# A BILL FOR AN ACT

RELATING TO SOCIAL SERVICES.

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

1	PART I
2	SECTION 1. The legislature finds that the federal section
3	8 homeownership option program and the federal housing choice
4	voucher family self-sufficiency program provide unique
5	opportunities for low- and moderate-income earners to save and
6	pay for homeownership. The section 8 homeownership option
7	program provides continued monthly homeownership assistance
8	payments to qualified section 8 housing choice voucher program
9	participants to help reduce their monthly mortgage payments as
10	well as pay for other monthly homeownership expenses in lieu of
11	rental payments.
12	The housing choice voucher family self-sufficiency program
13	provides funds to public housing agencies to hire coordinators
14	to help participating families set a plan for employment,
15	education, and possibly homeownership. A baseline rent is
16	established in the first year. As a family's income increases,
17	the family continues to pay a percentage of its income toward

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1	rent, and the	difference between its new rental payment and its
2	baseline rent	is deposited into an escrow account that can be
3	applied towar	ds the goals in the plan.
4	The purp	ose of this part is to increase low- and moderate-
5	income famili	es' homeownership by:
6	(1) App	ropriating funds to:
7	(A)	Increase outreach to increase enrollment in the
8		section 8 homeownership option and the housing
9		choice voucher family self-sufficiency programs;
10	(B)	Increase administrative support for both of the
11		programs;
12	(C)	Provide matching grants or loan forgiveness to
13		section 8 homeownership option program
14		participants to help with down payments; and
15	(D)	Provide additional state matches to housing
16		choice voucher family self-sufficiency program
17		participants to help participants build
18		homeownership savings; and
19	(2) Exe	mpting family self-sufficiency escrow accounts from
20	the	asset test for public assistance.
21	SECTION	2. Section 346-29, Hawaii Revised Statutes, is
22	amended by am	ending subsection (b) to read:

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1	"(b) No applicant or recipient who is found guilty of
2	fraudulently misrepresenting residence to obtain assistance in
3	two or more states shall be entitled to public assistance under
4	this chapter for ten years from date of conviction. No
5	applicant or recipient shall be entitled to public assistance
6	under this chapter who is a fugitive felon or who is in
7	violation of a condition of probation or parole or has
8	sufficient income or other resources to provide a standard above
9	that provided in this chapter, or who is an inmate of any public
10	institution, except that any inmate of a public institution who
11	is otherwise eligible for medical assistance and who has been
12	determined by the medical director of the institution as having
13	a major illness or medical condition requiring the provision of
14	medical care outside of the institution may receive assistance
15	under this chapter. An inmate of a public institution or
16	resident of a medical institution may apply for assistance to
17	begin after the inmate's discharge from the institution. In
18	determining the needs of an applicant or recipient for public
19	assistance by the department, the department shall:
20	(1) Disregard the amounts of earned or unearned income as

required or allowed by federal acts and other

regulations, to receive federal funds and disregard

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from gross earned income twenty per cent plus \$200 and
a percentage of the remaining balance of earned income
consistent with federal regulations and other
requirements;

- (2) Consider as net income in all cases the income as federal acts and other regulations require the department to consider for receipt of federal funds and may consider the additional income and resources as these acts and regulations permit[, now or in the future,] to be considered;
- (3) For households with minor dependents, disregard a 11 total of \$5,000 in assets and the value of one motor 12 vehicle in determining the needs of persons for 13 financial assistance; provided that the amount to be 14 disregarded shall not exceed standards under [the 15 department's] federally funded financial assistance 16 programs. This paragraph shall not apply to persons 17 eligible for federal [Supplemental Security Income] 18 supplemental security income benefits, aid to the 19 aged, blind or disabled, or general assistance to 20 households without minor dependents. In determining 21 the needs of [such] persons[7] eligible for federal 22

1		supplemental security income benefits, aid to the
2		aged, blind, or disabled, or general assistance to
3		households without minor dependents, the department
4		shall apply all the resource retention and exclusion
5		requirements under the federal [Supplemental Security
6		<pre>Income Program; supplemental security income program;</pre>
7	(4)	Apply the resource retention requirements under the
8		federal [Supplemental Security Income Program]
9		supplemental security income program in determining
10		the needs of a single person for medical assistance
11		only;
12	(5)	Apply the resource retention requirements under the
13		federal [Supplemental Security Income Program]
14		supplemental security income program in determining
15		the needs of a family of two persons for medical
16		assistance only and an additional \$250 for each
17		additional person included in an application for
18		medical assistance only;
19	(6)	Disregard amounts of emergency assistance granted
20		under section 346-65;
21	(7)	Not consider as income or resources any payment for
22		services to or on behalf of, or any benefit received

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by, a participant under the first to work program of
part XI, other than wages. Wages earned by a
participant while participating in the first to work
program shall be considered income of the participant,
unless the wages are excluded or disregarded under any
other law;

- (8) Not consider as income or resources payment made to eligible individuals, eligible surviving spouses, surviving children or surviving parents as specified under Title I of the Civil Liberties Act of 1988, Public Law 100-383, which made restitution to individuals of Japanese ancestry who were interned during World War II;
- (9) Allow the community spouse of an individual residing in a medical institution to maintain countable resources to the maximum allowed by federal statutes or regulations with provisions for increases, as allowed by the Secretary of Health and Human Services by means of indexing, court order, or fair hearing decree, without jeopardizing the eligibility of the institutionalized spouse for medical assistance;

1	(10)	Allow an individual residing in a medical institution
2		to contribute toward the support of the individual's
3		community spouse, thereby enabling the community
4		spouse to maintain the monthly maximum income allowed
5		by federal statutes or regulations, with provisions
6		for increases as allowed by the Secretary of Health
7		and Human Services by means of indexing, court order,
8		or fair hearing decree; [and]
9	(11)	Consider the transfer of assets from the applicant's
10		name to another name within the specified time period
11		as required by federal regulations, known as the
12		"lookback" period, prior to the application for
13		medical assistance for care in a nursing home or other
14		long-term care facility. Pursuant to rules adopted
15		under chapter 91, the director may attribute any
16		assets that have been transferred within the required
17		federal "lookback" period from the applicant if the
18		director determines that transfer of certain assets
19		was made solely to make the applicant eligible for
20		assistance under this chapter [-]; and
21	(12)	Not consider as income or resources any funds

deposited into a family self-sufficiency escrow

1		account on behalf of a participant under a federal
2		housing choice voucher family self-sufficiency program
3		as required or allowed under federal law."
4	SECT	ION 3. There is appropriated out of the general
5	revenues	of the State of Hawaii the sum of \$500,000 or so much
6	thereof as	s may be necessary for fiscal year 2007-2008 and the
7	same sum (	or so much thereof as may be necessary for fiscal year
8	2008-2009	for the Hawaii public housing authority to:
9	(1)	Increase outreach to increase enrollment in the
10		section 8 homeownership option and the housing choice
11		voucher family self-sufficiency programs;
12	(2)	Increase administrative support for both of the
13		programs;
14	(3)	Provide matching grants or loan forgiveness to section
15		8 homeownership option program participants to help
16		with down payments; and
17	(4)	Provide additional state matches to housing choice
18		voucher family self-sufficiency program participants
19		to help participants build homeownership savings.
20	The	sums appropriated shall be expended by the Hawaii
21	public ho	using authority for the purposes of this part.

1	PART II
2	SECTION 4. Section 346-53, Hawaii Revised Statutes, is
3	amended by amending subsection (c) to read as follows:
4	"(c) The director, pursuant to chapter 91, shall determine
5	the rate of payment for domiciliary care, including care
6	provided in licensed developmental disabilities domiciliary
7	homes, community care foster family homes, and certified adult
8	foster homes, to be provided to recipients who are eligible
9	[either] for Federal Supplementary Security Income[ $_{ au}$ ] or public
10	assistance [in accordance with state standards], or both. The
11	director shall provide for level of care payment as follows:
12	(1) For [those] adult residential care homes classified as
13	facility type I, licensed developmental disabilities
14	domiciliary homes as defined under section 321-15.9,
15	community care foster family homes as defined under
16	section 346-331, and certified adult foster homes as
17	defined under section 321-11.2, the state supplemental
18	payment shall not exceed [\$621.90; and] \$641.90;
19	(2) For [those] adult residential care homes classified as
20	facility type II, the state supplemental payment shall
21	not exceed [ <del>\$729.90.</del> ] <u>\$749.90; and</u>

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1	(3) For skilled nursing facilities and intermediate
2	facilities, the state supplemental payment shall not
3	exceed \$20.
4	\$50 of the state supplemental payment shall be retained by the
5	recipient for the recipient's personal use, except for a
6	recipient who is a resident of a skilled nursing facility or
7	intermediate facility who shall retain \$20 of the state
8	supplemental payment.
9	If the operator does not provide the quality of care
10	consistent with the needs of the individual to the satisfaction
11	of the department, the department may remove the recipient to
12	another facility.
13	The department shall handle abusive practices under this
14	section in accordance with chapter 91.
15	Nothing in this subsection shall allow the director to
16	remove a recipient from an adult residential care home or other
17	similar institution if the recipient does not desire to be
18	removed and the operator is agreeable to the recipient
19	remaining, except where the recipient requires a higher level of
20	care than provided or where the recipient no longer requires any
21	domiciliary care."

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1 PART III

2 SECTION 5. Statutory material to be repealed is bracketed

3 and stricken. New statutory material is underscored.

4 SECTION 6. This Act shall take effect on July 1, 2007.

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#### Report Title:

Social Services; Homeownership

#### Description:

Exempts certain escrow accounts from the asset test for public assistance. Increases state supplemental payments for certain domiciliary care and requires a portion of the payment to be retained by the recipient for personal use. Appropriates funds for homeownership programs. (HB928 CD1)