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GOV. MSG. NO. 1088

EXECUTIVE CHAMBERS

HONOLULU

LINDA LINGLE GOVERNOR

July 11, 2007

The Honorable Colleen Hanabusa, President and Members of the Senate Twenty-Fourth State Legislature State Capitol, Room 409 Honolulu, Hawaii 96813

Dear Madam President and Members of the Senate:

Re: Senate Bill No. 1792 SD3 HD3 CD2

On July 10, 2007, Senate Bill No. 1792 entitled "A Bill for an Act Relating to the Hawaii Health Systems Corporation" became law without my signature, pursuant to Section 16 of Article III of the State Constitution.

The purpose of this bill is to create five regional boards within the Hawaii Health Systems Corporation (HHSC), to give these regional boards authority over the operation and governance of HHSC facilities that are located within their regions, to retain the central corporation and increase the membership of the HHSC Board, to exempt the HHSC Board and the regional boards from the Sunshine Laws, and to exempt the regional boards from the Public Procurement Code.

The bill contemplates that the regional boards will exercise substantial control and responsibility for the management of the HHSC facilities and other assets located in their regions, while HHSC and the HHSC Board will act upon corporation-wide matters. Regional boards will be able to retain revenues that are generated by facilities located within their regions, and the regional boards will be responsible for developing budgets and submitting them to the HHSC board for submission to the Legislature. Both HHSC and the regional boards will have authority to contract for goods, services, and construction.

I support the intent of this bill to give local regions more control over the operation of the HHSC facilities that are located in their area. However, I did not sign the bill because this bill poses a number of concerns that could adversely affect the operation of the HHSC hospitals, which is our State's "safety net" of medical facilities.

Among my concerns is this bill exempts the regional boards and the HHSC Board from Part I of this State's Sunshine Law in chapter 92, Hawaii Revised Statutes. This bill also exempts the regional boards from Hawaii's Public Procurement Code. These two exemptions remove transparency, openness, and accountability in the administration of this State's public hospitals, including the utilization of public funds by the regional boards.

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Exempting the HHSC Board and the regional boards from "open meetings" requirements of the Sunshine Law means that they will no longer be required to, among other things, post notice of their meetings, allow the public to attend and testify at meetings, or make their minutes publicly available. The HHSC's Board and regional boards will be able to set policy, enter into contracts, begin or conduct lawsuits, and oversee the administration of public health facilities without wide community scrutiny or participation. Although this bill requires each regional board to hold two informational community meetings per year to take comments on the region's performance, this is a far lesser standard of public participation and scrutiny than is provided for under the Sunshine Law.

A governmental agency with the authority to expend funds also should be in compliance with the Procurement Code, which promotes the policy of fair and equitable treatment of all persons and companies who deal with the government, fosters effective broad-based competition, and increases public confidence in public procurement. Open bidding procedures assure that the State obtains value and that potential vendors/contractors are treated fairly. The Procurement Code establishes a time-tested, fair, and reliable set of rules and processes for award of contracts. To the extent that agencies may need specific purchases to be exempted from the Code requirements, the Code provides an exemption process.

I also have concerns about the timetable for implementation of this bill. Within 15 days, I must receive a total of 120 names of candidates for the regional boards from the Senate President, House Speaker, Management Advisory Committees, and HHSC staff. Thereafter, I have 30 days to select the 60 most qualified persons--12 persons for each region.

In addition to this timetable for selecting regional board members, SB 1792 specifically provides for a new selection of HHSC corporate board members--some of whose terms will prematurely expire in December 2007 and the rest of whose terms will prematurely expire in September 2008. Even supporters of this bill have expressed concern that with a 100% turnover in the HHSC Board at the same time that the regional boards are being constituted, HHSC, as a whole, will lose the "institutional knowledge" of HHSC Board members. At the time of great change in corporate governance, vis-á-vis the constitution of the new regional boards and the sharing of authority and obligations with HHSC, it would appear unwise to have further changes in the governance of HHSC.

I also remain concerned that this bill requires the Governor to select candidates solely from enumerated lists. The Governor's ability to select the most qualified person to fill a vacancy should not be so narrowly restricted.

Additionally, I am concerned that this bill comes at a time when HHSC is facing serious fiscal difficulties and has just assumed responsibility for a new facility--Kahuku Hospital. It is my hope that funding for each respective region will be set based upon true need and not solely as a function of the political power of a respective region's elected officials.

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Although I cannot in good conscience endorse this bill with my signature, I wish to reaffirm my commitment to improving the access of local communities in decision-making regarding their health care providers. I have consistently held the position for more than twenty-five years that the government which is closest to the people is the government that can best meet the needs of its citizens. It is refreshing to note that the Legislature has finally recognized this in passing this measure.

For the foregoing reasons, I allowed Senate Bill 1792 to become law as Act 290, effective July 10, 2007, without my signature.

Sincerely,

LINDA LINGLE

THE SENATE TWENTY-FOURTH LEGISLATURE, 2007 STATE OF HAWAII

ACT 290 S.B. NO. ¹⁷⁹² S.D. 3 H.D. 3 C.D. 2

A BILL FOR AN ACT

RELATING TO THE HAWAII HEALTH SYSTEMS CORPORATION.

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

1 The legislature finds that the State's SECTION 1. 2 community hospital system, Hawaii health systems corporation, is the fourth largest public hospital system in the nation. 3 The Hawaii health system corporation's public health facilities 4 provide essential safety-net hospital and long-term care 5 6 services throughout the state and are often the only hospitals in many rural communities. Due to rapid changes taking place in 7 8 the health care industry, the legislature acknowledges that the governing structure of our public hospital system must provide 9 10 the appropriate flexibility and autonomy needed to compete and 11 remain viable and respond to the needs of the specific communities served by furthering the development of centers of 12 excellence in health care. 13

14 The current administrative arrangement places the public 15 hospital system in a single statewide public agency, the Hawaii 16 health systems corporation, which operates with some autonomy 17 from the executive branch. This arrangement is the result of SB1792 CD2 LRB 07-4214.doc SB1792 CD2 LRB 07-4214.doc

landmark legislation, Act 262, Session Laws of Hawaii 1996 (Act 1 2 262), after years of study. Act 262 was largely the result of the work of a task force established pursuant to Act 266, 3 Session Laws of Hawaii 1994, charged with studying the 4 establishment of an agency for community hospitals, then a 5 division of the department of health. On December 20, 1994, the 6 task force issued its report to the governor and the legislature 7 entitled "The Preliminary Report of the Governor's Task Force on 8 the Establishment of an Agency for Community Hospitals." Many 9 of the recommendations of the task force were adopted by the 10 legislature, resulting in passage of Act 262, and the creation 11 of the Hawaii health systems corporation in 1996. 12

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One significant recommendation of the task force included 13 14 the establishment of regional system boards of directors, along with the system-wide board. The task force stated that: 15 "The Hawaii Health Systems Corporation should 16 administer the state facilities in a decentralized 17 18 fashion, with the facilities to be grouped into five Three regions should be formed for the 19 regions. facilities of Kauai, Oahu and Maui Counties 20 respectively, and the Big Island should be divided 21 22 into Eastern and Western regions. Each region should SB1792 CD2 LRB 07-4214.doc

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1	have an operating Board of Directors consisting of
2	nine members. Regional Boards should be initially
3	appointed by the Governor with the advice and consent
4	of the Senate, and should subsequently be self
5	perpetuating (i.e., with future Board appointments
6	made by the current Board)."
7	During the 1996 conference committee hearings on S.B. No.
8	2522, which ultimately became Act 262, the regional board
9	concept was replaced with regional management advisory
10	committees. The management advisory committees represent the
11	communities in which the hospitals are located and meet with the
12	management of the facilities and the executives of the Hawaii
13	health systems corporation to give the communities a voice in
14	the provision of these vital safety-net hospital services.
15	However, the legislature finds that the Hawaii health systems
16	corporation has developed strong administrative and clinical
17	leadership in all five regions and is now ready for the
18	implementation of the regional system boards recommendation.
19	Further, the regional system board concept would enhance the
20	ability of local communities and stakeholders to participate in
21	the decision-making and operation of their own community
22	hospitals. It is consistent with the original intent of the
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legislature in creating Hawaii health systems corporation that 1 more than one system would be established, one for each region, 2 as well as an umbrella system. While the management advisory 3 committees have been diligent in representing the communities, 4 their role has been solely advisory. Local community 5 stakeholders, through independent regional system boards, are in 6 the best position to make the critical decisions relating to the 7 local operation of their community hospitals. Additionally, 8 regional system boards would have the ability to address local 9 needs and concerns in a more timely fashion. 10

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The hospitals, through the Hawaii health systems 11 corporation, should still engage in state-wide activities where 12 a system-wide approach may provide economies of scale, 13 efficiencies, and inter-regional collaboration and cooperation. 14 15 The purpose of this Act is to advance the State's commitment to provide quality health care for the people of 16 Hawaii, by moving forward on the original task force 17 recommendation of community-based governance and establishing 18 regional system boards for all regions, to be governed by a 19 community-based regional system board of directors, and to 20 provide the necessary authority for each region to accomplish 21 the goal of community-based governance. The Hawaii health 22 SB1792 CD2 LRB 07-4214.doc

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1	system corporation will continue to provide system-wide		
2	functions and governance with enhanced representation of		
3	regional system board members.		
4	SECTION 2. Chapter 323F, Hawaii Revised Statutes, is		
5	amended by adding three new sections to be appropriately		
6	designated and to read as follows:		
7	"§323F-A Regional system boards. (a) There is hereby		
8	established a regional system board of directors to govern each		
9	of the five regional systems specified in section 323F-2, no		
10	later than January 1, 2008. The regional system boards of		
11	directors shall carry out the duties and responsibilities as set		
12	forth in this chapter and as further delegated by the		
13	corporation.		
14	(b) Upon its establishment, a regional system board shall		
15	assume custodial care of all financial assets, real property,		
16	including land, structures, and fixtures, or other physical		
17	assets, such as personal property, including furnishings,		
18	equipment, and inventory, of the corporation within its regional		
19	system. No sale or encumbrance of any such real property or		
20	such other financial assets, physical assets of the corporation		
21	shall be permitted without the mutual consent of the Hawaii		
22	health systems corporation board and the appropriate regional		
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1	system board. No additional debts or liabilities or superior		
2	debts shall be added by the corporation to any regional system		
3	board that would negatively impact the holders of bond notes.		
4	Each regional system board shall be liable for any liabilities		
5	arising from financial assets, real or personal property in its		
6	custodial care.		
7	(c) Each regional system shall be governed by a regional		
8	system board of directors to consist of not less than seven		
9	members and not more than fifteen members, as determined by the		
10	regional system board after the initial regional system board is		
11	established.		
12	(1) Each regional system board shall initially consist of		
13	twelve members to be appointed by the governor under		
14	section 26-34 or as provided in this section, as		
15	follows:		
16	(A) Four members shall be appointed by the governor		
17	within thirty days of receipt of a qualified list		
18	of candidates as follows:		
19	(i) Two members shall be chosen from a list of		
20	four individuals submitted by the speaker of		
21	the house of representatives within fifteen		
22	days of the effective date of this Act; SB1792 CD2 LRB 07-4214.doc		

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1			provided that this list shall not include
2			physicians; and
3		<u>(ii)</u>	Two members shall be chosen from a list of
4			four individuals submitted by the president
5			of the senate within fifteen days of the
6			effective date of this Act; provided that
7			this list shall not include physicians;
8	<u>(B)</u>	Four	members shall be appointed by the governor
9		with	in thirty days from a list of eight
10		indi	viduals nominated by the regional public
11		heal	th facility management advisory committee
12		with:	in fifteen days of the effective date of this
13		Act.	These individuals may be medical and health
14		care	providers and professionals, consumers, and
15		know	ledgeable individuals in other appropriate
16		area	s such as business, finance, and law;
17		prov	ided that these individuals shall not be
18		phys	icians currently in active practice;
19	<u>(C)</u>	Three	e physicians shall be appointed by the
20		gove:	rnor within thirty days from a list submitted
21		with:	in fifteen days of the effective date of this
22			of six physicians nominated by a majority
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1		vote of the medical staff of the public health
2		facilities in the regional system present at a
3		duly noticed meeting from a list of qualified
4		candidates submitted by the medical executive
5		committees in the regional system; and
6	х	(D) The corporation board chairperson or
7		<u>chairperson's designee shall serve as an ex</u>
8		officio, non-voting member of each regional
9	•	system board;
10	(2)	One member of each regional system board nominated by
11		the speaker of the house of representatives, the
12		president of the senate, and medical executive
13		committees in a regional system shall be appointed for
14		a term of two years;
15	<u>(3)</u>	One member of each initial regional system board
16		nominated by the regional public health facility
17		management advisory committee for the regional system
18		shall be appointed for a term of two years;
19	(4)	The remaining members of each initial regional system
20		board and all members appointed thereafter shall be
21		appointed for terms of three years; and

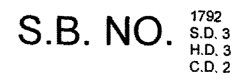


1	(5) New regional system board members appointed to any
2	regional system board after the initial regional
3	system board shall be selected by a two-thirds
4	affirmative vote of the existing regional system board
5	members.
6	Except for the ex-officio members of each regional system board,
7	all other members of a regional system board shall be residents
8	of the region. Each regional system board shall elect its own
9	chair.
10	(d) Each regional system board shall be responsible for
11	local governance, operations, and administration of the delivery
12	of services in its respective regional system as set forth in
13	this chapter and as further delegated by the corporation. Each
14	regional system board shall include medical and health care
15	providers and professionals, consumers, and knowledgeable
16	individuals in other appropriate areas, such as business,
17	finance, and law; provided that no more than three members of
18	the regional system board shall be physicians. Each regional
19	system board shall be as balanced and representative of the
20	community stakeholders as possible.
21	(e) Any member of a regional system board may be removed
22	for cause by the governor or for cause by vote of a two-thirds

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1	majority (of the regional system board's voting members then in
2	office.	For purposes of this section, "cause" shall include
3	without 1:	imitation:
4	(1)	Malfeasance in office;
5	(2)	Persistent failure to attend regularly called
6		meetings;
7	(3)	Sentencing for conviction of a felony, to the extent
8		allowed by section 831-3.1; or
9	(4)	Any other cause that may render a member incapable of
10		discharging or unfit to discharge the duties required
11		under this chapter.
12	\$3231	-B Regional chief executive officer; exempt position.
13	(a) Upon	establishment, and until December 31, 2008, a regional
14	system boa	ard may appoint a regional chief executive officer and
15	regional c	chief financial officer whose salary shall be set by
16	the corres	sponding regional system board and may discharge a
17	regional c	chief executive officer or regional chief financial
18	officer fo	or cause, consistent with subsection (b); provided that
19	the positi	on shall be exempt from chapter 76 and section 26-
20	<u>35(a)(4).</u>	Effective January 1, 2009, the hiring and firing of
21	the region	al chief executive officers shall be subject to
22		of both the regional system board and the corporation

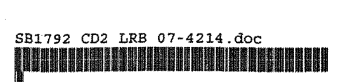
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1	board. Each regional chief executive officer may also appoint,
2	as necessary, other personnel, exempt from chapters 76 and 89,
3	to work directly for the regional chief executive officer for
4	the regional system and for the corresponding regional system
5	board.
6	(b) Any regional system board or its designee may
7	discharge its exempt personnel with or without cause; provided
8	that removal without cause shall not prejudice any contract
9	rights of personnel; and provided further that the discharge of
10	a regional chief executive officer shall be limited to the
11	reasons outlined in section 323F-A(e) up to December 31, 2008.
12	Effective January 1, 2009, regional chief executive officers and
13	other exempt personnel shall be subject to discipline, including
14	discharge, in accordance with duly executed contracts, laws
15	governing exempt personnel of the State, and regional system
16	policies adopted in accordance with corporate policies.
17	(c) Each regional chief executive officer or their
18	designees may appoint, exempt from chapters 76 and 89, hospital
19	administrators, assistant administrators, directors of nursing,
20	medical directors, and staff physicians, to facilitate the
21	management of facilities within the regional system.

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1	(d) Hiring, firing, compensation packages, and other
2	personnel actions with respect to employees not covered by
3	chapters 76 and 89 shall be governed by policies adopted by each
4	regional system board. These policies and guidelines shall be
5	consistent with policies and guidelines adopted by the
6	corporation board after consultation with the regional system
7	boards.
8	§323F-C Regional system boards; delegated authority. If
9	the Hawaii health systems corporation board is unable to act on
10	important transactions in as timely a manner as the chairperson
11	of the corporation board deems reasonable, the chairperson of
12	the corporation board may further delegate authority to the
13	regional system boards to take action on specific matters."
14	SECTION 3. Section 26-5, Hawaii Revised Statutes, is
15	amended by amending subsection (e) to read as follows:
16	"(e) Nothing in this section shall be construed as in any
17	manner affecting the civil service laws applicable to the
18	several counties, the judiciary, or the Hawaii health systems
19	corporation[$_{\tau}$] or its regional system boards, which shall remain
20	the same as if this chapter had not been enacted."
21	SECTION 4. Section 26-35.5, Hawaii Revised Statutes, is
22	amended as follows:
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1 1. By amending subsection (a) to read: "(a) For purposes of this section, "member" means any 2 3 person who is appointed, in accordance with the law, to serve on 4 a temporary or permanent state board, including members of the 5 local school board of any charter school established under chapter 302B, council, authority, committee, or commission, 6 7 established by law or elected to the board of education, or the 8 board of trustees of the employees' retirement system under section 88-24[+], or the corporation board of the Hawaii health 9 systems corporation under section 323F-3 and its regional system 10 11 boards under section 323F-A; provided that "member" shall not 12 include any person elected to serve on a board or commission in 13 accordance with chapter 11 other than a person elected to serve 14 on the board of education." 15 2. By amending subsection (e) to read: 16 "(e) The attorney general, or in the case of the board of 17 regents of the University of Hawaii, its university general 18 counsel, or in the case of the board of directors of the Hawaii 19 health systems corporation under section 323F-3 or its regional

20 system boards under chapter 323F-A, the attorneys retained by

21 the board of directors of the Hawaii health systems corporation

22 or its regional system boards under section 323F-9, shall SB1792 CD2 LRB 07-4214.doc

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1	represent and defend a member in any civil action for which
2	immunity is conferred under subsection (b), or when the attorney
3	general, or, if the action involves a member of the board of
4	regents, the university general counsel, or, if the action
5	involves a member of the board of directors of the Hawaii health
6	systems corporation or its regional system boards, the attorneys
7	retained by the board of directors of the Hawaii health systems
8	corporation or its regional system boards, determines that
9	indemnification is available to the member under subsection (c),
10	and the member against whom the action is brought has submitted
11	a written request for representation and has provided the
12	attorney general, $[\Theta \mathbf{\hat{r}}]$ the university general counsel in the
13	case of an action involving a member of the board of regents, or
14	the attorneys retained by the board of directors of the Hawaii
15	health systems corporation or its regional system boards in the
16	case of an action involving a member of the board of directors
17	of the Hawaii health systems corporation or its regional system
18	boards with all process or complaint served upon the member
19	within a reasonable period of time, but not more than five days
20	after being served with the process or complaint. The attorney
21	general, [or] the university general counsel, <u>or an attorney</u>
22	retained by the board of directors of the Hawaii health systems
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1	corporation or its regional system boards may terminate the
2	representation and defense of the member at any time if, after
3	representation and defense is accepted, the attorney general,
4	$[\Theta \mathbf{r}]$ the university general counsel, or an attorney retained by
5	the board of directors of the Hawaii health systems corporation
6	or one of its regional system boards determines that
7	indemnification would not be available to the member under
8	subsection (c)."
9	SECTION 5. Section 28-8.3, Hawaii Revised Statutes, is
10	amended as follows:
11	1. By amending subsection (a) to read:
12	"(a) No department of the State other than the attorney
13	general may employ or retain any attorney, by contract or
14	otherwise, for the purpose of representing the State or the
15	department in any litigation, rendering legal counsel to the
16	department, or drafting legal documents for the department;
17	provided that the foregoing provision shall not apply to the
18	employment or retention of attorneys:

19 (1) By the public utilities commission, the labor and
20 industrial relations appeals board, and the Hawaii
21 labor relations board;

1	(2)	By any court or judicial or legislative office of the
2		State;
3	(3)	By the legislative reference bureau;
4	(4)	By any compilation commission that may be constituted
5		from time to time;
6	(5)	By the real estate commission for any action involving
7		the real estate recovery fund;
8	(6)	By the contractors license board for any action
9		involving the contractors recovery fund;
10	(7)	By the trustees for any action involving the travel
11		agency recovery fund;
12	(8)	By the office of Hawaiian affairs;
13	(9)	By the department of commerce and consumer affairs for
14		the enforcement of violations of chapters 480 and 485;
15	(10)	As grand jury counsel;
16	(11)	By the Hawaiian home lands trust individual claims
17		review panel;
18	(12)	By the Hawaii health systems corporation, or its
19		regional system boards, or any of [its] their
20		facilities;
21	(13)	By the auditor;

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22 (14) By the office of ombudsman; SB1792 CD2 LRB 07-4214.doc

By the insurance division; 1 (15)By the University of Hawaii; 2 (16)(17) By the Kahoolawe island reserve commission; 3 By the division of consumer advocacy; 4 (18)By the office of elections; (19)5 By the campaign spending commission; (20)6 By the Hawaii tourism authority, as provided in (21)7 section 201B-2.5; or 8 By a department, in the event the attorney general, (22)9 for reasons deemed by the attorney general good and 10 sufficient, declines, to employ or retain an attorney 11 for a department; provided that the governor thereupon 12 waives the provision of this section." 13 By amending subsection (c) to read: 2. 14 Every attorney employed by any department on a full-15 " (C) time basis, except an attorney employed by the public utilities 16 commission, the labor and industrial relations appeals board, 17 the Hawaii labor relations board, the office of Hawaiian 18 affairs, the Hawaii health systems corporation $[\tau]$ or its 19 regional system boards, the department of commerce and consumer 20 affairs in prosecution of consumer complaints, insurance 21 division, the division of consumer advocacy, the University of 22 SB1792 CD2 LRB 07-4214.doc

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Hawaii, the Hawaii tourism authority as provided in section
 201B-2.5, the Hawaiian home lands trust individual claims review
 panel, or as grand jury counsel, shall be a deputy attorney
 general."

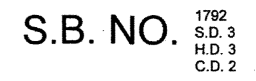
5 SECTION 6. Section 29-24, Hawaii Revised Statutes, is
6 amended by amending subsection (a) to read as follows:

7 *(a) There is established in the state treasury an 8 interagency federal revenue maximization revolving fund, into 9 which shall be deposited all funds and proceeds collected from the federal government and third-party [payors] payers for costs 10 not previously claimed by the State, with the exception of 11 12 proceeds collected for services provided by the Hawaii health 13 systems corporation $[\tau]$ or its regional system boards, for 14 reimbursement of federally-funded state programs. For purposes of this chapter, federally-funded state programs include but 15 shall not be limited to those federally-funded programs within 16 17 the departments of human services and health, and shall not 18 include the federally-funded program within the department of 19 education as provided in [+] section[+] 302A-1406. Expenditures 20 and transfers from the fund shall be made by the comptroller in 21 proportional allocations established by the comptroller and the Transfers shall be made to the department 22 director of finance. SB1792 CD2 LRB 07-4214.doc

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1	claiming the	reimbursement for expenses incurred related to
2	federal fund	reimbursement claims and to the general fund of the
3	State. Mone	ys in the fund may be expended for consultant
4	services ren	dered under subsection (b)."
5	SECTION	7. Section 36-27, Hawaii Revised Statutes, is
6	amended to r	ead as follows:
7	*\$36-27	Transfers from special funds for central service
8	expenses. E	xcept as provided in this section, and
9	notwithstand.	ing any other law to the contrary, from time to
10	time, the di	rector of finance, for the purpose of defraying the
11	prorated est:	imate of central service expenses of government in
12	relation to a	all special funds, except the:
13	(1) Spe	ecial out-of-school time instructional program fund
14	unc	der section 302A-1310;
15	(2) Scl	nool cafeteria special funds of the department of
16	edu	acation;
17	(3) Spe	ecial funds of the University of Hawaii;
18	(4) Sta	ate educational facilities improvement special fund;
19	(5) Coi	nvention center enterprise special fund under
20	sec	ction 201B-8;
21	(6) Spe	ecial funds established by section 206E-6;
22		using loan program revenue bond special fund; RB 07-4214.doc

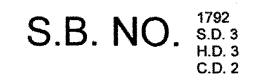
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1	(8)	Housing project bond special fund;
2	(9)	Aloha Tower fund created by section 206J-17;
3	(10)	Funds of the employees' retirement system created by
4		section 88-109;
5	(11)	Unemployment compensation fund established under
6		section 383-121;
7	(12)	Hawaii hurricane relief fund established under chapter
8		431P;
9	(13)	Hawaii health systems corporation special funds [+] and
10		the subaccounts of its regional system boards;
11	(14)	Tourism special fund established under section
12		201B-11;
13	(15)	Universal service fund established under chapter 269;
14	(16)	Integrated tax information management systems special
15		fund under section 231-3.2;
16	(17)	Emergency and budget reserve fund under section
17		328L-3;
18	(18)	Public schools special fees and charges fund under
19		section 302A-1130(f);
20	(19)	Sport fish special fund under section 187A-9.5;
21	(20)	Neurotrauma special fund under section 321H-4;



1	(21)	Deposit beverage container deposit special fund under
2		section 342G-104;
3	(22)	Glass advance disposal fee special fund established by
4		section 342G-82;
5	(23)	Center for nursing special fund under section
6		[+] 304A-2163 []];
7	(24)	Passenger facility charge special fund established by
8		section 261-5.5;
9	(25)	Solicitation of funds for charitable purposes special
10		fund established by section 467B-15;
11	(26)	Land conservation fund established by section 173A-5;
12	(27)	Court interpreting services revolving fund under
13		section 607-1.5;
14	(28)	Trauma system special fund under section 321-22.5;
15	(29)	Hawaii cancer research special fund;
16	(30)	Community health centers special fund; and
17	(31)	<pre>Emergency medical services special fund[-{];</pre>
18	shall dedu	uct five per cent of all receipts of all other special
19	funds, wh:	ich deduction shall be transferred to the general fund
20	of the Sta	ate and become general realizations of the State. All
21	officers of	of the State and other persons having power to allocate
22		se any special funds shall cooperate with the director
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1	in effecting these transfers. To determine the proper revenue
2	base upon which the central service assessment is to be
3	calculated, the director shall adopt rules pursuant to chapter
4	91 for the purpose of suspending or limiting the application of
5	the central service assessment of any fund. No later than
6	twenty days prior to the convening of each regular session of
7	the legislature, the director shall report all central service
8	assessments made during the preceding fiscal year.[]] "
9	SECTION 8. Section 36-30, Hawaii Revised Statutes, is
10	amended by amending subsection (a) to read as follows:
11	"(a) Each special fund, except the:
12	(1) Transportation use special fund established by section
13	261D-1;
14	(2) Special out-of-school time instructional program fund
15	under section 302A-1310;
16	(3) School cafeteria special funds of the department of
17	education;
18	(4) Special funds of the University of Hawaii;
19	(5) State educational facilities improvement special fund;
20	(6) Special funds established by section 206E-6;
21	(7) Aloha Tower fund created by section 206J-17;

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1	(8)	Funds of the employees' retirement system created by
2		section 88-109;
3	(9)	Unemployment compensation fund established under
4		section 383-121;
5	(10)	Hawaii hurricane relief fund established under chapter
6		431P;
7	(11)	Convention center enterprise special fund established
8		under section 201B-8;
9	(12)	Hawaii health systems corporation special funds [+] and
10		the subaccounts of its regional system boards;
11	(13)	Tourism special fund established under section
12		201B-11;
13	(14)	Universal service fund established under chapter 269;
14	(15)	Integrated tax information management systems special
15		fund under section 231-3.2;
16	(16)	Emergency and budget reserve fund under section
17		328L-3;
18	(17)	Public schools special fees and charges fund under
19		section 302A-1130(f);
20	(18)	Sport fish special fund under section 187A-9.5;
21	(19)	Neurotrauma special fund under section 321H-4;

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1	(20)	Center for nursing special fund under section
2		[+] 304A-2163 []];
3	(21)	Passenger facility charge special fund established by
4		section 261-5.5;
5	(22)	Court interpreting services revolving fund under
6		section 607-1.5;
7	(23)	Trauma system special fund under section 321-22.5;
8	(24)	Hawaii cancer research special fund;
9	(25)	Community health centers special fund; and
10	(26)	Emergency medical services special fund[4];
11	shall be n	responsible for its pro rata share of the
12	administra	ative expenses incurred by the department responsible
13	for the op	perations supported by the special fund concerned.[] "
14	SECT	ION 9. Section 37-53, Hawaii Revised Statutes, is
15	amended to	read as follows:
16	"\$37-	53 Transfer of special funds. At any time during a
17	fiscal yea	ar, notwithstanding any other law to the contrary, any
18	department	may, with the approval of the governor or the
19 ·	director d	of finance if so delegated by the governor, transfer
20	from any s	special fund relating to such department to the general
21	revenues o	of the State all or any portion of moneys determined to
22	be in exce	ess of fiscal year requirements for such special fund,
	and an	2 LRB 07-4214.doc

1 except for special funds under the control of the department of transportation relating to highways, airports, transportation 2 3 use, and harbors activities, special funds under the control of 4 the Hawaii health systems corporation [-7] or subaccounts under 5 the control of its regional system boards, and special funds of 6 the University of Hawaii. At any time the department of 7 transportation, with the approval of the governor or the director of finance if so delegated by the governor, may 8 9 transfer from any special fund under the control of the 10 department of transportation, or from any account within any 11 such special fund, to the general revenues of the State or to 12 any other special fund under the control of the department of 13 transportation all or any portion of moneys determined to be in 14 excess of requirements for the ensuing twelve months determined 15 as prescribed by rules adopted pursuant to chapter 91; provided 16 that no such transfer shall be made which would cause a 17 violation of federal law or federal grant agreements." 18 SECTION 10. Section 37-74, Hawaii Revised Statutes, is 19 amended by amending subsection (d) to read as follows: 20 No appropriation transfers or changes between " (d) 21 programs or agencies shall be made without legislative

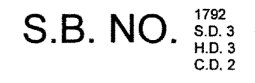
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22 authorization; provided that: SB1792 CD2 LRB 07-4214.doc

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Authorized transfers or changes, when made, shall be 1 (1)reported to the legislature; 2 Except with respect to appropriations to fund 3 (2)financing agreements under chapter 37D, the University 4 of Hawaii shall have the flexibility to transfer 5 appropriated funds and positions for the operating 6 cost category among programs, among cost elements in a 7 program, and between quarters, as applicable; except 8 with respect to appropriations to fund financing 9 agreements under chapter 37D, the department of 10 education shall have the flexibility to transfer 11 12 appropriated funds and positions for the operating cost category among programs and among cost elements 13 in a program, and between guarters, as applicable; and 14 the Hawaii health systems corporation and its regional 15 system boards shall have the flexibility to transfer 16 special fund appropriations among [community 17 hospitals] regional system hospital facilities as 18 applicable [+] and as mutually agreed to by the 19 corporation and the respective regional system board; 20 provided that the Hawaii health systems corporation 21 and the regional system boards shall maintain the 22 SB1792 CD2 LRB 07-4214.doc

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1 integrity and services of each individual [facility] regional system and shall not transfer appropriations 2 3 out of any [facility] regional system that would result in a reduction of services offered by the 4 [facility] regional system, with due regard for 5 statutory requirements, changing conditions, the needs 6 of the programs, and the effective utilization of 7 resources; and 8 The university and the department of education shall 9 (3)account for each transfer implemented under this 10 11 subsection in quarterly reports to the governor and 12 annual reports at the end of each fiscal year to the 13 legislature and the governor, which shall be prepared in the form and manner prescribed by the governor and 14 15 shall include information on the sources and uses of the transfer." 16

SECTION 11. Section 37D-1, Hawaii Revised Statutes, is amended by amending the definition of "agency" to read as follows:

20 ""Agency" or "participating agency" means the judiciary,
21 any executive department, any independent commission, any board,
22 any authority, any bureau, any office, any other establishment
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1 of the State (except the legislature and its agencies), or any public corporation that is supported in whole or in part by 2 3 state funds, or any agent thereof, authorized by law to expend available moneys; provided that the Hawaii health systems 4 corporation and its regional system boards shall not be governed 5 by this chapter for any financing agreement unless it elects to 6 7 [do-so.] be." SECTION 12. Section 37D-2, Hawaii Revised Statutes, is 8 9 amended to read as follows: ***§37D-2** Financing agreements. (a) There is hereby 10 established and authorized the financing agreement program of 11 the State. Any agency desiring to acquire or improve projects 12 through the financing agreement program established and 13 14 authorized by this chapter shall submit a written request to the department providing such information as the department shall 15 require. Notwithstanding any other law to the contrary, and 16 except for the Hawaii health systems corporation $[\tau]$ and its 17 18 regional system boards, only with the approval by the attorney 19 general as to form and legality and upon the written request of one or more participating agencies may the department enter into 20 a financing agreement in accordance with this chapter, except 21

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22 that the board of regents of the University of Hawaii may enter SB1792 CD2 LRB 07-4214.doc

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into a financing agreement in accordance with this chapter 1 2 without the approval of the director and of the attorney general 3 as to form and legality if the principal amount of the financing agreement does not exceed \$3,000,000. A financing agreement may 4 5 be entered into by the department on behalf of one or more 6 participating agencies at any time (before or after commencement or completion of any improvements or acquisitions to be 7 8 financed) and shall be upon terms and conditions the department 9 finds to be advantageous. In each case of a written request by 10 the judiciary to participate in the financing agreement program, 11 the department shall implement the request; provided that the 12 related financing agreement shall be upon terms and conditions 13 the department finds to be advantageous. Any financing 14 agreement entered into by the department without the approval required by this section shall be void and of no effect. A 15 16 single financing agreement may finance a single item or multiple 17 items of property to be used by multiple agencies or may finance 18 a single item or multiple items of property to be used by a 19 single agency. The department shall bill any participating 20 agency that benefits from property acquired with the proceeds of 21 a financing agreement for such participating [agency's] agencies

22 pro rata share of:

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1	(1)	The department's costs of administration of the
2		financing agreement program; and
3	(2)	The financing costs, including the principal and
4		interest components of the financing agreement and
5		insurance premiums;
6	on a month	nly or other periodic basis, and may deposit payments
7	received i	n connection with the billings with a trustee as
8	security f	or a financing agreement. Any participating agency
9	receiving	such a bill shall be authorized and shall pay the
10	amounts bi	lled from the available moneys.
11	(b)	Financing agreements shall be subject to the following
12	limitation	IS :
13	(1)	Amounts payable by a participating agency to or upon
14		the direction of the department in respect to a
15		project and by the department under a financing
16		agreement shall be limited to available moneys. In no
17		circumstance shall the department be obligated to pay
18		amounts due under a financing agreement from any
19		source other than available moneys. If, by reason of
20		insufficient available moneys or other reason, amounts
21		due under a financing agreement are not paid when due,
22		the lender may exercise any property right that the
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1		department has granted to it in the financing
2		agreement, against the property that was purchased
3		with the proceeds of the financing agreement, and
4		apply the amounts so received toward payments
5		scheduled to be made by the department under the
6		financing agreement;
7	(2)	No property rights may be granted in property unless
8		the property is being acquired, is to be substantially
9		improved, is to be refinanced with the proceeds of a
10		financing agreement, or is land on which the property
11		is located;
12	(3)	Notwithstanding any other law to the contrary, and
13		except for the Hawaii health systems corporation and
14		its regional system boards, and as otherwise provided
15		in this section with respect to the University of
16		Hawaii, and except as provided in chapter 323F as to
17		the Hawaii health systems corporation [7] and its
18		regional system boards, an agency shall not have the
19		power to enter into a financing agreement, except
20		through the department as authorized by this chapter,
21		and nothing in this chapter shall be construed to

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1		authorize the sale, lease, or other disposition of
2		property owned by an agency;
3	(4)	Except as otherwise provided in this section with
4		respect to the University of Hawaii, the sale,
5		assignment, or other disposition of any financing
6		agreements, including certificates of participation
7		relating thereto, shall require the approval of the
8		director; and
9	(5)	The department shall not be subject to chapter 103D
10		and any and all other requirements of law for
11		competitive bidding for financing agreements."
12	SECT	ION 13. Section 41D-2, Hawaii Revised Statutes, is
13	amended by	y amending subsection (b) to read as follows:
14	" (b)	Any provision in this section to the contrary
15	notwithst	anding, the University of Hawaii (as to casualty
16	insurance	risks only), the Research Corporation of the
17	Universit	y of Hawaii (as to casualty insurance risks only),
18	[and] the	public health facilities of the department of health
19	(with res	pect to medical malpractice risks only), and the Hawaii
20	health sy	stems corporation and its regional system boards shall
21	be exempt	from the requirements of this chapter."

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1	SECT	ION 14. Section 102-2, Hawaii Revised Statutes, is
2	amended b	y amending subsection (b) to read as follows:
3	"(b)	The bidding requirements of subsection (a) shall not
4	apply to	concessions or space on public property set aside for
5	the follo	wing purposes:
6	(1)	For operation of ground transportation services and
7		parking lot operations at airports, except for motor
8		vehicle rental operations under chapter 437D;
9	(2)	For lei vendors;
10	(3)	For airline and aircraft operations;
11	(4)	For automatic teller machines and vending machines,
12		except vending machines located at public schools
13		operated by blind or visually handicapped persons in
14		accordance with section 302A-412;
15	(5)	For operation of concessions set aside without any
16		charge;
17	(6)	For operation of concessions by handicapped or blind
18		persons; except concessions operated in the public
19		schools by blind or visually handicapped persons in
20		accordance with section 302A-412;
21	(7)	For operation of concessions on permits revocable on
22		notice of thirty days or less; provided that no such

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	permits shall be issued for more than a one year
	period;
(8)	For operation of concessions or concession spaces for
	a beach service association dedicated to the
	preservation of the Hawaii beach boy tradition,
	incorporated as a nonprofit corporation in accordance
	with state law, and whose members are appropriately
	licensed or certified as required by law;
(9)	For operation of concessions at county zoos, botanic
	gardens, or other county parks which are
	environmentally, culturally, historically, or
	operationally unique and are supported, by nonprofit
	corporations incorporated in accordance with state law
	solely for purposes of supporting county aims and
	goals of the zoo, botanic garden, or other county
	park, and operating under agreement with the
	appropriate agency solely for such purposes, aims, and
	goals;
(10)	For operation of concessions that furnish goods or
	services for which there is only one source, as

determined by the head of the awarding government

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1		agency in writing that shall be included in the
2		contract file; [and]
3	(11)	For operation of concession or concession spaces at
4		the convention center under chapter $201B[+]$; and
5	(12)	For any of the operations of the Hawaii health systems
.6		corporation and its regional system boards."
7	SECT	ION 15. Section 103-53, Hawaii Revised Statutes, is
. 8	amended by	y amending subsection (e) to read as follows:
9	" (e)	This section shall not apply to:
10	(1)	Any procurement of less than \$25,000 or that is
11		considered a small purchase under section 103D-305 and
12		any state or county department contract of less than
13		\$25,000;
14	(2)	Emergency purchases for the procurement of goods,
15		services, or construction under section 103D-307,
16		disaster relief under chapter 127, or a civil defense
17		emergency under chapter 128;
18	(3)	Grants and subsidies disbursed by a state agency
19		pursuant to chapter 42F or in accordance with
20		standards provided by law as required by article VII,
21		section 4, of the State Constitution, or made by the

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1		cour	ties pursuant to their respective charters or
2		ordi	nances;
3	(4)	Cont	racts or agreements between government agencies;
4	(5)	Cont	racts or agreements to disburse funds:
5		(A)	To make payments to or on behalf of public
6			officers and employees for salaries, fringe
7			benefits, professional fees, and reimbursements;
8		(B)	To satisfy obligations required to be paid by
9			law, including fees, judgments, settlements, and
10			other payments for resolving claims;
11		(C)	To make refunds or return funds held by the State
12			or county as trustee, custodian, or bailee;
13		(D)	For entitlement programs, including public
14			assistance, unemployment, and workers'
15			compensation programs, established by state or
16			federal law;
17		(E)	For deposit, investment, or safekeeping,
18			including sums to pay expenses related to their
19			deposit investment, or safekeeping;
20		(F)	For loans under government-administered loan
21			programs; or

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1	(G) To make periodic, recurring payments for utility
2	services; [and]
3	(6) Rent for the use or occupation of the premises and
4	facilities at Aloha Stadium, the convention center, or
5	any other state or county large spectator events
6	<pre>facility[-]; and</pre>
7	(7) Contracts or agreements of the Hawaii health systems
8	corporation and its regional system boards."
9	SECTION 16. Section 103D-102, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"§103D-102 Application of this chapter. (a) This chapter
12	shall apply to all procurement contracts made by governmental
13	bodies whether the consideration for the contract is cash,
14	revenues, realizations, receipts, or earnings, any of which the
15	State receives or is owed; in-kind benefits; or forbearance;
16	provided that nothing in this chapter or rules adopted hereunder
17	shall prevent any governmental body from complying with the
18	terms and conditions of any other grant, gift, bequest, or
19	cooperative agreement.
20	(b) Notwithstanding subsection (a), this chapter shall not
21	apply to contracts by governmental bodies:

1 (1)Solicited or entered into before July 1, 1994, unless 2 the parties agree to its application to a contract solicited or entered into prior to July 1, 1994; 3 To disburse funds, irrespective of their source: (2)4 For grants or subsidies as those terms are (A) 5 defined in section 42F-101, made by the State in 6 accordance with standards provided by law as 7 required by article VII, section 4, of the State 8 Constitution; or by the counties pursuant to 9 their respective charters or ordinances; 10 11 (B) To make payments to or on behalf of public officers and employees for salaries, fringe 12 benefits, professional fees, or reimbursements; 13 To satisfy obligations that the State is required (C) 14 to pay by law, including paying fees, permanent 15 settlements, subsidies, or other claims, making 16 refunds, and returning funds held by the State as 17 trustee, custodian, or bailee; 18 For entitlement programs, including public (D) 19 assistance, unemployment, and workers' 20 compensation programs, established by state or 21

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federal law;

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1		(E)	For dues and fees of organizations of which the
2			State or its officers and employees are members,
3			including the National Association of Governors,
4			the National Association of State and County
5			Governments, and the Multi-State Tax Commission;
6		(F)	For deposit, investment, or safekeeping,
7			including expenses related to their deposit,
8			investment, or safekeeping;
9		(G)	To governmental bodies of the State;
10		(H)	As loans, under loan programs administered by a
11			governmental body; and
12		(I)	For contracts awarded in accordance with chapter
13			103F.
14	(3)	To p	rocure goods, services, or construction from a
15		gove	rnmental body other than the University of Hawaii
16		book	stores, from the federal government, or from
17		anotl	ner state or its political subdivision;
18	(4)	To p:	rocure the following goods or services which are
19		avai	lable from multiple sources but for which
20		proc	rement by competitive means is either not
21		pract	cicable or not advantageous to the State:

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1	(A)	Services of expert witnesses for potential and
2		actual litigation of legal matters involving the
3		State, its agencies, and its officers and
4		employees, including administrative quasi-
5		judicial proceedings;
6	(B)	Works of art for museum or public display;
7	(C)	Research and reference materials including books,
8		maps, periodicals, and pamphlets, which are
9		published in print, video, audio, magnetic, or
10		electronic form;
11	(D)	Meats and foodstuffs for the Kalaupapa
12		settlement;
13	(E)	Opponents for athletic contests;
14	(F)	Utility services whose rates or prices are fixed
15		by regulatory processes or agencies;
16	(G)	Performances, including entertainment, speeches,
17		and cultural and artistic presentations;
18	(H)	Goods and services for commercial resale by the
19		State;
20	(I)	Services of printers, rating agencies, support
21		facilities, fiscal and paying agents, and

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registrars for the issuance and sale of the State's or counties' bonds;

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(J) Services of attorneys employed or retained to 3 advise, represent, or provide any other legal 4 5 service to the State or any of its agencies, on matters arising under laws of another state or 6 foreign country, or in an action brought in 7 another state, federal, or foreign jurisdiction, 8 when substantially all legal services are 9 10 expected to be performed outside this State; (\mathbf{K}) Financing agreements under chapter 37D; and 11 12 (L) Any other goods or services which the policy 13 board determines by rules or the chief procurement officer determines in writing is 14 15 available from multiple sources but for which 16 procurement by competitive means is either not. practicable or not advantageous to the State; and 17 Which are specific procurements expressly exempt from (5) 18 19 any or all of the requirements of this chapter by: (A) References in state or federal law to provisions 20 of this chapter or a section of this chapter, or 21

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1		references to a particular requirement of this
2		chapter; and
3	(B)	Trade agreements, including the Uruguay Round
4		General Agreement on Tariffs and Trade (GATT)
5		which require certain non-construction and non-
6		software development procurements by the
7		comptroller to be conducted in accordance with
8		its terms.
9	(c) Notw	thstanding subsection (a), this chapter shall not
10	apply to contra	acts made by any regional system board of the
11	Hawaii health s	systems corporation.
12	[-(c)] <u>(d)</u>	Governmental bodies making procurements which
13	are exempt from	a this chapter are nevertheless encouraged to
14	adopt and use p	provisions of this chapter and its implementing
15	rules as approp	priate; provided that the use of one or more
16	provisions shal	l not constitute a waiver of the exemption
17	conferred and s	subject the procurement or the governmental body
18	to any other pr	rovision of this chapter."
19	SECTION 17	. Section 323F-1, Hawaii Revised Statutes, is
20	amended by addi	ng a new definition to be appropriately inserted

and to read as follows:

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1	" <u>"Re</u>	gional system board" means a community-based governing
2	board of	directors of a regional system of the corporation."
3	SECT	ION 18. Section 323F-2, Hawaii Revised Statutes, is
4	amended b	y amending subsection (b) to read as follows:
5	" (b)	The corporate organization shall be divided into five
6	[regions,] regional systems, as follows:
7	(1)	The [city and county of Honolulu;] <u>Oahu regional</u>
8		health care system;
9	(2)	The [county of Kauai;] Kauai regional health care
10		system;
11	(3)	The [county of Maui, except the county of Kalawao;]
12		Maui regional health care system;
13	(4)	The [castern section of the county of Hawaii,] <u>east</u>
14		Hawaii regional health care system, comprising the
15		Puna district, north Hilo district, south Hilo
16		district, Hamakua district, and Kau district; and
17	(5)	The [western-section of the county of Hawaii,] west
18		Hawaii regional health care system, comprising the
19		north Kohala district, south Kohala district, north
20		Kona district, and south Kona district;
21	and shall	be identified as [regions] regional systems I, II,
22	III, IV, a	and V, respectively."

III, IV, and V, respectively." SB1792 CD2 LRB 07-4214.doc

SECTION 19. Section 323F-3, Hawaii Revised Statutes, is 1 amended by amending subsections (a) and (b) to read as follows: 2 "(a) The corporation shall be governed by a [thirteen-3 member] fifteen-member board of directors [which] that shall 4 carry out the duties and responsibilities of the corporation. 5 (b) [Ten members of the corporation board shall be 6 appointed by the governor] Twelve members of the corporation 7 8 board shall be appointed as follows: (1)[One member from region I who resides] Two members 9 10 from regional system I who reside in the city and county of Honolulu[7] shall be appointed by the 11 governor from a list consisting of four individuals, 12 two individuals submitted by the speaker of the house 13 of representatives and two individuals submitted by 14 the president of the senate within fifteen days of the 15 effective date of this Act; provided that this list 16 17 shall not include physicians; [One-member from region II who resides] Two members 18 (2)from regional system II who reside in the county of 19 Kauai [+] shall be appointed by the governor from a 20 list consisting of four individuals, two individuals 21

submitted by the speaker of the house of

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1		representatives and two individuals submitted by the
2		president of the senate within fifteen days of the
3		effective date of this Act; provided that this list
4		shall not include physicians;
5	(3)	[One member from region III who resides] Two members
6		from regional system III who reside in the county of
7		Maui[+] shall be appointed by the governor from a list
8		consisting of four individuals, two individuals
9		submitted by the speaker of the house of
10		representatives and two individuals submitted by the
11		president of the senate within fifteen days of the
12		effective date of this Act; provided that this list
13		shall not include physicians;
14	(4)	[One member from region IV who resides] Two members
15		from regional system IV who reside in the eastern
16		section of the county of Hawaii [+] shall be appointed
17		by the governor from a list consisting of four
18		individuals, two individuals submitted by the speaker
19		of the house of representatives and two individuals
20		submitted by the president of the senate within
21		fifteen days of the effective date of this Act;
22		provided that this list shall not include physicians;
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1	(5)	[One member from region V who resides] Two members
2		from regional system V who reside in the western
3		section of the county of Hawaii[+] shall be appointed
4		by the governor from a list consisting of four
5		individuals, two individuals submitted by the speaker
6		of the house of representatives and two individuals
7		submitted by the president of the senate within
8		fifteen days of the effective date of this Act;
9		provided that this list shall not include physicians;
10	(6)	(One member from region II who resides in the county
11		of Kauai or from region III who resides in the
12		district of Hana or on the island of Lanai; provided
13		that in no event shall the member be appointed from
14		the same region for two consecutive terms; and] Two
15		additional members who reside in the State shall be
16		appointed by the governor.
17	[- (7) -	Four-at-large-members who reside in the State.
18	The-	eleventh member shall be the chairperson of the
19	executive	public health facility management advisory committee,
20	who-shall	-serve as an ex-officio, voting member.
21	The-	twelfth member,] The thirteenth and fourteenth members,
22	who shall	serve as [a] voting [member,] members, shall be [a

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1 physicians with active medical staff privileges at 2 one of the corporation's public health facilities. The physician [member] members shall each serve a term of two years. 3 4 The initial physician [members] members shall be from [region] 5 regional system II, and subsequent physician members shall come from [regions] regional systems IV, III, and V respectively. 6 7 The physician member [position] positions shall continue to rotate in this order. The physician [member] members shall be 8 9 appointed to the corporation board by a [simple majority vote of 10 the members of the executive public health facility management 11 advisory committee] two-thirds majority vote of the corporation 12 board from a list of qualified nominees submitted by the public 13 health facility management advisory [committee for the region 14 from which the physician member is to be chosen.] committees or 15 by any regional system board. If for any reason a physician member is unable to serve a full term, the remainder of that 16 term shall be filled by a physician from the same [region.] 17 18 regional system.

19 The [thirteenth] fifteenth member shall be the director of 20 health or the director's designee, who shall serve as an ex 21 officio, voting member.

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pue 4szesA 6T Three at-large shoined for a for a form of the **8**T +3+oxeoX-oma LI 10 misi c rol beining od fish cradmen epiced for a term of **9**T $+\mathbf{T}$ ςι +exedmen net jerij four years, provided that upon the initial appointment of the ÞI 30-mrod for appointed board members shall svise find a set of the £T 71 323F-10-for cach-region-may make-such recommendation-to-the ποίτσο σι ταντασματικό με ματικο το προτικό το προστασια το πουσοματικό που παι παι παι παι παι παι παι παι πα II vailier the transfer date, the public health factory varues 0E esti-ol-abnooteston which which for the section which which the sector of the sector o 6 edd-no-noititeoq-toc-tot-tot-governor-tot-edd-brownedd-tot-brownedd-tot-tot-8 Yem YJnuop Abso 101 33-56 noidsee of Jneueruq bodnioqqa L the public health facility management advisory committees 9 senate pursuant to section 26-34. [Prior to the transfer date, ç shall be made by the governor, subject to confirmation by the Þ management advisory committee and the regional physician member, £ of the chairperson of the executive public health facility Z Appointments to the corporation board, with the exception I

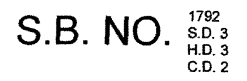
Five regional members shall be oppointed for of

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1	The appointed board members shall serve for a term of four
2	years; provided that the first member appointed from each
3	regional system shall be appointed for a term of two years.
4	Any vacancy shall be filled in the same manner provided for
5	the original appointments. The corporation board shall elect
6	its own chair from among its members. Appointments to the
7	corporation board shall be as representative as possible of the
8	system's stakeholders as outlined in this subsection."
9	SECTION 20. Section 323F-4, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"§323F-4 Board meetings. (a) [The corporation board shall
12	meet no fewer than four times a year. All meetings of the
13	corporation board-shall-be-subject-to-chapter-92, except-that-in
14	addition to matters exempted pursuant to law, the corporation
15	board-may-elect-to-hold-an-executive-meeting-for-the
16	consideration of any matters set forth in section 323F-6.] The
17	corporation board and each regional system board shall be exempt
18	from part I of chapter 92 and shall meet no fewer than four
19	times a year; provided that the regional system boards and the
20	corporation board shall meet together at least once a year.
21	Each regional board shall meet at least six times each year;
22	provided that two of these meetings shall be public community
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1	meetings for the purpose of informing the community and taking
2	comment on the regional system's performance if these meetings
3	are in addition to the four board meetings. The public
4	community meetings shall be advertised in a newspaper of general
5	circulation in the regional system at least two weeks in
6	advance.
7	(b) All business of the corporation board and each
8	regional system board shall be conducted at a regular or special
9	meeting at which a quorum is present, consisting of at least a
10	majority of the directors then in office. The corporation board
11	and each regional system board shall adopt procedural rules for
12	meetings, not subject to chapter 91, that shall include
13	provisions for meetings via electronic and telephonic
14	communications and other methods that allow the boards to
15	conduct business in a timely and efficient manner. Any action
16	of the corporation board or each regional system board shall
17	require the affirmative vote of a majority of those present and
18	voting at the meeting; except that a vote of two-thirds of the
19	[members] entire membership of the [corporation] respective
20	board then in office shall be required for any of the following
21	actions:

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1	(1)	Removal by the corporation board or respective
2		regional system board of one of its members [, with the
3		exception of the eleventh and twelfth members set
4		forth in section 323F-3, who may only be removed
5		pursuant to sections 323F-10 and 323F-10.5];
6	(2)	Amendment by the corporation or a regional system
7		board of its bylaws;
8	(3)	Hiring or removing the chief executive officer of the
9		corporation[; and] or regional chief executive
10		officer;
11	(4)	Filling of vacancies on a board; and
12	[-(4)]	(5) Any other actions as provided by the corporation
13		or regional system board bylaws."
14	SECT	ION 21. Section 323F-5, Hawaii Revised Statutes, is
15	amended to	o read as follows:
16	" [-{]	323F-5[] Disclosure of interests. All corporation
17	and region	nal system board members and employees of the
18	corporatio	on shall be subject to chapter 84."
19	SECT	ION 22. Section 323F-6, Hawaii Revised Statutes, is
20	amended to	o read as follows:
21	" [-[]	§323F-6 []] Records. The corporation <u>and each regional</u>
22		ard shall be subject to the requirements of chapter
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92F, except that the following categories of government records 1 2 shall not be required to be disclosed: 3 (1) Applications for credentials or staff privileges at 4 any of the corporation's medical facilities, records 5 from peer review proceedings, and medical records; and Marketing strategies, strategic plans, evaluations, 6 (2) assessments, negotiations, or rates and charges, the 7 8 disclosure of which would raise the cost of procurement or give a manifestly unfair advantage to 9 10 any competitor or to any person or entity seeking to 11 do business or proposing to enter into an agreement 12 with a regional system board, the corporation, or any 13 of its facilities.

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Any person denied access to any such government records shall have available the remedies specified in sections 92F-15 and 92F-15.5. Government records protected from disclosure by this section shall be subject to the interagency disclosure provisions of section 92F-19. Section 624-25.5 shall apply to this part notwithstanding anything to the contrary contained in this section."

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1	"\$323F-7 Duties and powers of the corporation $[-7]$ and
2	regional system boards. (a) Notwithstanding any other law to
3	the contrary $[\tau]$ and unless otherwise specified, only those
4	duties and powers related to corporation-wide matters, including
5	but not limited to corporation-wide budgeting, personnel
6	policies, procurement policies, fiscal policies, accounting
7	policies, policies related to affiliations, joint ventures and
8	contracts, regulatory compliance, risk management, continuing
9	medical education programs, strategic planning, and capital
10	planning, including the issuance of revenue bonds in any amount,
11	shall be carried out by the corporation [shall have and exercise
12	the following duties] board in collaboration with the regional
13	system boards. Duties and powers [+] related to the operation of
14	facilities within each regional system, including but not
15	limited to regional system and facility budgeting, employment
16	and removal of regional system and facility personnel,
17	purchasing, regional system strategic and capital planning,
18	organization, quality assurance, improvement and reporting,
19	credentialing of medical staff, and the issuance of revenue
20	bonds in any amount with corporation board approval, shall be
21	carried out by the regional system boards, either directly or by
22	delegation to regional and facility administration. Unless
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1	otherwise prohibited, the duties and powers granted to the
2	corporation board may be delegated to the regional system
3	boards.
4	(b) Duties and powers exercised by the regional system
5	boards under this chapter or delegated to the regional system
6	boards by the corporation board shall be consistent with
7	corporation-wide policies. Wherever appropriate, corporation-
8	wide policies shall take into account differences among regional
9	systems and among types of facilities, particularly acute care,
10	critical access, and long-term care facilities within the
11	system.
12	New corporation-wide policies, and major changes to
13	existing policies other than those changes mandated by legal or
14	regulatory requirements, shall be developed by the corporation
15	board after consultation with a policies committee. The
16	policies committee shall be made up of representatives of the
17	corporation board and each regional system board or designees of
18	each board. The corporation board shall have two
19	representatives on this committee. The corporation board shall
20	review and consider approval of the policies within thirty days
21	of transmittal by the policies committee or at the next board
22	meeting; provided that, if the policies committee fails to take SB1792 CD2 LRB 07-4214.doc

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2	corporation board may consider and adopt or reject or revise the
3	policy. The regional system boards and corporation board, as
4.	needed, may submit a request to the committee to alter
5	corporation-wide policies along with detailed justification for
6	the request. The regional system boards and the corporation
7	board shall collaboratively establish a procedure to further
8	implement this section.
9	(c) Notwithstanding any other law to the contrary, the
10	corporation and any of the regional system boards shall exercise
11	the following duties and powers:
12	(1) Developing [its own] corporation-wide policies,
13	procedures, and rules necessary or appropriate to
14	plan, operate, manage, and control the system of
15	public health facilities and services without regard
16	to chapter 91; provided that each regional system
17	board shall be responsible for its own policies,
18	procedures, and rules necessary or appropriate to
19	plan, operate, manage, and control the public health
20	facilities within its own regional system consistent
21	with corporate policies;

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1	(2)	Evaluating the need for additional health facilities
2		and services; provided that each regional system board
3		shall be responsible for the evaluation within its own
4		regional system;
5	(3)	Entering into and performing any contracts, leases,
6		cooperative agreements, partnerships, or other
7		transactions whatsoever that may be necessary or
8		appropriate in the performance of its purposes and
9		responsibilities, and on terms [4+] the corporation,
10		or regional system boards, may deem appropriate, with
11		either:
12		(A) Any agency or instrumentality of the United
13		States, or with any state, territory, or
14		possession, or with any subdivision thereof; or
15		(B) Any person, firm, association, partnership, or
16		corporation, whether operated on a for-profit or
17		not-for-profit basis;
18		provided that the transaction furthers the public
19		interest; and provided further that if any dispute
20		arises between any contract, lease, cooperative
21		agreement, partnership, or other transaction entered
22		into by the corporation and a regional system board
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1		with regard to matters solely within that regional
2		system, after July 1, 2007, the contract, lease,
3		cooperative agreement, partnership, or other
4		transaction entered into by the regional system board
5		shall prevail; and provided further that such
6		agreements are consistent with corporation policies;
7	(4)	Conducting activities and entering into business
8		relationships as the corporation board, or any
9		regional system boards, deems necessary or
10		appropriate, including but not limited to:
11		(A) Creating nonprofit corporations, including but
12		not limited to charitable fund-raising
13		foundations, to be controlled wholly by the
14		corporation, any regional system board, or
15		jointly with others;
16		(B) Establishing, subscribing to, and owning stock in
17		business corporations individually or jointly
18		with others; and
19		(C) Entering into partnerships and other joint
20		venture arrangements, or participating in
21		alliances, purchasing consortia, health insurance
22		pools, or other cooperative arrangements, with
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1		any public or private entity; provided that any
2		corporation, venture, or relationship entered
3		into under this section furthers the public
4		interest; provided further that this paragraph
5		shall not be construed to authorize the
6		corporation or a regional system board to
7		abrogate any responsibility or obligation under
8		paragraph (15);
9		provided that each regional system board shall be
10		responsible for conducting the activities under this
11		paragraph in its own regional system consistent with
12		policies established by the corporation board;
13	(5)	Participating in and developing prepaid health care
14		service and insurance programs and other alternative
15		health care delivery programs, including programs
16		involving the acceptance of capitated payments or
17		premiums that include the assumption of financial and
18		actuarial risk; provided that each regional system
19		board shall be responsible for conducting the
20		activities under this paragraph in its own regional
21		system consistent with policies established by the
22		corporation board;

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1	(6)	Executing, in accordance with all applicable bylaws,
2		rules, and laws, all instruments necessary or
3		appropriate in the exercise of any powers of the
4		[corporation's powers;] corporation or regional system
5		boards;
6	(7)	Preparing and executing all [corporation] corporation-
7		wide budgets, policies, and procedures [γ] or any
8		regional system budgets, policies, and procedures;
9		provided that the regional system boards shall submit
10		their regional and facility budgets to the corporation
11		to be consolidated into a corporation-wide budget for
12		purposes of corporation-wide planning and
13		appropriation requests. Regional system and facility
14		budgets shall be received by the corporation and shall
15		be included in the corporation-wide budget upon
16		submittal to the corporation;
17	(8)	Setting rates and charges for all services provided by
18		the corporation without regard to chapter 91; provided
19		that the duty and power of the corporation board shall
20		be limited to approving the rates and charges
21		developed by the regional system boards for the
22		regional system's facilities and services. Rates and
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1		charges may vary among regional systems and facilities
2		and may be consolidated with the rates of other
3		regional systems into one charge master. Third-party
4		payer contracts may be negotiated at the corporation-
5		wide level with input from the regional systems,
6		taking into consideration the rates set by the
7		regional system boards. For purposes of securing
8		revenue bonds, the corporation or regional system
9		board may covenant to set, and if necessary increase,
10		rates and charges as needed to pay debt service and
11		related obligations plus a coverage factor;
12	(9)	Developing a corporation-wide hospital system that is
13		subject to chapters 76 and 89; provided that
14		employment of regional system and facility personnel
15		shall be the responsibility of the regional system
16		boards pursuant to corporation-wide policies and
17		procedures, applicable laws, rules, regulations, and
18		collective bargaining agreements;
19	(10)	Developing the corporation's corporation-wide capital
20		and strategic plans [+] or any regional system board's
21		capital and strategic plans; provided that each
22		regional system board shall be responsible for
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1		development of capital and strategic plans in its own
2		regional system that shall be consistent with, and
3		incorporated into, the overall corporation-wide plans;
4		and provided further that the corporation and each
5		regional system board shall be entitled to undertake
6		the acquisition, construction, and improvement of
7		property, facilities, and equipment to carry out these
8		capital and strategic plans;
9	(11)	Suing and being sued; provided that only the
10		corporation may sue or be sued; and provided further
11		that the corporation and regional system boards shall
12		enjoy the same sovereign immunity available to the
13		State;
14	(12)	Making and altering corporation board and regional
15		system board bylaws for its organization and
16		management without regard to chapter 91[7] and
17		consistent with this chapter; provided that each
18		regional system board shall be responsible for the
19		final approval of its regional system board bylaws;
20	(13)	Adopting rules [$_{ au}$] without regard to chapter 91[$_{ au}$]
21		governing the exercise of [its] the corporation's or

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regional system boards' powers and the fulfillment of 1 its purpose under this chapter; 2 Entering into any contract or agreement whatsoever, (14)3 not inconsistent with this chapter or the laws of this 4 State, and authorizing the corporation, regional 5 system boards, and chief executive [officers] officers 6 to enter into all contracts, execute all instruments, 7 and do all things necessary or appropriate in the 8 exercise of the powers granted in this chapter, ° 9 including securing the payment of bonds; provided that 10 the corporation board shall delegate to a regional 11 system board its authority to enter into and execute 12 contracts or agreements relating to matters 13 exclusively affecting that regional system; provided 14 further that a regional system board shall exercise 15 this power consistent with corporation-wide policies; 16 and provided further that contracts or agreements 17 executed by a regional system board shall encumber 18 only the regional subaccounts of that regional system 19 board; 20

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1	(15)	Issuing revenue bonds up to \$100,000,000 subject to
2		the approval of the [legislature;] governor or the
3		director of finance; provided that [all]:
4		(A) All revenue bonds shall be issued pursuant to
5		part III, chapter 39;
6		(B) The corporation and any regional system board
7		shall have the power to issue revenue bonds in
8		any amount without regard to any limitation in
9		chapter 39; and
10		(C) The corporation shall have the power to incur
11		debt, including the issuance of revenue bonds in
12		any amount, and the regional system boards shall
13		have the power to issue revenue bonds in any
14		amount upon approval by the corporation board;
15	(16)	Reimbursing the state general fund for debt service on
16		general obligation bonds or reimbursable general
17		obligation bonds issued by the State for the purposes
18		of the corporation[+] or any regional system board;
19	(17)	Pledging or assigning all or any part of the receipts
20		[and], revenues, and other financial assets of the
21		corporation or the regional system boards for purposes
22		of meeting or securing bond or health systems
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1	liabilities; provided that each regional system board
2	shall be responsible for conducting the activities
3	under this paragraph in its own regional system. Any
4	pledge or assignment by the corporation or any
5	regional system board to secure revenue bonds or
6	health system liabilities shall be valid and binding
7	in accordance with its terms against the pledgor,
8	creditors, and all others asserting rights thereto
9	from the time the pledge or assignment is made,
10	without the need of physical delivery, recordation,
11	filing, or further act. The corporation shall not
12	take or omit to take any act that would interfere
13	with, impair, or adversely affect any pledge of
14	assignment by a regional system board pursuant to this
15	chapter. In connection with issuing revenue bonds or
16	related obligations, consistent with corporation
17	policies and procedures, any regional system board may
18	make such other covenants, binding on the regional
19	system board and the corporation, that the regional
20	system board determines to be necessary or appropriate
21	to establish and maintain security for the revenue
22	bonds or related obligations;
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1	(18)	Owni	ng, purchasing, leasing, exchanging, or otherwise
2		acqu	iring property, whether real, personal or mixed,
3		tang	uible or intangible, and of any interest therein,
4		in t	he name of the corporation, which property is not
5		owne	d or controlled by the State but is owned or
6		cont	rolled by the corporation; provided that:
7		<u>(A)</u>	Regional system boards shall have custodial
8			control over facilities and physical assets in
9			their respective regional systems. A regional
10			system board may own, purchase, lease, exchange,
11			or otherwise acquire property, whether real,
12			personal or mix, tangible or intangible, and of
13			any interest therein, other than property owned
14			or controlled by the corporation, in the name of
15			the regional system board; provided further that
16			a regional system board shall be subject to
17			section 323F-A; and
18		<u>(B)</u>	Each regional system board shall be responsible
19			for conducting the activities under this
20			paragraph in its own regional system;
21	(19)	Main	taining, improving, pledging, mortgaging, selling,
22		or o	therwise holding or disposing of property, whether

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real, personal or mixed, tangible or intangible, and 1 of any interest therein, at any time and manner, in 2 furtherance of the purposes and mission of the 3 corporation [+] or any regional system board; provided 4 that the corporation or any regional system board 5 legally holds or controls the property in its own 6 name; provided further that other than to secure 7 revenue bonds and related obligations and agents, the 8 corporation or any regional system board shall not 9 sell, assign, lease, hypothecate, mortgage, pledge, 10 give, or dispose of all or substantially all of its 11 property; and provided further that each regional 12 system board shall be responsible for conducting the 13 activities under this paragraph in its own regional 14 system, and control over such property shall be 15 delegated to each regional system board; 16 (20)Purchasing insurance and creating captive insurers in 17 any arrangement deemed in the best interest of the 18 corporation, including but not limited to funding and 19 payment of deductibles and purchase of reinsurance; 20 provided that only the corporation shall have the 21 22 power to create captive insurers to benefit public SB1792 CD2 LRB 07-4214.doc

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1		health facilities and operations in all regional
2		systems; and provided further that a regional system
3		board may purchase insurance for its regional system
4		in collaboration with the other regional systems and
5		the corporation until captive coverage is provided by
6		the corporation;
7	(21)	Acquiring by condemnation, pursuant to chapter 101,
8		any real property required by the corporation to carry
9		out the powers granted by this chapter;
10	(22)	Depositing any moneys of the corporation or any
11		regional system board in any banking institution
12		within or without the State, and appointing, for the
13		purpose of making deposits, one or more persons to act
14		as custodians of the moneys of the corporation $[+]$; or
15		any regional system board; provided that regional
16		system boards may deposit moneys in banking
17		institutions pursuant to corporation-wide guidelines
18		established by the corporation board;
19	(23)	Contracting for and accepting any gifts, grants, and
20		loans of funds, property, or any other aid in any form
21		from the federal government, the State, any state
22		agency, or any other source, or any combination
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1		thereof, and complying, subject to this chapter, with
2		the terms and conditions thereof; provided that the
3		regional system boards shall be responsible for
4		contracting for and accepting any gifts, grants,
5		loans, property, or other aid if intended to benefit
6		the public health facilities and operations
7		exclusively in their respective regional systems; and
8		provided further that all contracting for or
9		acceptance of gifts, grants, loans, property, or other
10		aid shall be consistent with corporation-wide policies
11		established by the corporation board;
12	(24)	Providing health and medical services for the public
13		directly or by agreement or lease with any person,
14		firm, or private or public corporation, partnership,
15		or association through or in the health facilities of
16		the corporation or regional system boards or
17		otherwise; provided that the regional system boards
18	,	shall be responsible for conducting the activities
19		under this paragraph in their respective regional
20		systems;
21	(25)	Approving medical staff bylaws, rules, and medical

staff appointments and reappointments for all public

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1		health facilities $[\tau]$ of the corporation or any	
2		regional system board, including [without limitation,]	
3		but not limited to determining the conditions under	
4		which a health professional may be extended the	
5		privilege of practicing within a health facility, as	
6	-	determined by the respective regional system board and	
7		consistent with corporate-wide policies, and adopting	
8		and implementing reasonable rules, without regard to	
9		chapter 91, for the credentialing and peer review of	
10		all persons and health professionals within the	
11		facility; provided that regional system boards shall	
12		be the governing body responsible for all medical	
13		staff organization, peer review, and credentialing	
14		activities to the extent allowed by law;	
15	(26)	(A) Investing any funds not required for immediate	
16		disbursement in property or in securities that	
17		meet the standard for investments established in	
18		chapter 88 as provided by the corporation	
19		<pre>board[+] or any regional system board; provided</pre>	
20		that proceeds of bonds and moneys pledged to	
21		secure bonds may be invested in obligations	
22		permitted by any document that authorizes the	
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1	issuance or securing of bonds; and provided
2	further that the investment assists the
3	corporation or any regional system board in
4	carrying out its public purposes; selling from
5	time to time securities thus purchased and held,
6	and depositing any securities in any bank or
7	financial institution within or without the
8	State. Any funds deposited in a banking
9	institution or in any depository authorized in
10	this section shall be secured in a manner and
11	subject to terms and conditions as the
12	corporation board or a regional system board may
13	determine, with or without payment of any
14	interest on the deposit, including $[-7]$ without
15	limitation $[-7]$ time deposits evidenced by
16	certificates of deposit. Any bank or financial
17	institution incorporated under the laws of this
18	State may act as depository of any funds of the
19	corporation or a regional system board and may
20	issue indemnity bonds or may pledge securities as
21	may be required by the corporation or regional
22	system board; provided that regional system

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boards may exercise the powers under this subsection with respect to financial assets of the regional system consistent with corporation-

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wide policies; and (B) Notwithstanding subparagraph (A), contracting 5 with the holders of any of its notes or bonds as 6 7 to the custody, collection, securing, investment, 8 and payment of any moneys of the corporation or 9 regional system board and of any moneys held in trust or otherwise for the payment of notes or 10

11 bonds and carrying out the contract. Moneys held 12 in trust or otherwise for the payment of notes or 13 bonds or in any way to secure notes or bonds, and 14 deposits of such moneys, may be secured in the 15 same manner as moneys of the corporation $[\tau]$ or 16 regional system board, and all banks and trust 17 companies are authorized to give security for the deposits; 18

Entering into any agreement with the State, including 19 (27) 20 but not limited to contracts for the provision of 21 goods, services, and facilities in support of the 22 corporation's programs $[\tau]$ or the regional system SB1792 CD2 LRB 07-4214.doc

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1		boards' programs, and contracting for the provision of
2		services to or on behalf of the State; provided that
3		the regional system boards shall be responsible for
4		entering into agreements to provide goods, services,
5		and facilities in support of programs in their
6		respective regional systems consistent with
7		corporation-wide policies;
8	(28)	Having a seal and altering the same at pleasure;
9	(29)	Waiving, by means that the corporation or regional
10		system board deems appropriate, the exemption from
11		federal income taxation of interest on the
12		corporation's or regional system boards' bonds, notes,
13		or other obligations provided by the Internal Revenue
14		Code of 1986, as amended, or any other federal statute
15		providing a similar exemption;
16	(30)	Developing internal policies and procedures for the
17		procurement of goods and services, consistent with the
18		goals of public accountability and public procurement
19		practices, and subject to management and financial
20		legislative audits; provided that the regional system
21		boards shall be responsible for developing internal
22		policies and procedures for each of their regional
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1		systems consistent with the corporation's policies and
2		procedures; and further provided that:
3		(A) The regional system boards and the corporate
4		board shall enjoy the exemption under section
5		<u>103-53(e);</u>
6		(B) The regional system boards shall enjoy the
7		exemption under chapter 103D; and
8		(C) The corporation shall be subject to chapter 103D;
9	(31)	Authorizing and establishing positions; provided that
10		regional system boards shall be responsible for hiring
11		and firing regional and facility personnel consistent
12		with corporation policies, except a regional chief
13		executive officer and regional chief financial officer
14		shall only be hired or dismissed upon the approval of
15		the regional system board and the corporation board as
16		further set forth in section 323F-B;
17	[(32)	Calling-upon-the-attorney-general for-such-legal
18		services as the corporation may require; and
19	(33)]	(32) Having and exercising all rights and powers
20		necessary or incidental to or implied from the
21		specific powers granted in this chapter, which
22		specific powers shall not be considered as a
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1		limi	tation upon any power necessary or appropriate to
2		carı	ty out the purposes and intent of this chapter $[-]_{\underline{i}}$
3		prov	vided that the regional system boards shall be
4		resp	oonsible for having and exercising all powers and
5		righ	its with respect to matters in their regional
6		syst	ems consistent with the law; and
7	(33)	Each	regional system, through its regional system
8		boar	d, shall:
9		<u>(A)</u>	Develop policies and procedures necessary or
10			appropriate to plan, operate, manage, and control
11			the day-to-day operations of facilities within
12			the regional system that are consistent with
13 -			corporation-wide policies;
14		<u>(B)</u>	Exercise custodial control over and use of all
15			assets of the corporation that are located in the
16			regional system pursuant to this chapter; and
17		<u>(C)</u>	Expend funds within its approved regional system
18			budget and expend additional funds in excess of
19			its approved regional system budget upon approval
20			of the corporation board.
21	[-(d)-]	— The	corporation] (d) Each regional system board
22			ubject to chapters 36 to 38, 40, [and] 41D, and

1 103D as well as part I of chapter 92 and shall enjoy the 2 exemptions contained in sections 102-2 and 103-53(e), except as otherwise provided in this chapter. The corporation shall not 3 be subject to chapters 36 to 38, 40, and 41D, as well as part I 4 5 of chapter 92, and shall enjoy the exemptions contained in sections 102-2 and 103-53(e). 6 7 [+e] (e) The duties and powers granted to the corporation or any regional system board may not be used to enter into 8 contractual or business relationships [which] that have the 9 10 practical effect of allowing or are intended to allow [the 11 private-sector] private-sector counterparts to replace existing employee positions or responsibilities within the corporation or 12 in any regional system or its facilities; provided the 13 corporation or regional system boards shall be allowed to enter 14 into such relationships to the extent and for the purposes that 15 16 the division of community hospitals could have done under 17 collective bargaining contracts [which] that were in effect for the 1995-1996 fiscal year." 18 SECTION 24. Section 323F-8, Hawaii Revised Statutes, is 19 20 amended to read as follows:

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21 "§323F-8 Chief executive officer; exempt positions. (a)
 22 The corporation board may appoint, exempt from chapter 76 and SB1792 CD2 LRB 07-4214.doc

section 26-35(a)(4), a chief executive officer of the
 corporation whose salary shall be set by the corporation board.
 The chief executive officer may also appoint up to eighteen
 other personnel, exempt from chapters 76 and 89, to work
 directly for the chief executive officer and the corporate
 board.

7 (b) The corporation board or its designee may discharge 8 its exempt personnel with or without cause; provided that 9 removal without cause shall not prejudice any contract rights of 10 personnel.

11 (c) The corporation's chief executive officer or the chief executive officer's designee may appoint, exempt from chapters 12 76 and 89, hospital administrators, assistant administrators, 13 directors of nursing, medical directors, and staff physicians, 14 to facilitate the management of facilities within the 15 corporation; provided that directors of nursing appointed before 16 17 July 1, 1998, may maintain their civil service status as provided in chapter 76 by so communicating in writing to the 18 19 chief executive officer by October 31, 1998. Hospital administrators and assistant administrators appointed before 20 July 1, 1983, may maintain their permanent civil service status 21

22 as provided in chapter 76. SB1792 CD2 LRB 07-4214.doc

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1	(d) Hiring, firing, compensation packages, and other
2	personnel actions with respect to employees not covered by
3	chapter 76 and 89 shall be governed by policies and guidelines
4	established by the corporation, except as otherwise provided in
5	this chapter.
6	(e) Upon the establishment of a regional system board, the
7	authority to appoint regional hospital administrators, assistant
8	administrators, directors of nursing, medical directors, and
9	staff physicians under subsection (c) shall be superseded by
10	section 323F-B for that regional system. No incumbent personnel
11	shall lose a position without specific action taken by the
12	regional system board."
13	SECTION 25. Section 323F-9, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"[+] \$323F-9[+] Hiring of attorneys. The corporation and
16	regional system boards may employ or retain any attorney, by
17	contract or otherwise, for the purpose of representing the
18	corporation or regional system boards in any litigation,
19 .	rendering legal counsel $\{to\}$, or drafting legal documents for
20	the corporation[, or drafting legal documents for the
21	corporation.] or regional system boards."

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SECTION 26. Section 323F-10, Hawaii Revised Statutes, is
 amended to read as follows:
 "\$323F-10 Regional public health facility management
 advisory committees. (a) On the transfer date, there shall be
 established within the corporation for each region, a public

6 health facility management advisory committee to consist of nine
7 members initially to be appointed by the chief executive officer
8 of the corporation with the advice of the hospital

9 administrators of the facilities in the affected regions. The 10 members shall serve for a term of four years; provided that upon 11 the initial appointment of the members, two shall be appointed 12 for a term of one year, two for a term of two years, two for a 13 term of three years, and three for a term of four years.

Following the initial appointments by the chief executive 14 officer of the corporation board, any vacancies on a regional 15 committee shall be filled by a simple majority vote of the 16 members of the executive committee from a list of qualified 17 nominees submitted by the regional committee in which the 18 vacancy occurred. If a regional committee vacancy remains 19 unfilled for more than thirty days, that vacancy may be filled 20 by the chief executive officer of the corporation. 21

Each regional management advisory committee shall include medical and health care providers, consumers, and knowledgeable individuals in other appropriate areas such as business and law; provided that at least one member shall be a physician with active medical staff privileges at one of the region's public health facilities. At least three members of the committee shall be consumers.

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8 The management advisory committee for the East Hawaii 9 region shall have three members who reside in the Ka'u district, 10 three members who reside in the Hamakua/North Hilo districts, 11 and three members who reside in the South Hilo/Puna districts. 12 The management advisory committee for the West Hawaii region 13 shall have not less than three members who reside in the North 14 Kohala/South Kohala districts.

Each regional committee shall select its own chairperson 15 and vice chairperson and shall adopt rules governing the terms 16 17 for removal of its chairperson from the executive management 18 advisory committee. In the event of a regional committee voting to remove its chairperson who concurrently sits on the 19 20 corporation board, that vote shall be unanimous. In the event of a regional committee voting to remove its physician member 21 from the corporation board, that vote shall also be unanimous. 22 SB1792 CD2 LRB 07-4214.doc

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Each regional committee may also adopt other rules as it may 1 2 consider necessary for the conduct of its business. 3 The members of the regional committees shall serve without compensation, but shall be reimbursed for traveling expenses 4 incurred in the performance of their duties. The corporation 5 shall provide for the necessary expenses of the committees; 6 provided that no expenses may be incurred without prior 7 authorization by the chief executive officer. 8 9 Each regional committee shall sit in an advisory (b) capacity to the chief executive officer on matters concerning 10 11 the formulation of regional operational and capital improvement budgets, and the planning, construction, improvement, 12 13 maintenance, and operation of public health facilities within its respective jurisdiction and shall sit in an advisory 14 15 capacity to the governor on matters concerning the nominees for positions on the corporation board. Nothing in this section 16 shall be construed as precluding or preventing the committees 17 from coordinating their efforts and activities with the facility 18 administrators within their counties. 19 Each regional committee may prepare a report for 20 (c)

21 inclusion with the corporation's annual report and audit, which 22 shall include but not be limited to comments and analyses on the SB1792 CD2 LRB 07-4214.doc

1	corporation's regional operational and capital improvement
2	budgets for its respective region.
3	(d) Upon the establishment of a regional system board for
4	a regional system pursuant to section 323F-A, this section shall
5	no longer apply to that regional system."
6	SECTION 27. Section 323F-10.5, Hawaii Revised Statutes, is
7	amended to read as follows:
8	"[4]§323F-10.5[] Executive public health facility
9	management advisory committee; establishment. (a) There is
10	established within the corporation an executive public health
11	facility management advisory committee to consist of the
12	chairpersons of each of the five regional public health facility
13	management advisory committees. The executive committee shall,
14	through its chairperson, represent the interests of all regional
15	committees on the corporation board.
16	(b) The executive committee shall select its own
17	chairperson to serve on the corporation board and shall adopt
18	rules governing the terms of office and removal from the
19	corporation board. The executive committee shall also adopt
20	rules governing the terms of office for each of the five

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21 regional committee chairpersons. The executive committee may

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1	also adopt other rules as it may consider necessary for the
2	conduct of its business.
3	(c) The members of the executive committee shall serve
4	without compensation, but shall be reimbursed for reasonable
5	expenses incurred in the performance of their duties.
6	(d) Upon the establishment of a regional system board for
7	a regional system pursuant to section 323F-A, this section shall
8	no longer apply to that regional system."
9	SECTION 28. Section 323F-10.6, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"[+]\$323F-10.6[+] Peer review and credentialing.
12	[Corporation-board-or-other-committee-meetings-pertaining-to
13	peer review and credentialing matters shall not be subject to
14	part I of chapter 92.] Peer review activities shall be subject
15	to [the provisions of] chapters 663 and 671D and all other
16	provisions and restrictions of medical peer review committees
17	established by state law."
18	SECTION 29. Section 323F-11, Hawaii Revised Statutes, is
19	amended to read as follows:
20	"[+] §323F-11[+] Executive branch; noninterference.
21	Notwithstanding any other law to the contrary, the governor and
22	executive branch agencies shall limit their responsibilities to SB1792 CD2 LRB 07-4214.doc

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1 that of review and oversight when the corporation or regional 2 system board receives general funds from the State to subsidize the operating budgets of deficit facilities. The governor and 3 4 executive branch agencies shall not interfere with the systemic change, capacity building, advocacy, budget, personnel, system 5 6 plan development, or plan implementation activities of the 7 corporation [-] or any regional system board. The governor and 8 executive branch agencies shall not interfere with the ability 9 of the corporation or regional system board to function as a 10 multiple facility public hospital system delivering health care 11 services to the residents of the State."

SECTION 30. Section 323F-21, Hawaii Revised Statutes, is amended to read as follows:

14 Fiscal provisions. " [-{] \$323F-21[}] (a) There is created 15 in the state treasury a special fund to be known as the health systems special fund, into which shall be deposited all fees, 16 17 proceeds, reimbursements, and the like owed to or received by 18 the corporation, any regional system board, and its facilities, except as herein provided. There shall be established within 19 20 the special fund regional subaccounts for each regional system 21 board upon its establishment. The special fund and the regional

		· · · · · · · · · · · · · · · · · · ·
1	subaccour	ats shall be used solely to fulfill the purposes
2	outlined	in this chapter.
3	The	corporation and each regional system board may
4	establish	and maintain, within [its] the health systems special
5	fund [7] o	or any regional subaccount, any other accounts that may
6	be necess	ary and appropriate to carry out its purposes and
7	responsib	pilities.
8	The	corporation and any regional system board may deposit
9	moneys in	to trustee accounts for the purposes of securing or
10	issuing b	onds.
11	The	corporation and regional system boards may provide
12	reasonabl	e reserves for any of the following purposes:
13	(1)	Insurance deductibles;
14	(2)	The improvement, replacement, or expansion of [ite]
15		their facilities or services;
16	(3)	The securing of the corporation's or regional system
17		boards! bonds, notes, or other instruments of
18		indebtedness; or
19	(4)	Any other purpose [it deems] the corporation or the
20		regional system boards deem necessary or appropriate
21		in the performance of [its] their purposes and
22		responsibilities.
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1	(b) The corporation board and regional system boards shall
2	collaboratively develop budgetary guidelines and annual
3	operating and capital budgets for each facility [-], taking into
4	account anticipated surpluses from or subsidies to the
5	facilities pursuant to the annual guidelines described in this
6	section, accumulated corporation and regional reserves and
7	accounts, subsidies, if any, that are determined to be needed
8	from the general fund, and other sources of corporation-wide and
9	regional income as may be identified. Two-year budgets will be
10	approved for regional system boards, in alignment with State of
11	Hawaii biennium budgeting. The corporate board shall not alter
12	the two-year budget of a regional system except:
13	(1) Where state general funding is reduced;
14	(2) An emergency exists; or
15	(3) There is a renegotiated budget approved by a regional
16	system board.
17	The corporation and regional system boards shall collaboratively

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18 develop budgetary guidelines [-] and [may allocate to] negotiate 19 with each facility reasonable corporation administrative costs, 20 including funds determined by the corporation or any regional 21 system board to be needed from or provided to each facility to: 22 (1) Repay corporation or regional system board debts;

Provide subsidies to any facility determined to be (2)1 unable to fund from within that facility's programs 2 and services deemed essential to community needs; and 3 Maintain appropriate reserves. (3)4 The corporation and regional system boards shall (c)5 collaboratively develop annual corporation operating and capital 6 budgets, taking into account anticipated surpluses from or 7 subsidies to the facilities pursuant to the annual quidelines 8 described in this section, accumulated corporation and regional 9 system board reserves and accounts, subsidies, if any, that are 10 determined to be needed from the general fund, and other sources 11 of corporation-wide and regional system board income as may be 12 13 identified. (d) Beginning with the first of the legislative biennium 14 budget years following the establishment of a regional system 15 board, and for each biennium period thereafter, the corporation 16 .17 shall call together all the regional systems through representatives selected by each regional system board, and the 18 chairs of the facility management advisory committees, if any, 19 to determine which services and functions should be provided by 20 the corporation for the next biennium budget period, consistent 21 with this chapter. As part of the biennium budgeting process, 22 SB1792 CD2 LRB 07-4214.doc

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1	the corporation board and the representatives of each regional
2	system, working through the corporation board regional
3	representatives, shall agree upon an allocation methodology for
4	funding the agreed upon and statutorily created corporate
5	services and functions.
6	[(d)] <u>(e)</u> The corporation may share in any facility's
7	surplus and may offset any facility's deficits [-] as provided
8	herein. Any regional system board shall share in the surplus of
9	any facility within the regional system and shall offset any
10	facility deficits within its regional system. Operating
11	surpluses of the regional system board shall be reinvested in
12	the operations of that regional system in any prudent manner;
13	provided that upon request, and subject to authorization by the
14	regional system board, the regional system board may share its
15	surplus or resources with a facility outside of the regional
16	system to benefit the corporation-wide system of health care.
17	Obligations undertaken by a facility shall be paid only from
18	funds of that facility, unless the corporation board, the
19	regional system board managing the facility, or [its] an
20	authorized agent explicitly agrees to guarantee the obligation.
21	Loans and other transfers may be made between regional systems

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1	upon approval of the affected regional system boards to assist
2	in the cash flow and operations of the public health facilities.
3	$\left[\frac{f}{f}\right]$ In accordance with each annual facility budget,
4	and subject to policies established by the corporation board and
5	by each regional system board, each facility of the corporation
6	and regional system board, respectively, shall:
7	(1) Bill and collect for its services;
8	(2) Maintain bank accounts; and
9	(3) Pay for needed personnel, supplies, equipment, and
10	other operational and capital expenditures.
11	[(f)] (g) The corporation and each regional system board,
12	subject to policies established by the corporation and each
13	regional system board, respectively, may elect to manage its own
14	capital improvement project and funds, either directly or
15	indirectly by contract; provided that annual reports of the
16	project moneys are provided to the governor and legislature.
17	[(g)] (h) The corporation board and regional system boards
18	may hold public informational meetings on [its_budget.] their
19	budgets. Representatives of any county government, state
20	government, or any other person having an interest in the
21	budget, shall have the right to be heard at the meetings."

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SECTION 31. Section 323F-22, Hawaii Revised Statutes, is
 amended to read as follows:

3 "[4] \$323F-22[4] Annual audit and report; disclosure of 4 revenue projections. (a) The corporation shall engage a 5 certified public accountant to conduct an annual audit of its financial affairs, books, and records in accordance with 6 7 generally accepted accounting principles. The corporation, in consultation with a regional system board, may permit or require 8 9 a regional system board to retain an audit firm to conduct an independent audit of the regional system. Each regional system 10 board shall submit the results of the annual audit to the 11 12 corporation board within one hundred twenty days after the close 13 of the regional system board's fiscal year. The corporation 14 shall submit to the governor and the legislature, within one hundred fifty days after the close of the corporation's fiscal 15 year, a report that shall include the audited financial report 16 for that fiscal year [-] for the corporation and each regional 17 18 system board.

(b) In addition to the submittal of the audit required
under subsection (a), the corporation, in cooperation with the
regional system boards, shall submit a report to the legislature

1	at least twenty days prior to the convening of each regular
2	session that shall include but not be limited to:
3	(1) The projected revenues for each health care facility;
4	(2) A list of all proposed capital improvement projects
5	planned for implementation during the following fiscal
6	year; and
7	(3) All reports submitted by regional public health
8	facility management advisory committees pursuant to
9	section 323F-10(c).
10	(c) The regional system boards shall prepare a report for
11	inclusion with the corporation's annual report and audit."
12	SECTION 32. Section 323F-23, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"[+]§323F-23[+] Exemption from taxation. The corporation
15	and each regional system board shall [not] be [required to pay
16	assessments] exempt from paying any:
17	(1) Assessments levied by any county [, nor-shall the
18	corporation be required to pay state]; and
19	(2) State taxes of any kind."
20	SECTION 33. Section 323F-24, Hawaii Revised Statutes, is
21	amended to read as follows:

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1 "[4] \$323F-24[]] Budget oversight. The corporation's and each regional_system board's operating and capital improvement 2 3 budgets shall not be subject to review or approval by the governor or any state agency, except where state general funds 4 or capital improvement moneys are requested. If general funds 5 or capital improvement moneys are requested, then the 6 corporation or any regional system board shall include, with its 7 request, the proposed budget for which the funds or moneys are 8 9 to be included. The corporation and regional system boards, 10 once operational, shall collaboratively submit [its] their 11 budgets annually to the legislature for review and approval at 12 least twenty days prior to the convening of the regular legislative session, beginning with the budgets for the [1997-13 14 1998] 2010-2011 biennium fiscal years." 15 SECTION 34. Section 323F-31, Hawaii Revised Statutes, is

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16 amended by amending subsection (a) to read as follows:

17 "(a) The corporation and each regional system board shall
18 notify the legislature of any planned substantial reduction or
19 elimination of direct patient care services."

20 SECTION 35. (a) It is the intent of this Act that the 21 ability of the Hawaii health systems corporation to carry out 22 its mission and improve the quality and efficiency of care in 5B1792 CD2 LRB 07-4214.doc

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all of its regional systems will be enhanced by the delegation 1 to community-based, regional system boards the custodial control 2 over the assets, personnel, services, and operations of the 3 corporation located in the public health facilities, consistent 4 with system-wide planning, policies, and quidelines. 5 This custodial control shall be delegated to the regional system 6 boards in any regional system in which those boards are created 7 within a reasonable period of time following the effective date 8 of this Act. This Act shall be construed with this intent. 9

10 (b) Following a transition period of no longer than one year after the establishment of each regional system board, and 11 12 by mutual agreement, the custodial control over the assets, personnel, services, and operations of the Hawaii health systems 13 corporation with regard to the facilities within the regional 14 system shall be transferred to the regional system board, 15 consistent with system-wide planning, policies, and guidelines, 16 and applicable laws and rules. The corporation and newly 17 established regional system boards shall report to the 18 legislature within thirty days of the establishment of the newly 19 created boards. The corporation shall assist any regional 20 21 system considering such a request. Each transition shall take

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no longer than one year, unless a longer period is mutually
agreed to by the corporation and the regional system.
(c) All officers and employees whose functions are
transferred by this Act shall be transferred with their
functions and shall continue to perform their regular duties
upon their transfer, subject to the state personnel laws and
this Act.

No officer or employee of the State having tenure shall 8 suffer any loss of salary, seniority, prior service credit, 9 vacation, sick leave, or other employee benefit or privilege as 10 a consequence of this Act, and such officer or employee may be 11 transferred or appointed to a civil service position without the 12 necessity of examination; provided that the officer or employee 13 possess the minimum qualifications for the position to which 14 transferred or appointed; and provided that subsequent changes 15 in status may be made pursuant to applicable civil service laws. 16

An officer or employee of the State who does not have
tenure and who may be transferred or appointed to a civil
service position as a consequence of this Act shall become a
civil service employee without the loss of salary, seniority,
prior service credit, vacation, sick leave, or other employee
benefits or privileges and without the necessity of examination;

provided that such officer or employee possesses the minimum
 qualifications for the position to which transferred or
 appointed.

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If an office or position held by an officer or employee 4 having tenure is abolished, the officer or employee shall not 5 thereby be separated from public employment, but shall remain in 6 the employment of the executive branch of the State with the 7 same pay and classification and shall be transferred to some 8 other office or position for which the officer or employee is 9 eligible under the personnel laws of the State, provided that 10 minimum qualifications are met. 11

Any officer or employee transferred to any regional system 12 board pursuant to this Act who is a member of or has benefits 13 under any existing pension or retirement fund system shall 14 continue to have all rights, privileges, obligations, and status 15 with respect to such fund or system as are now prescribed by 16 law, but during the period of employment by any regional system 17 board, all contributions to such funds or system to be paid by 18 the employer on account of such officer or employee shall be 19 paid by the corresponding regional system board. 20

(e) During any transition period or until a methodology
 for funding corporate services and functions as provided for in SB1792 CD2 LRB 07-4214.doc

1 section 323F-21, Hawaii Revised Statutes, is developed, the 2 Hawaii health systems corporation shall continue to provide to any regional system board services that the Hawaii health 3 systems corporation provides to any of its facilities as of 4 5 April 1, 2007, and may charge an amount consistent with charges levied on other facilities within the system for such services. 6 7 In the event there is a service provided by the corporation to only one regional system, and the regional system board 8 9 determines that it does not need the service during this interim 10 period, the regional system board may terminate the service upon 11 one hundred eighty days written notice to the corporation board. 12 SECTION 36. The terms of the membership of the Hawaii 13 health systems corporation board shall expire as follows: 14 The terms of board members whose date of appointment (1) 15 was prior to and including July 1, 2004, shall expire 16 on December 31, 2007;

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17 (2) The terms of board members whose date of appointment
18 was after July 1, 2004, and before July 1, 2007, shall
19 expire on September 30, 2008.

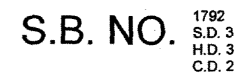
20 Appointments to the Hawaii health systems corporation board that21 occur after December 31, 2007, shall be conducted as set forth

22 in section 19 of this Act.

1 SECTION 37. There is appropriated out of the general revenues of the State of Hawaii the sum of \$750,000 or so much 2 3 thereof as may be necessary for fiscal year 2007-2008 to support the establishment of regional system boards of the Hawaii health 4 systems corporation. The sum appropriated shall be expended by 5 the Hawaii health systems corporation for the purposes of this 6 7 Act. SECTION 38. All acts passed prior to or during this 8 regular session of 2007, whether enacted before or after passage 9 10 of this Act shall be interpreted to conform to this Act, unless the acts specifically provide that this Act is being amended. 11 In so far as this Act is inconsistent with any other law, this 12 Act shall control. 13 14 SECTION 39. In codifying the new sections added by section 2 of this Act, the reviser of statutes shall substitute 15 appropriate section numbers for the letters used in designating 16 the new sections in this Act. 17 18 SECTION 40. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored. 19 This Act shall take effect on July 1, 2007; 20 SECTION 41. provided that the amendments made to section 323F-7(c)(15), 21 Hawaii Revised Statutes, in section 23 of this Act shall not 22 SB1792 CD2 LRB 07-4214.doc

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1 take effect if H.B. No. 1764 in any form passed by the

2 legislature, regular session of 2007, becomes an Act.