A BILL FOR AN ACT

RELATING TO CERTIFICATION OF CHILD PLACING ORGANIZATIONS, CHILD CARING INSTITUTIONS, FOSTER BOARDING HOMES, AND ADOPTIVE HOMES.

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

- 1 SECTION 1. Section 346-17, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "§346-17 Child placing organizations, child caring
- 4 institutions, and foster boarding homes; authority over,
- 5 investigation of, and standards for. (a) No child placing
- 6 organization shall engage in the investigation, placement, and
- 7 supervision of minor children in foster care unless it meets the
- 8 standards of conditions, management, and competence set by the
- 9 department of human services.
- 10 (b) No child caring institution shall receive minor
- 11 children for care and maintenance unless it meets the standards
- 12 of conditions, management, and competence to care for and train
- 13 children set by the department.
- 14 (c) No foster boarding home shall receive for care and
- 15 maintenance any child unless:
- 16 (1) It meets with the standards of conditions, management,
- 17 and competence set by the department; and

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1	(2)	The foster boarding home applicant successfully
2		completes foster parent training; provided that after
3		July 1, 1999, new special licensed or relative foster
4		home care providers <u>licensed</u> for a specific child or
5		<u>children</u> shall successfully complete foster parent
6		training within the first year following placement of
7		the first child into the new special licensed or
8		relative foster home.

- 9 (d) The department shall adopt rules pursuant to chapter
 10 91 relating to:
- (1) Standards for the organization and administration ofchild placing organizations;
 - (2) Standards of conditions, management, and competence for the care and training of minor children in child caring institutions and foster boarding homes; and
 - (3) Standards of conditions and competence of operation of foster boarding homes as may be necessary to protect the welfare of children.
- (e) All rules of the department shall have the force and effect of law, and any violation thereof or of this section shall be punishable by a fine of not more than \$200.

1	(f)	As a condition for a certificate of approval, any
2	organizat	ion, institution, or foster boarding home, including
3	all adult	s residing in the foster boarding home, shall:
4	(1)	Meet [the] all standards [ensuring the reputable and
5		responsible character of its operators and employees;
6		and requirements established by the department;
7	(2)	Be subject to criminal history record checks in
8		accordance with section 846-2.7[+] and child abuse and
9		neglect registry checks, in accordance with
10		departmental procedures; and
11	(3)	Provide consent to the department to obtain criminal
12		history record and child abuse and neglect registry
13		information.
14	New emplo	yees of the organization, institution, or home shall be
15	fingerpri	nted within five working days of employment.
16	(g)	Upon approval of the organization, institution, or
17	foster bo	arding home, the department or its authorized agents
18	shall iss	ue a certificate of approval that shall continue in
19	force for	one year or for two years if the organization,
20	instituti	on, or <u>foster boarding</u> home meets the criteria
21	establish	ed by the department, unless sooner revoked for cause.

The certificate shall be renewed by the department or its



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- 1 authorized agents, after annual or biennial investigation, if
- 2 the investigation discloses that the organization, institution,
- 3 or foster boarding home continues to meet [with] the standards
- 4 set by the department. The certificate of approval shall be a
- 5 permit to operate the child placing organization, child caring
- 6 institution, or foster boarding home, and no person or
- 7 organization shall operate or maintain the organization,
- 8 institution, or foster boarding home without the certificate.
- 9 (h) Any child placing organization, child caring
- 10 institution, or foster boarding home shall be subject to review
- 11 or investigation at any time and in a manner, place, and form as
- 12 may be prescribed by the department or its authorized agents.
- (i) As used in this section, "foster parent training"
- 14 means training or instruction in special skills and knowledge to
- 15 care for foster children.
- 16 (j) The department shall request [a]:
- 17 (1) A criminal history record check through the Hawaii
- 18 criminal justice data center on all operators,
- 19 employees, and new employees of child care
- 20 institutions, child placing organizations, and foster
- 21 boarding homes, including all adults residing in the

1		foster boarding homes, subject to licensure pursuant
2		to section 846-2.7[+]; and
3	(2)	A child abuse and neglect registry check on all
4		operators, employees, and new employees of child care
5		institutions, child placing organizations, and adults
6		residing in a foster boarding home subject to
7		licensure in accordance with departmental procedures.
8	(k)	The department may deny a certificate of approval if
9	an operat	or, employee, or new employee of [the] a child care
10	instituti	on or child placing organization's facility, or any
11	adult in	a foster boarding home, was convicted of a crime other
12	than a mi	nor traffic violation involving a fine of \$50 or less
13	and if th	e department finds that the criminal history record or
14	child abu	se registry history of an operator, employee, [ex] new
15	employee_	or adult in a foster boarding home poses a risk to the
16	health, s	afety, or well-being of the children in care.
17	(1)	The department shall make a name inquiry into the
18	criminal	history records for the first two years of
19	certifica	tion of a foster boarding home and annually or
20	bienniall	y thereafter and child abuse registry in accordance
21	with depar	rtmental procedures depending on the certification
22	status of	the home."

Ţ	SECTION 2. Section 346-19.7, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§346-19.7 Prospective adoptive parents; standards and
4	home studies. (a) The department shall develop standards to
5	ensure the reputable and responsible character of prospective
6	adoptive parents as defined in this chapter.
7	(b) The department shall develop procedures for obtaining
8	verifiable information regarding the criminal history and child
9	abuse and neglect registry information of persons who are
10	seeking to become adoptive parents. These procedures shall
11	include criminal history record checks in accordance with
12	section 846-2.7.
13	(c) Except as otherwise specified, any person who seeks to
14	become an adoptive parent, including all adults residing in the
15	prospective adoptive home, shall:
16	(1) Meet all standards and requirements established by the
17	department;
18	(2) Be subject to criminal history record checks in
19	accordance with section 846-2.7[+], and child abuse
20	and neglect registry checks in accordance with
21	departmental procedures; and

1	(3) Provide consent to the department to obtain criminal
2	history record and child abuse and neglect registry
3	information [for verification].
4	Information obtained pursuant to subsection (b) and this
5	subsection shall be used [exclusively] by the department for the
6	purpose of determining whether or not a person is suitable to be
7	an adoptive parent. All [such] decisions shall be subject to
8	federal laws and regulations [currently or hereafter in effect].
9	(d) The department may deny a person's application to
10	adopt a child [or children] if either of the prospective
11	adoptive parents or any adult residing in the prospective
12	adoptive home was convicted of an offense for which
13	incarceration is a sentencing option, and if the department
14	finds by reason of the nature and circumstances of the crime
15	that either of the prospective adoptive parents, or any adult
16	residing in the prospective adoptive home, poses a risk to the
17	health, safety, or well-being of the child [or children].
18	[Such] A denial [may] shall occur only after appropriate
19	investigation, notification of results and planned action, and
20	opportunity to meet and rebut the finding, all of which need not
21	be conducted in accordance with chapter 91.

1	(e) The department may deny a person's application to
2	adopt a child if either of the prospective adoptive parents or
3	any adult residing in the prospective adoptive home has a
4	history of confirmed child abuse or neglect, or both, revealed
5	by the child abuse and neglect registry check, and if the
6	department finds by reason of the nature and circumstances of
7	the abuse or neglect, or both, that either of the prospective
8	adoptive parents or any adult residing in the prospective
9	adoptive home poses a risk to the health, safety, or well-being
10	of the child or children. A denial shall occur only after an
11	appropriate investigation, notification of results and planned
12	action, and an opportunity to meet and rebut the finding, all of
13	which need not be conducted in accordance with chapter 91.
14	$[\frac{(e)}{(e)}]$ The department may authorize or contract for
15	home studies of prospective adoptive parents for children under
16	the department's custody by experienced social workers with
17	specialized adoption experience."
18	SECTION 3. Statutory material to be repealed is bracketed
19	and stricken. New statutory material is underscored.
20	SECTION 4. This Act shall take effect upon approval.

Report Title:

Certification; Child Placing Organizations

Description:

Requires foster and adoptive parents to complete a child abuse and neglect clearance as a condition of approval in accordance with federal law. (SD1)