corporation to the Department of Health. Repeals certain changes to the Hawaii Revised Statutes that were made by Act 212, SLH 2021. Requires the Oahu Regional Health Care System to enter into an agreement with the Department of Health regarding Oahu Regional Health Care System taking care of low acuity patients in the Department's custody by the end of 2024. Effective 12/31/2050. (SD2)

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

