A BILL FOR AN ACT

RELATING TO HEALTH.

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

1	PART I
2	SECTION 1. The legislature finds that the prevalence of
3	unlicensed care homes and facilities in the State continues to
4	pose significant health and consumer protection issues for
5	Hawaii's elderly and vulnerable populations. Over the past
6	three years, the department of health has received hundreds of
7	complaints regarding unlicensed care homes and facilities, which
8	has resulted in the closure of several homes and facilities and
9	the significant collection of fines by the department. Since
10	December 2019, the department has closed at least seven
11	unlicensed adult residential care homes and two unlicensed
12	special treatment facilities or therapeutic living programs and
13	imposed over \$800,000 in fines.
14	The legislature further finds that licensed care home
15	operators and other persons are still referring or transferring
16	patients to unlicensed care homes and facilities unbeknownst to
17	the patient. This illegal practice has cost some patients

H.B. NO. H.D. 2

1	thousands	of dollars due to denied insurance reimbursements and
2	endangers	patients' health and safety since unlicensed care
3	homes and	facilities do not have to follow required health and
4	consumer	protection regulations.
5	The	purpose of this Act is to bolster the department of
6	health's	enforcement activities to protect the health, safety,
7	and welfa	re of the State's elderly and vulnerable populations
8	by:	
9	(1)	Clarifying the group of professionals who are
10		prohibited from knowingly referring or transferring
11		patients to an uncertified or unlicensed care
12		facility;
13	(2)	Repealing the provision that a landlord, under
14		specified conditions, shall not be deemed to be
15		providing home care services or operating a care
16		facility that requires a license; and
17	(3)	Requiring the department of health to prioritize
18		complaint allegations based on severity for

investigations of state-licensed or state-certified

care facilities.

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1	PART II		
2	SECTION 2. Section 321-487, Hawaii Revised Statutes, is		
3	amended by amending subsection (a) to read as follows:		
4	"(a) It shall be unlawful for [a certified or licensed		
5	healthcare provider or certified or licensed care facility] any		
6	person, corporation, or any other entity in the health care or		
7	human services community to knowingly refer or transfer patients		
8	to an uncertified or unlicensed care facility. The department		
9	may impose a fine on any [certified or licensed healthcare		
10	provider or certified or licensed care facility] person,		
11	corporation, or any other entity in the health care or human		
12	services community that knowingly refers or transfers patients		
13	to a care home, agency, or facility operating without a		
14	certificate or license as required by law; provided that the		
15	fine shall be no more than:		
16	(1) \$500 for the first violation;		
17	(2) \$1,000 for the second violation; and		
18	(3) \$2,000 for the third and each succeeding violation."		
19	SECTION 3. Section 321-488, Hawaii Revised Statutes, is		
20	repealed.		

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         ["<del>[$321-488] Exclusion.</del> For purposes of this chapter, a
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    landlord, as defined in section 521-8, shall not be deemed to be
    providing home care services or to be operating a care facility
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4
    requiring a license under this chapter solely due to a landlord
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    permitting a tenant to receive care services from persons
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    licensed to provide care services, if licensing is otherwise
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    required by law, and the landlord does not require a tenant to
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    use or pay for care services as a condition of the rental
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    agreement. For the purposes of this section, an operator means
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    an individual or entity that operates or manages a healthcare
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    facility or similar facility that provides care services in that
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    facility."]
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                                 PART III
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         SECTION 4. Section 321-1.9, Hawaii Revised Statutes, is
    amended to read as follows:
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         "[{}]$321-1.9[{}] Inspections; visits; state-licensed or
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    state-certified care facilities. (a) The department of health
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    shall conduct unannounced visits and inspections, including
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    inspections for relicensing or recertification, for the
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    following state-licensed or state-certified care facilities on
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    an annual basis and at such intervals as determined by the
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    department to ensure the health, safety, and welfare of each
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    resident:
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         (1)
              Adult day health centers;
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         (2)
              Adult day care centers;
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         (3)
              Community care foster family homes;
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         (4)
              Developmental disabilities domiciliary homes;
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         (5)
              Adult foster homes;
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         (6)
              Long-term care facilities, including but not limited
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              to:
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              (A)
                   Adult residential care homes;
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                   Expanded adult residential care homes;
              (B)
12
                   Assisted living facilities;
              (C)
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              (D)
                   Intermediate care facilities;
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              (E)
                   Nursing facilities; and
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              (F)
                   Skilled nursing facilities; and
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         (7)
              Special treatment facilities.
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              Unannounced visits may be conducted during or outside
         (b)
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    regular business hours. All inspections relating to follow-up
    visits, visits to confirm correction of deficiencies, or visits
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    to investigate complaints or suspicion of abuse or neglect shall
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    be conducted unannounced during or outside regular business
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- 1 hours. Annual inspections for relicensing or recertification
- 2 may be conducted during regular business hours or at intervals
- 3 determined by the department. Annual inspections for
- 4 relicensing or recertification shall be conducted without
- 5 notice.
- 6 (c) Consistent with subsection (b), the department shall
- 7 prioritize complaint investigations based on the degree of
- 8 severity of the allegations and shall give highest priority to
- 9 allegations of actual harm or potential harm.
- 10 [(c)] (d) The department shall adopt rules pursuant to
- 11 chapter 91 to effectuate the purposes of this section."
- 12 PART IV
- 13 SECTION 5. This Act does not affect rights and duties that
- 14 matured, penalties that were incurred, and proceedings that were
- 15 begun before its effective date.
- 16 SECTION 6. Statutory material to be repealed is bracketed
- 17 and stricken. New statutory material is underscored.
- 18 SECTION 7. This Act shall take effect on July 1, 2060.

Report Title:

Care Facilities; Uncertified Care Facilities; Unlicensed Care Facilities; Landlord Exclusion; Complaint Allegations

Description:

Clarifies the group of professionals who are prohibited from knowingly referring or transferring patients to an uncertified or unlicensed care facility. Repeals the landlord exclusion. Requires the department of health to prioritize complaint allegations based on severity for inspections of state-licensed or state-certified care facilities. Effective 7/1/2060. (HD2)

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