H.B. NO. ³⁸¹_{H.D. 1}

A BILL FOR AN ACT

RELATING TO FAIR HOUSING REASONABLE ACCOMMODATIONS.

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

1 SECTION 1. The legislature finds that recent legislation 2 prohibits the misrepresentation of animals as service animals. 3 Act 217, Session Laws of Hawaii 2018 (Act 217), amends the 4 definition of "service animal" to mean "any dog that is 5 individually trained to do work or perform tasks for the benefit 6 of an individual with a disability, including a physical, 7 sensory, psychiatric, intellectual, or other mental disability" and requires that the work or tasks performed by the service 8 9 animal relate directly to the individual's disability. Act 217 10 also excludes other species of animals and the provision of 11 emotional support, comfort, or companionship.

12 The legislature further finds that the term "service 13 animal" applies in the general context of the Americans with 14 Disabilities Act, while the broader term "assistance animal", 15 which is used under the federal and state fair housing laws, 16 includes a wider category of animals who provide support, 17 including emotional support animals and service animals. When a

2021-1450 HB381 HD1 HMS0

1	person with a disability requests the use of an assistance				
2	animal as a reasonable housing accommodation, the housing				
3	provider may ask for information, including verification from a				
4	treating health care professional, that the person has a				
5	disability and the requested assistance animal is needed to				
6	alleviate one or more symptoms of the person's disability.				
7	"Assistance animal" is defined in the State's administrative				
8	rules, but not in statute.				
9	То а	ssist individuals requiring assistance animals and			
10	housing p	roviders requested to make reasonable accommodations			
11	for assis	tance animals, the purpose of this Act is to:			
12	(1)	Codify the administrative definition of "assistance			
13		animal";			
14	(2)	Clarify the type of verification that may be provided			
15		by the individual to establish the need for an			
16		assistance animal; and			
17	(3)	Specify that possession of a vest or other			
18		distinguishing animal garment, tag, or registration			
19		document commonly purchased online and purporting to			
20		identify an animal as a service animal or assistance			

2021-1450 HB381 HD1 HMSO

1	animal does not constitute valid verification of a
2	disability-related need for an assistance animal.
3	SECTION 2. Section 515-2, Hawaii Revised Statutes, is
4	amended by adding a new definition to be appropriately inserted
5	and to read as follows:
6	""Assistance animal" means an animal that is needed to
7	perform disability-related work, services, or tasks for the
8	benefit of a person with a disability or provides emotional
9	support that alleviates one or more identified symptoms or
10	effects of a person's disability. Assistance animals may
11	include but are not limited to service animals, therapy animals,
12	comfort animals, or emotional support animals. Assistance
13	animals may have formal training or may be untrained and may
14	include species other than dogs."
15	SECTION 3. Section 515-3, Hawaii Revised Statutes, is
16	amended to read as follows:
17	"§515-3 Discriminatory practices. It is a discriminatory
18	practice for an owner or any other person engaging in a real
19	estate transaction, or for a real estate broker or salesperson,
20	because of race $[\tau]$; sex, including gender identity or
21	expression[τ]; sexual orientation[τ]; color[τ]; religion[τ];

2021-1450 HB381 HD1 HMSO

H.B. NO. ³⁸¹ ^{H.D. 1}

1	marital status[τ]; familial status[τ]; ancestry[τ];				
2	disability[$_{ au}$]; age[$_{ au}$]; or human immunodeficiency virus				
3	infection:				
4	(1)	To refuse to engage in a real estate transaction with			
5		a person;			
6	(2)	To discriminate against a person in the terms,			
7		conditions, or privileges of a real estate transaction			
8		or in the furnishing of facilities or services in			
9		connection with a real estate transaction;			
10	(3)	To refuse to receive or to fail to transmit a bona			
11		fide offer to engage in a real estate transaction from			
12		a person;			
13	(4)	To refuse to negotiate for a real estate transaction			
14		with a person;			
15	(5)	To represent to a person that real property is not			
16		available for inspection, sale, rental, or lease when			
17		in fact it is available, or to fail to bring a			
18		property listing to the person's attention, or to			
19		refuse to permit the person to inspect real property,			
20		or to steer a person seeking to engage in a real			
21		estate transaction;			

2021-1450 HB381 HD1 HMSO

Page 4

Page 5

H.B. NO. ³⁸¹ ^{H.D. 1}

1	(6)	To offer, solicit, accept, use, or retain a listing of	
2		real property with the understanding that a person may	
3		be discriminated against in a real estate transaction	
4		or in the furnishing of facilities or services in	
5		connection with a real estate transaction;	
6	[+](7)[+]	To solicit or require as a condition of engaging in a	
7		real estate transaction that the buyer, renter, or	
8		lessee be tested for human immunodeficiency virus	
9		infection, the causative agent of acquired	
10		<pre>immunodeficiency syndrome;</pre>	
11	[+](8)[+]	To refuse to permit, at the expense of a person with a	
12		disability, reasonable modifications to existing	
13		premises occupied or to be occupied by the person if	
14		modifications may be necessary to afford the person	
15		full enjoyment of the premises; provided that a real	
16		estate broker or salesperson, where it is reasonable	
17		to do so, may condition permission for a modification	
18		on the person agreeing to restore the interior of the	
19		premises to the condition that existed before the	
20		modification, reasonable wear and tear excepted;	

2021-1450 HB381 HD1 HMSO

Page 6

H.B. NO. ³⁸¹ H.D. 1

1	[+](9)[+]	To refuse to make reasonable accommodations in rules,
2		policies, practices, or services, when the
3		accommodations may be necessary to afford a person
4		with a disability equal opportunity to use and enjoy a
5		housing accommodation; provided that if reasonable
6		accommodations include the use of an assistance
7		animal, reasonable restrictions may be imposed;
8		provided further that if the disability-related need
9		for an assistance animal is not readily apparent, an
10		owner or other person engaging in the real estate
11		transaction may request that a person claiming a
12		disability provide verification to establish the
13		disability-related need for a specific assistance
14		animal as a reasonable accommodation. The
15		verification shall be in writing by the person's
16		treating health care professional, mental health
17		professional, social worker, or rehabilitation
18		counselor. Possession of a vest or other
19		distinguishing animal garment, tag, or registration
20		documents that are commonly purchased online and
21		purporting to identify an animal as a service animal

2021-1450 HB381 HD1 HMSO

1	or assistance animal shall not constitute valid						
2	verification;						
3	[+](10)[+]In connection with the design and construction of						
4	Cover	covered multifamily housing accommodations for first					
5	occup	occupancy after March 13, 1991, to fail to design and					
6	const	construct housing accommodations in such a manner					
7	that:	that:					
8	(A)	The h	nousing accommodations have at least one				
9		acces	ssible entrance, unless it is impractical to				
10		do so	b because of the terrain or unusual				
11		chara	acteristics of the site; and				
12	(B)	With	respect to housing accommodations with an				
13		acce	ssible building entrance:				
14		(i)	The public use and common use portions of				
15			the housing accommodations are accessible to				
16			and usable by persons with disabilities;				
17		(ii)	Doors allow passage by persons in				
18			wheelchairs; and				
19	(:	iii)	All premises within covered multifamily				
20			housing accommodations contain an accessible				
21			route into and through the housing				

2021-1450 HB381 HD1 HMSO

1 accommodations; light switches, electrical outlets, thermostats, and other 2 environmental controls are in accessible 3 4 locations; reinforcements in the bathroom 5 walls allow installation of grab bars; and kitchens and bathrooms are accessible by 6 7 wheelchair; or [+] (11) [+] To discriminate against or deny a person access to, or 8 9 membership or participation in any multiple listing 10 service, real estate broker's organization, or other service, organization, or facility involved either 11 12 directly or indirectly in real estate transactions, or 13 to discriminate against any person in the terms or 14 conditions of access, membership, or participation." 15 SECTION 4. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored. 16 17 SECTION 5. This Act shall take effect on July 1, 2060.

Page 8

H.B. NO. ³⁸¹_{H.D. 1}

Report Title:

Deaf and Blind Task Force; Assistance Animals; Fair Housing; Reasonable Accommodation Verification

Description:

Codifies the administrative rule definition of "assistance animal". Clarifies the type of verification an individual may provide to substantiate a reasonable accommodation request for a specific assistance animal. Specifies that possession of a vest or other distinguishing animal garment, tag, or registration document commonly purchased online and purporting to identify an animal as a service animal or assistance animal does not constitute valid verification of a disability-related need for an assistance animal. Effective 7/1/2060. (HD1)

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

2021-1450 HB381 HD1 HMS0