

## DEPARTMENT OF THE ATTORNEY GENERAL

Annual Statement Relating to Issuance of Charitable Gift Annuities (Section 431:1-204, HRS)

Name of Nonprofit Organization:					
Addre	ess	, City	, State	, Zip	
Phone	e Number: ()	E	:mail Address		
(if your	of Incorporation: organization is incorporated undertificate of authority to conduct to Please check all that apple	der the laws of a stat business in Hawaii)	te other than Hawaii, p	please attach a copy of	
	We have been recognized by the IRS as an organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, as amended (attach your organization's exemption ruling to this certification).				
	We have conducted busin fundraising activities conti				
	We maintain a net worth i		· · · · · · · · · · · · · · · · · · ·	•	

□ We maintain segregated assets in a financial institution equal to at least the sum of the reserves on our outstanding charitable gift annuity agreements, calculated in accordance with mortality tables and discount rates determined by the commissioner of insurance, plus a surplus of: (a) ten per cent of the reserves or; (b) the amount of \$100,000, whichever is higher. Note: Please attach a copy of a financial statement or other document(s) substantiating compliance with this requirement.

required reserves on outstanding charitable gift annuity agreements. Please attach a financial statement or other document(s) substantiating compliance with

this requirement.

- □ The segregated assets have been and are segregated as separate and distinct funds independent of all other funds and shall not be applied toward the payment of the debts and obligations of our organization, other than with respect to our obligations under our charitable gift annuity agreements.
- We have invested and managed the segregated assets as would a prudent investor, taking into account the purposes, terms, and distribution requirements expressed in our outstanding gift annuity agreements.
- The first page of our organization's charitable gift annuity agreements prominently states that the agreement is not insurance under the laws of the State, is not subject to regulation by the insurance division, and is not protected by any state guaranty fund.

The undersigned officers of the above-named nonprofit organization declare under penalty provided by HRS § 710-1062 that the foregoing is true and correct.

	Date:
Signature	
Print Name	_
Title:	_
	Date:
Signature	
Print Name:	_
Title:	_