

A BILL FOR AN ACT

RELATING TO STATUTORY REVISION: AMENDING OR REPEALING VARIOUS PROVISIONS OF THE HAWAII REVISED STATUTES OR THE SESSION LAWS OF HAWAII FOR THE PURPOSES OF CORRECTING ERRORS AND REFERENCES, CLARIFYING LANGUAGE, OR DELETING OBSOLETE OR UNNECESSARY PROVISIONS.

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

1	SECT	ION 1. Section 266-3, Hawaii Revised Statutes, is
2	amended b	y amending subsection (a) to read as follows:
3	"(a)	The director of transportation may adopt rules as
4	necessary	[to]:
5	(1)	[Regulate] To regulate the manner in which all vessels
6		may enter and moor, anchor, or dock in the commercial
7		harbors, ports, and roadsteads of the State, or move
8		from one dock, wharf, pier, quay, bulkhead, landing,
9		anchorage, or mooring to another within the commercial
10		harbors, ports, or roadsteads;
11	(2)	[The] For the examination, guidance, and control of
12		harbor masters and their assistants and their conduct
13		while on duty;
14	(3)	[The] For the embarking or disembarking of passengers;

1	(4)	[The] For the expeditious and careful handling of
2		freight, goods, wares, and merchandise of every kind
3		[which] that may be delivered for shipment or
4		discharged on the commercial docks, wharves, piers,
5		quays, bulkheads, or landings belonging to or
6		controlled by the State; and
7	(5)	[Defining] To define the duties and powers of
8		carriers, shippers, and consignees respecting
9		passengers, freight, goods, wares, and merchandise in
10		and upon the docks, wharves, piers, quays, bulkheads,
11		or landings within the commercial harbors, ports, and
12		roadsteads of the State. The director may also make
13		further rules for the safety of the docks, wharves,
14		piers, quays, bulkheads, and landings on, in, near, or
15		affecting a commercial harbor and waterfront
16		improvements belonging to or controlled by the State."
17	SECT	ION 2. Section 266-19, Hawaii Revised Statutes, is
18	amended by	y amending subsection (b) to read as follows:
19	"(b)	At any time, the director of transportation may
20	transfer <u>,</u>	from the harbor special fund created by [paragraph]
21	subsection	n (a) [of this section], all or any portion of

1 available moneys on deposit in the harbor special fund that is 2 determined by the director of transportation to be in excess of 3 one hundred fifty per cent of the requirements for the ensuing twelve months for the harbor special fund, as permitted by and 4 5 in accordance with section 37-53. For purposes of [such] this 6 determination, the director of transportation shall take into 7 consideration the amount of federal funds and bond funds on 8 deposit in, and budgeted to be expended from, the harbor special 9 fund during [such period,] the ensuing twelve months; amounts on 10 deposit in the harbor special fund [which] that are encumbered 11 or otherwise obligated $[\tau]$; budgeted amounts payable from the **12** harbor special fund during [such period, and] the ensuing twelve 13 months; revenues anticipated to be received by and expenditures 14 to be made from the harbor special fund during [such period] the **15** ensuing twelve months based on existing agreements and other 16 information for [the ensuing twelve months,] that period; and 17 [such] any other factors as the director of transportation shall 18 deem appropriate." 19 SECTION 3. Section 268-9, Hawaii Revised Statutes, is

amended to read as follows:

20

1 "\$268-9 Seamen may sue for injuries; venue. The State 2 consents to suits against the department of transportation by 3 seamen for injuries occurring upon vessels under the authority 4 of the Hawaii state ferries system in accordance with (section 5 688, Title] title 46[, of the] United States Code[, section 6 The venue of the actions may be in the first circuit 7 court or the circuit wherein the injury occurred." 8 SECTION 4. Section 291E-19, Hawaii Revised Statutes, is 9 amended to read as follows: 10 "[+]\$291E-19[+] Authorization to establish intoxicant 11 control roadblock programs. The police departments of the 12 respective counties may establish and implement intoxicant 13 control roadblock programs in accordance with the minimum 14 standards and guidelines provided in section 291E-20. The chief 15 of police in any county establishing an intoxicant control 16 roadblock program pursuant to this section shall specify the 17 procedures to be followed in carrying out the program in rules 18 adopted under chapter 91; provided that the procedures shall be 19 in conformity with and not more intrusive than the standards and 20 quidelines described in section 291E-20. In the case of 21 internal police standards that do not fall within the definition

- 1 of "rule" under section [91-1(4),] 91-1, failure to comply
- 2 scrupulously with [such] the internal police procedures shall
- 3 not invalidate a roadblock that otherwise meets the minimum
- 4 statutory criteria provided in section 291E-20."
- 5 SECTION 5. Section 302A-1165, Hawaii Revised Statutes, is
- 6 amended by amending subsection (c) to read as follows:
- 7 "(c) The department shall share the information gathered
- 8 pursuant to this section with the department of human services,
- 9 executive office on early learning, and state public charter
- 10 school commission to the extent not otherwise prohibited by
- 11 administrative rule or law."
- 12 SECTION 6. Section 302A-1166, Hawaii Revised Statutes, is
- 13 amended by amending subsection (c) to read as follows:
- 14 "(c) The department shall share the information gathered
- 15 pursuant to this section with the department of human services,
- 16 executive office on early learning, and state public charter
- 17 school commission to the extent not otherwise prohibited by
- 18 administrative rule or law."
- 19 SECTION 7. Section 328G-2, Hawaii Revised Statutes, is
- 20 amended by amending subsection (j) to read as follows:

1 "(j) The department may remove any person from the 2 registry for failure to comply with any law or regulation under 3 this chapter. It is the responsibility of the hemp processor to 4 make sure it is registered and legally allowed to process hemp 5 and in compliance with any and all laws and regulations. removal of a hemp processor from the registry shall be in 6 7 accordance with the procedures set forth in section [328H-F.] 8 328G-6." 9 SECTION 8. Section 346-186, Hawaii Revised Statutes, is 10 amended by amending subsection (b) to read as follows: 11 To the extent not prohibited by administrative rule "(b) 12 or law, the department, department of education, state public 13 charter school commission, and executive office on early 14 learning shall share any information gathered pursuant to 15 sections 302A-1165, 302A-1166, 302D-37, and 302D-38 with each 16 other, along with any other information the department, 17 department of education, or state public charter school commission may collect on all children in the State who are 18 19 three to four years old and children who will not be at least 20 five years of age on or before July 31 of the current school 21 year."

1	SECT	ION 9. Section 436M-8, Hawaii Revised Statutes, is
2	amended to	o read as follows:
3	"[+]:	§436M-8[] Activation. No alarm system shall be
4	activated	<pre>intentionally except[÷] to:</pre>
5	(1)	[to report] Report an unauthorized intrusion or the
6		commission of an unlawful act; [or]
7	(2)	[to test] Test an installed system with the prior
8		knowledge and consent of the police; or
9	(3)	[to permit] Permit an alarm business to demonstrate a
10		system to a prospective buyer or user."
11	SECT	ION 10. Section 437-1.1, Hawaii Revised Statutes, is
12	amended b	y amending the definition of "new motor vehicle" to
13	read as f	ollows:
14	""Ne	w motor vehicle" means a motor vehicle [which] that:
15	(1)	[has] Has not previously been sold to any person
16		except a distributor, wholesaler, or dealer for
17		resale, except where the vehicle has not left the
18		dealer's possession after the sale to a consumer[$_{\tau}$]:
19	(2)	[has] Has not previously been registered or titled in
20		the name of a consumer except where the vehicle has

1	not left the dealer's possession after the sale to a
2	consumer[7]; and
3	(3) [has] Has not been driven more than five hundred
4	miles;
5	provided that where a sale, registration, entitlement, or
6	transfer of title of a motor vehicle, or the accrual of mileage
7	thereon, is primarily for the purpose of evading this provision,
8	the motor vehicle shall be deemed a new motor vehicle for the
9	purposes of this chapter."
10	SECTION 11. Section 437B-12, Hawaii Revised Statutes, is
11	amended by amending subsection (e) to read as follows:
12	"(e) Each:
13	(1) Mobile air conditioner serviced without using
14	refrigerant recovery and recycling equipment;
15	(2) Motor vehicle or mobile air conditioner serviced after
16	January 1, 1994, without successful completion of an
17	appropriate training course dealing with the recovery
18	and recycling of CFC and HCFC refrigerants; and
19	(3) Violation of chapter 342C[;
20	constitutes a separate offense for which fines may be imposed
21	under subsection (b)."

1	SECT	ION 12. Section 440G-3, Hawaii Revised Statutes, is
2	amended b	y amending the definitions of "cable operator", "cable
3	service",	"cable system", and "public, educational, or
4	governmen	tal access facilities" to read as follows:
5	""Ca	ble operator" means any person or group of persons who:
6	(1)	[who provides] Provides cable service over a cable
7		system and directly or through one or more affiliates
8		owns a significant interest in the cable system; or
9	. (2)	[who otherwise] Otherwise controls or is responsible
10		for, through any arrangement, the management and
11		operation of a cable system.
12	"Cab	le service" means:
13	(1)	[the] The one-way transmission to subscribers of video
14		programming or other programming service; and
15	(2)	[subscriber] Subscriber interaction, if any, [which]
16		that is required for the selection of video
17		programming or other programming service.
18	"Cab	le system" means any facility within this State
19	consistin	g of a set of closed transmission paths and associated
20	signal ge	neration, reception, and control equipment that is
21	designed	to provide cable service [which] that includes video

1	programmi	ng and [which] is provided to multiple subscribers
2	within a	community, but does not include:
3	(1)	$\left[rac{A}{a} ight]$ A facility that serves only to retransmit the
4		television signals of one or more television broadcast
5		stations;
6	(2)	$\left[rac{a}{a} ight] \ \underline{A}$ facility that serves only subscribers in one or
7		more multiple unit dwellings under common ownership,
8		control, or management, unless that facility or
9		facilities uses any public right-of-way; or
10	(3)	$\left[rac{a}{a} ight]$ $ m ilde{A}$ facility of a public utility subject in whole or
11		in part to the provisions of chapter 269, except to
12		the extent that those facilities provide video
13		programming directly to subscribers.
14	"Pub	lic, educational, or governmental access facilities"
15	means:	
16	(1)	[channel] Channel capacity designated for public,
17		educational, or governmental uses; and
18	(2)	[facilities] Facilities and equipment for the use of
19		that channel capacity."
20	SECT	ION 13. Section 443B-3.5, Hawaii Revised Statutes, is
21	amended a	s follows:



1	1.	By amending subsection (b) to read:
2	"(b)	To be designated as an exempt out-of-state collection
3	agency, a	collection agency shall:
4	(1)	Not have any employees or agents located in the State
5		who engage in the collection of debts for another
6		person;
7	(2)	Not have any business location or office in the State
8		that engages in collection agency activities;
9	(3)	Hold a current, unrestricted, and unconditional
10		license, permit, or registration as a collection
11		agency in the reciprocal state identified in its
12		application;
13	(4)	Limit its collection activity in the State to the
14		collection of debts from residents of the State on
15		behalf of out-of-state clients through interstate
16		communication by telephone, mail, facsimile, or
17		electronic mail; and
18	(5)	Not collect debts on behalf of creditors who have a

business presence in the State.

19

1	[For purposes of this section, a creditor has	a-"business
2	presence" in the State if either the creditor or an	-affiliate o r
3	subsidiary of the creditor has an office in the Sta	te.]"
4	2. By amending subsection (n) to read:	
5	"(n) For purposes of this section[, a "recipr	ocal state"
6	is one]:	
7	"Business presence in the State" means the cre	ditor or an
8	affiliate or subsidiary of the creditor has an offi	ce in the
9	State.	
10	"Reciprocal state" means a state:	
11	(1) Whose requirements to be licensed, permit	ited, or
12	registered as a collection agency in that	: state are at
13	a minimum substantially equivalent to the	e requirements
14	to be registered as a collection agency i	n this State,
15	including but not limited to the bonding	requirements
16	in section 443B-5; and	
17	(2) That does not require a Hawaii collection	agency to
18	obtain a license, permit, or registration	to collect
19	debts in that state if the activities of	the Hawaii
20	collection agency are limited to collecti	.ng debts on
21	behalf of an out-of-state creditor using	interstate

1	communication methods, including telephone, facsimile,
2	mail, or electronic mail, and the Hawaii collection
3	agency does not solicit or engage in collection
4	activities for clients in that state."
5	SECTION 14. Section 444-1, Hawaii Revised Statutes, is
6	amended by adding a new definition to be appropriately inserted
7	and to read as follows:
8	""Person injured" or "injured person" is limited to owners
9	or lessees of private residences, including condominium or
10	cooperative units, who have contracted with a duly licensed
11	contractor for the construction of improvements or alterations
12	to the owners' or lessees' own private residences and owners or
13	lessees of real property who have contracted with a duly
14	licensed contractor for the construction of the owners' or
15	lessees' own private residences on the owners' or lessees' real
16	property."
17	SECTION 15. Section 444-16, Hawaii Revised Statutes, is
18	amended to read as follows:
19	"\$444-16 Action on applications. Within one hundred and
20	twenty days after the filing of a proper application for a
21	license and the payment of the required fees, the board shall:

1	(\(\price \)	[conduct] Conduct an investigation of the applicant,
2		and in that investigation may post pertinent
3		information, including [but not limited to,] the name
4		and address of the applicant[$ au$] and [$ ilde{ ext{if}}$ the applicant
5		is associated in any partnership, corporation, or
6		other entity,] the names, addresses, and official
. 7		capacities of [the applicant's associates; any
8		partnership, corporation, or other entity that the
9		applicant is associated with; and
10	(2)	[either] Either issue a license to the applicant or
11		notify the applicant in writing by registered mail of
12		the board's decision not to grant the license and
13		specifically notify the applicant of the applicant's
14		right to submit a request for a contested case hearing
15		pursuant to chapter 91 within sixty days of the
16		board's decision. The hearing shall be conducted in
17		accordance with chapter 91."
18	SECT	ION 16. Section 444-26, Hawaii Revised Statutes, is
19	amended t	o read as follows:
20	"§ 44	4-26 Contractors recovery fund; use of fund; person
21	injured;	fees. (a) The board is authorized to establish and



1 maintain a contractors recovery fund from which any person 2 injured by an act, representation, transaction, or conduct of a 3 duly licensed contractor[, which] that is in violation of this 4 chapter or the rules adopted pursuant thereto $[\tau]$ may recover, by 5 order of the circuit court or district court of the judicial 6 circuit where the violation occurred, an amount of not more than 7 \$12,500 per contract, regardless of the number of persons 8 injured under the contract, for damages sustained [by] from the 9 act, representation, transaction, or conduct. Recovery from the 10 fund shall be limited to the actual damages suffered by the 11 claimant, including court costs and fees as set by $law[\tau]$ and 12 reasonable attorney fees as determined by the court; provided 13 that recovery from the fund shall not be awarded to persons 14 injured by an act, representation, transaction, or conduct of a 15 contractor whose license was suspended, revoked, forfeited, 16 terminated, or in an inactive status at the time the claimant 17 entered into the contract with the contractor. 18 [(b) For purposes of this chapter, "person injured" or 19 "injured person" means and is limited to owners or lessees of 20 private residences, including condominium or cooperative units, 21 who have contracted with a duly licensed contractor for the



```
1
    construction of improvements or alterations to the owners' or
2
    lessees' own private residences and owners or lessees of real
3
    property who have contracted with a duly licensed contractor for
4
    the construction of the owners' or lessees' own private
5
    residences on the owners' or lessees' real property.
6
         (c) (b) When any person applies for a contractors
7
    license, the person shall pay, in addition to the person's
8
    original license fee, a fee of $150 for deposit in the
9
    contractors recovery fund [\tau] and a fee for deposit in the
10
    contractors education fund as provided in rules adopted by the
11
    director pursuant to chapter 91. [In the event that] If the
12
    board does not issue the license, these fees shall be returned
13
    to the applicant."
         SECTION 17. Section 456-17, Hawaii Revised Statutes, is
14
15
    amended to read as follows:
16
         "$456-17 Fees. Subject to section 456-18, every notary
17
    public is entitled to demand and receive the following fees:
18
              For noting the protest of mercantile paper, $5;
         (1)
19
         (2)
              For each notice and certified copy of protest, $5;
20
         (3) For noting any other protest, $5;
```



1	(4)	For every notice thereof[$ au$] and certified copy of
2		protest, \$5;
3	<u>(5)</u>	For every deposition $[\tau]$ or official certificate, \$5;
4	(6)	For the administration of oath, including the
5		certificate of the oath, \$5; for affixing the
6		certificate of the oath to every duplicate original
7		instrument beyond four, \$2.50;
8	<u>(7)</u>	For taking any acknowledgment, \$5 for each party
9		signing; for affixing to every duplicate original
10		beyond one of any instrument acknowledged before the
11		notary public, the notary public's certificate of the
12		acknowledgment, \$2.50 for each person making the
13		acknowledgment; and
14	(8)	For any of the foregoing notarial acts performed for a
15		remotely located individual under section 456-23,
16		other than affixing a notary public's certificate to a
17		duplicate original, \$25."
18	SECT	ION 18. Section 458-13, Hawaii Revised Statutes, is
19	amended t	o read as follows:
20	"§ 4 5	8-13 Acts prohibited. It shall be unlawful to do any
21	of the fo	llowing:



1	(\(\)	To engage in the occupation of dispensing optician
2		without first having been issued a dispensing optician
3		license under this chapter;
4	(2)	To advertise in any manner that would tend to mislead
5		or deceive the public;
6	(3)	To dispense, furnish, or supply the services and
7		appliances to the intended wearer or user thereof,
8		except upon a prescription issued by a licensed
9		physician[$_{ au}$] or optometrist; provided that
10		duplications, replacements, reproductions, and
11		repetitions $[\tau]$ without change in the refractive value
12		may be done without prescription by individuals
13		holding a license of dispensing optician issued under
14		this chapter;
15	(4)	To fit or duplicate, or offer, undertake, or attempt
16		to fit or duplicate, hard and soft contact lenses or
17		artificial eyes except under the written orders and
18		personal supervision of an ophthalmologist or
19		optometrist [or fail to provide notice as required by
20		section 458-12.5];



1	(5)	For a dispensing optician to grant, allow, credit, or									
2		pay, directly or indirectly, openly or secretly, any									
3		price differential, rebate, refund, discount,									
4		commission, credit, kickback, or other allowance,									
5		whether in the form of money or otherwise, to any									
6		oculist, optometrist, physician, or practitioner of									
7		any other profession for or on account of:									
8		(A) [for or on account of the] <u>The</u> referring or									
9		sending by any oculist, optometrist, physician,									
10		or practitioner to the dispensing optician of any									
11		person for the rendition of any of the services									
12		performed or articles or appliances furnished by									
13		a dispensing optician as described in section									
14		458-1[₇] <u>;</u> or									
15		(B) [for or on account of the] The rendition of any									
16		services or the furnishing of any articles or									
17		appliances to a person so referred or sent by any									
18		oculist, optometrist, physician, or practitioner.									

Every scheme, agreement, undertaking, arrangement, or

device shall also be deemed in violation of section

19

20

1	481-7. The license of every dispensing optician w	ho				
2	violates this paragraph shall be revoked; or					
3	(6) For a dispensing optician to permit any unlicensed	-				
4	person to take facial measurements[$_{ au}$] or to fit or					
5	adjust lenses or frames or duplicate frames unless	the				
6	unlicensed person is acting under the direct perso	nal				
7	supervision of a licensed dispensing optician.					
8	"Direct personal supervision" means the licensed					
9	optician is present on the premises of the optical					
10	dispensing establishment and is available for					
11	consultation by the unlicensed person."					
12	SECTION 19. Section 459-1.5, Hawaii Revised Statutes,	is				
13	amended by adding a new definition to be appropriately inserted					
14	and to read as follows:					
15	""Ophthalmic lens" means any spectacle lens that has a					
16	spherical, cylindrical, or prismatic power or value and is					
17	ground pursuant to a prescription."					
18	SECTION 20. Section 459-2, Hawaii Revised Statutes, is	;				
19	amended to read as follows:					
20	"§459-2 Optometry; unauthorized practice, unlawful. I	it .				
21	shall be unlawful for any person to practice optometry or to)				

1	append th	e letters "O.D." or any other optometric degree to a							
2	person's name with the intent thereby to imply that the								
3	individual is a practitioner of optometry, without first								
4	securing and holding an unrevoked and unsuspended license under								
5	and as provided in this chapter. This chapter shall not								
6	[apply]:								
7	(1)	Apply to, or prohibit, a duly licensed physician from							
8		practicing optometry as <u>defined</u> in this chapter							
9		[defined, nor shall it prohibit];							
10	(2)	Prohibit a duly licensed physician or optometrist from							
11		filling prescriptions or orders[, nor shall it							
12		prohibit];							
13	(3)	Prohibit the replacement, duplication, or repair of							
14		ophthalmic lenses, contact lenses, or frames, or							
15		fittings thereof, by persons qualified to write or							
16		fill prescriptions or orders under this chapter[r nor							
17		<pre>shall it prohibit];</pre>							
18	(4)	Prohibit or prevent any dispensing optician licensed							
19		under chapter 458 from performing the activities							
20		authorized by the license[, nor shall it apply]; or							



1 (5) Apply to optometric service corporations formed for 2 the primary purpose of contracting with individuals, 3 groups of individuals, and corporations for defraying 4 or assuming the cost of services of optometrists and 5 of contracting on behalf of optometrists to furnish 6 services as provided in chapter 424. 7 [An "ophthalmic lens" within the meaning of this chapter 8 means any spectacle lens which has a spherical, cylindrical, or 9 prismatic power or value, and is ground pursuant to a 10 prescription.]" 11 SECTION 21. Section 467-30, Hawaii Revised Statutes, is 12 amended as follows: 13 1. By amending subsection (a) to read: 14 "(a) As used in this section $[\tau]$: 15 ["condominium] "Condominium hotel" includes those units in 16 a project as defined in section 514B-3 and subject to chapter 514B[- which] that are used to provide transient lodging for 17 18 periods of less than thirty days. 19 "Operating a condominium hotel" includes the:

1	(1)	Management of the apartments or units in a condominium						
2		project for purposes of providing transient lodging;						
3		and						
4	(2)	Renting or leasing of condominium apartments or units						
5		directly or indirectly from the apartment or unit						
6		owners for purposes of providing transient lodging."						
7	2.	By amending subsection (e) to read:						
8	"(e)	[As used in this section, "operating a condominium						
, 9	hotel" includes the management of the apartments or units in a							
10	condominium project for purposes of providing transient lodging,							
11	and includes the renting or leasing of condominium apartments or							
12	units directly or indirectly from the apartment or unit owners							
13	for purposes of providing transient lodging.] The condominium							
14	hotel ope	rator shall provide [a-written contract] to the owner						
15	or owners	of each apartment or unit under the condominium hotel						
16	operation[$_{ au}$] <u>a written contract</u> expressing the exact agreements							
17	of each party, including all financial and accounting							
18	obligatio	ons, and the notification requirements of subsection						
19	(g)."							
20	SECI	TION 22. Section 652-2, Hawaii Revised Statutes, is						
21	amended t	to read as follows:						



```
"§652-2 Garnishee, rights, duties; collection by levying
1
    officer. The garnishee [shall], when summoned before judgment
2
3
    rendered against [his] the garnishee's principal, if [he] the
4
    garnishee desires, shall be admitted to defend [his] the
5
    garnishee's principal in the action.
6
         If judgment is rendered in favor of the plaintiff, and
7
    likewise in all cases in which the garnishee is summoned after
8
    judgment, the garnishee fund, or [such] any part thereof as may
9
    be sufficient for that purpose, shall be liable to pay the same.
10
    The plaintiff on praying out execution shall be entitled to have
    included in the execution an order directing the officer serving
11
12
    the same to make demand of the garnishee for the goods and
13
    effects of the defendant secured in [his] the garnishee's hands,
14
    whose duty it will be to expose the same to be taken on
15
    execution, and also to make demand of the garnishee for the debt
16
    or wages secured in [his] the garnishee's hands or the moneys
17
    held by [him] the garnishee for safekeeping, or [such] any part
18
    thereof as may satisfy the judgment. It shall be the duty of
19
    the garnishee to pay the same. If the garnishee has in any
20
    manner disposed of the goods and effects or does not expose and
21
    subject the same to be taken on execution, or if the garnishee
```

does not pay to the officer, when demanded, the debt $[er]_{\underline{r}}$ 1 2 wages, or moneys held for safekeeping, the garnishee shall be 3 liable to satisfy the judgment out of [his] the garnishee's own 4 estate, as [his] the garnishee's own proper debt, if the goods 5 [or], effects [or], debt [or], wages, or moneys held for 6 safekeeping $[\tau]$ be of sufficient value or amount and, if not, 7 then to the value of the same; provided that every garnishee, 8 whether summoned before or after judgment, shall be allowed to 9 retain or deduct from the goods, effects, and credits of the 10 defendant in [his] the garnishee's hands at the time of service 11 all demands against the defendant of which [he] the garnishee 12 could have availed [himself] the garnishee's self if [he] the 13 garnishee had not been [garnisheed, garnished, whether the same 14 are at the time due or not, and whether by setoff on a trial or 15 by setoff of judgments or executions between [himself] the 16 garnishee and the defendant, and shall be liable only for the 17 balance after adjustment of all mutual demands between [himself] 18 the garnishee and the defendant; provided that in [such] the 19 adjustment no demands for unliquidated damages for wrongs or 20 injuries shall be included $[\tau]$; and provided further that the 21 judgment shall show the amount of any setoff.

1 No garnishee shall be liable to anyone for the nonpayment 2 of any sum or for the nondelivery of any goods or effects when 3 the garnishee in good faith believes, or has reason to believe, 4 that garnishment or other process affects the same, though such 5 be not the case, but this paragraph shall not supersede section 6 652-9 where the same are applicable." 7 SECTION 23. Section 36-35, Hawaii Revised Statutes, is 8 repealed. 9 ["\frac{936-35}{State educational facilities repair and 10 maintenance account. (a) There is created in the state general 11 fund under EDN 400 (school support) the state educational 12 facilities repair and maintenance account, into which shall be 13 deposited legislative appropriations to the account designated 14 for use solely to eliminate the backlog of school repair and 15 maintenance projects, including the repair or replacement of 16 fixtures, furnishings, and equipment, existing on June 30, 2000. 17 Expenditures from the account shall be subject to sections 37-31 18 and 37-33 to 37-40. Based on the prioritization approved by the 19 department of education, appropriations or authorizations from the account shall be expended by the superintendent of 20 21 education.

1	(b)	The department of education shall review the existing					
2	condition	of school facilities and establish specific vision					
3	plans for	each school complex based on current repair and					
4	maintenan	ce requirements and overall repair and maintenance					
5	priorities.						
6	(c)	Criteria used to establish current repair and					
7	maintenan	ce requirements may include:					
8	(1)	The remaining useful life of the school facility and					
9		its major components;					
10	(2)	The adjusted life of the school facility and its major					
11	·	components after repair or maintenance; and					
12	(3)	The current and future repair and maintenance					
13		requirements of the school facility and its components					
14		based on established industry standards or product					
15		manufacturer recommendations;					
16	provided	that demolition of a facility or any of its components					
17	may be re	commended if the cost of the repairs do not justify the					
18	adjusted	life or remaining life of the facility.					
19	(d)	Criteria used to establish overall repair and					
20	maintenan	ce requirements may include:					

1	(1)	Whether a school facility will continue to be used for							
2		the next twenty-five years; and							
3	(2)	Whether a repair or maintenance project is required:							
4		(A) For health or safety reasons;							
5		(B) To comply with legal mandates;							
6		(C) To comply with current building codes; or							
7		(D) For preventive maintenance reasons;							
8	provided	that in developing criteria, consideration shall be							
9	given to	school facilities that were more than twenty-five years							
10	of age on July 1, 2000.								
11	(e)	The expenditure of funds for any project with an							
12	estimated	total cost of less than \$100,000 shall be exempt from							
13	section 4	64-4; provided that:							
14	(1)	The superintendent of education shall develop internal							
15		policies and procedures for the procurement of goods,							
16		services, and construction, consistent with the goals							
17		of public accountability and public procurement							
18		practices;							
19	(2)	Insofar as is practical, and based on specifications							
20		developed, adequate and reasonable competition of no							
21		fewer than three proposals shall be solicited for each							



1		project, based on rules adopted by the superintendent						
2	of education;							
3	(3)	Considering all factors, including quality, warranty,						
4		and delivery, the award shall be made to the vendor						
5		with the most advantageous proposal;						
6	-(4)	The procurement requirements shall not be artificially						
7		divided or parceled so as to avoid competitive bidding						
8		or competitive proposals; and						
9	(5)	Formal design for projects shall be done when there is						
10		a clear need to preserve structural integrity, health						
11		and safety, or to clearly communicate construction						
12		requirements.						
13	For	all projects, the superintendent of education shall						
14	develop a	strategy for the efficient and cost-effective use of						
15	governmen	t and private-sector workforces and consider increased						
16	flexibili	ty through public-private partnering, design-build						
17	options,	cost plus, job order contracts, performance-based						
18	contracts	, request for proposals, and any other means to improve						
19	communica	tions and accelerate repairs while preserving the						
20	quality o	f the repairs.						



1	(f)	The superintendent of education shall ensure that all						
2	repair an	d maintenance projects achieve maximum cost-efficiency						
3	by emphas	izing functional or performance criteria, uniformity of						
4	design, a	nd commonality of products, and by avoiding unique or						
5	custom requirements that increase costs. The superintendent of							
6	education	shall develop project specifications based on generic						
7	specifica	tions or prescriptive specifications using standard						
8	commercia	l products. Prescriptive specifications may include a						
9	qualified product list.							
10	For the purposes of this subsection:							
11	"Generic specification" means a technical specification							
12	that is written in a clear, unambiguous, and nonrestrictive							
13	manner establishing:							
14	(1)	Design, performance, or functional requirements to						
15		identify the work to be performed; and						
16	(2)	Material standards to be used on a project.						
17	"Pre	scriptive specification" means a technical						
18	specifica	tion:						
19	(1)	Establishing that the required work to be performed is						
20		written in a clear, unambiguous, and nonrestrictive						
21		manner; and						



```
1
        (2) Listing manufacturers or products that are acceptable
2
              for use on the project.
3
         "Standard commercial product" means a product or material
4
    that in the normal course of business is customarily maintained
5
    in stock by, or readily available for marketing from a
6
    manufacturer, distributor, or dealer.
7
         This subsection shall not apply to any school facility
8
    designated a historic property pursuant to section 6E-5.5.
9
         (g) The superintendent of education shall submit an annual
10
    report to the legislature, which shall include a financial
    statement of the account and the status of repair and
11
12
    maintenance projects undertaken pursuant to this section, no
13
    later than twenty days prior to the convening of each regular
14
    session. Expenditures for repair and maintenance projects
15
    undertaken pursuant to this section shall be posted
    electronically on the Internet by the department of education
16
17
    within thirty days of each project's completion.
18
         (h) This section shall be repealed on July 1, 2020."]
19
         SECTION 24. Statutory material to be repealed is bracketed
20
    and stricken. New statutory material is underscored.
```



					JAN 2 2 2021				_	
		INTF	INTRODUCED BY:			Ben				
2										
1	SECTION 25	. This	Act	shall	take	effect	upon	its	approval.	

Report Title:

Revision Bill

Description:

Amends or repeals various provisions of the Hawaii Revised Statutes or the Session Laws of Hawaii for the purposes of correcting errors and references, clarifying language, or deleting obsolete or unnecessary provisions.

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