

DAVID Y. IGE

July 11, 2017 GOV. MSG. NO. 1282

The Honorable Ronald D. Kouchi,
President
and Members of the Senate
Twenty-Ninth State Legislature
State Capitol, Room 409
Honolulu, Hawaiʻi 96813

The Honorable Scott K. Saiki, Speaker and Members of the House of Representatives Twenty-Ninth State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Dear President Kouchi, Speaker Saiki, and Members of the Legislature:

This is to inform you that on July 11, 2017, the following bill was signed into law:

SB655 SD2 HD2 CD1

RELATING TO MEDIA ACCESS ACT 168 (17)

Sincerely,

DAVID Y. IGE

Governor, State of Hawai'i

STATE OF HAWAII

A BILL FOR AN ACT

RELATING TO MEDIA ACCESS.

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

1	SEC	CTION 1. Section 127A-12, Hawaii Revised Statutes, is
2	amended	to read as follows:
3	" [-	[] §127A-12[] Emergency management powers, in general.
4	(a) The	e governor or mayor, as applicable, may exercise the
5	followir	ng powers pertaining to emergency management:
6	(1)	Prepare comprehensive plans and programs for the
7	,	protection of the State or county against all hazards,
8		which shall be integrated into and coordinated with
9		the emergency management plans of the State, counties,
10		the federal government, other states, and private-
11		sector and nonprofit organizations;
12	(2)	Identify emergency workers required to report for duty
13		as directed by the department head regardless of the
14		availability of any type of leave;
15	(3)	Institute training, preparedness, and public-
16		information programs in coordination with the State,
17		counties, the federal government, other states, and
18		private-sector and nonprofit organizations;

Ţ	(4) PIC	ovide of authorize suitable insignia of authority
2	for	all authorized emergency management personnel; and
3	(5) Dir	ect or control as may be necessary for emergency
4	man	agement:
5	(A)	Alerts, warnings, notifications, activations,
6		exercises, drills, and tests;
7	(B)	Warnings and signals for alerts or exercises, and
8		any type of warning device, system, or method to
9		be used in connection therewith;
10	(C)	Partial or full mobilization of personnel for
11		exercises or training, in advance of, or in
12		response to, an actual emergency or disaster; and
13	(D)	The conduct of civilians and the movement and
14		cessation of movement of pedestrians and
15		vehicular traffic during, before, and after
16		alerts, exercises, training, emergencies, or
17		disasters.
18	(b) The	governor may exercise the following powers
19	pertaining to	emergency management:

1	(1)	Support requests from a mayor for assistance in
2		preparing for, responding to, and recovering from any
3		emergency or disaster or threat thereof;
4	(2)	Lease, lend, or otherwise furnish, on such terms and
5		conditions as the governor may consider necessary to
6		promote the public welfare and protect the interest of
7		the State, any real or personal property of the state
8		government, to the President of the United States, the
9		armed forces, or to the emergency management agency of
10		the United States;
11	(3)	Enter into, participate in, or carry out mutual aid
12		agreements or compacts for emergency management or
13	*	emergency management functions with the federal
14		government and with other states;
15	(4)	Sponsor and develop mutual aid plans and agreements
16		for emergency management between the State, one or
17		more counties, and other governmental, private-sector,
18		and nonprofit organizations, for the furnishing or

exchange of food, clothing, medicine, and other

police services; health, medical, and related

materials; engineering services; emergency housing;

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S.B. NO. 555 S.D. 2 H.D. 2

	services; firefighting, rescue, transportation, and
	construction services and facilities; personnel
	necessary to provide or conduct these services; and
	such other materials, facilities, personnel, and
	services as may be needed. The mutual aid plans and
	agreements may be made with or without provisions for
	reimbursement of costs and expenses, and on such terms
	and conditions as are deemed necessary;
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- (5) Take possession of, use, manage, control, and reallocate any public property of the State, real or personal, required by the governor for the purposes of this chapter, including airports, parks, playgrounds, and schools, and other public buildings. Whenever the property is so taken, the governor may make such provision for the temporary accommodation of the government service affected thereby as the governor may deem advisable;
 - (6) Utilize all services, materials, and facilities of nongovernmental agencies, relief organizations, community associations, and other private-sector and nonprofit organizations that may be made available;

T	(7)	Receive, expend, or use contributions of grants, which
2		shall be deemed to be trust funds, in money, property,
3		or services, or loans of property, or special
4	·	contributions or grants in money, property, or
5		services, or loans of property, for special purposes
6		provided for by this chapter; establish funds in the
7		state treasury for the deposit and expenditure of the
8		moneys; procure federal aid as the same may be
9		available; and apply the provisions of chapter 29 in
10		cases of federal aid, even though not in the form of
11		money. The contributions or grants are appropriated
12	•	for the purposes of this chapter, or for the special
13		purposes;
14	(8)	Purchase, make, produce, construct, rent, lease, or
15		procure by condemnation or otherwise, transport,
16		store, install, maintain, and insure, repair,
17		renovate, restore, replace or reconstruct, and
18		distribute, furnish or otherwise dispose of, with or
19		without charges, materials and facilities for
20		emergency management; and to procure federal aid
21		therefor whenever feasible. Chapter 103D and sections

1 103-50, 103-53, 103-55, 105-1 to 105-10, and 464-4
2 shall not apply to any emergency management functions
3 of the governor to the extent that the governor finds
4 that the provisions, in whole or in part, impede or
5 tend to impede the expeditious discharge of those
6 functions, or that compliance therewith is
7 impracticable due to existing conditions;
8 (9) Provide for the appointment, employment, training.

(9) Provide for the appointment, employment, training, equipping, and maintaining with compensation, or on a volunteer basis without compensation and without regard to chapters 76, 78, and 88, of such agencies, officers, and other persons as the governor deems necessary to carry out the purposes of this chapter; to determine to what extent any law prohibiting the holding of more than one office or employment applies to the agencies, officers, and other persons; and subject to provisions of this chapter, to provide for the interchange of personnel, by detail, transfer, or otherwise, between agencies or departments of the State;

1	(10)	Make charges in such cases and in [such] amounts as
2		the governor deems advisable, for any property sold,
3		work performed, services rendered, or accommodations
4		or facilities furnished by the State under this
5		chapter;
6	(11)	Make or authorize [such] contracts as may be necessary
7		to carry out this chapter;
· 8	(12)	Establish special accounting forms and practices
9		whenever necessary;
10	(13)	Require each public utility, or any person owning,
11		controlling, or operating a critical infrastructure
12		facility as identified by the governor, to protect and
13		safeguard its or the person's property, or to provide
14		for the protection and safeguarding thereof; and
15		provide for the protection and safeguarding of all
16		critical infrastructure and key resources; provided
17		that without prejudice to the generality of the
18		foregoing two clauses, the protecting and safeguarding
19		may include the regulation or prohibition of public
20		entry thereon, or the permission of the entry upon

S.B. NO. S.D. 2

1		[such] terms and conditions as the governor may
2		prescribe;
3	(14)	Restrict the congregation of the public in stricken or
4		dangerous areas or under dangerous conditions;
5	(15)	Direct and control the non-compulsory evacuation of
6		the civilian population;
7	(16)	Order and direct government agencies, officials,
8		officers, and employees of the State, to take [such]
9		action and employ [such] measures for law enforcement,
10		medical, health, firefighting, traffic control,
11		warnings and signals, engineering, rescue,
12		construction, emergency housing, other welfare,
13		hospitalization, transportation, water supply, public
14		information, training, and other emergency functions
15		as may be necessary, and utilize the services,
16		materials, and facilities of the agencies and
17		officers. All [such] agencies and officers shall
18		cooperate with and extend their services, materials,
19		and facilities to the governor as the governor may
20		request;

S.B. NO. S.D. 2 H.D. 2 C.D. 1

1	(± /)	Flovide for the repair and maintenance or public
2		property, whenever adequate provision therefor is not
3		otherwise made; insure the property against any
4		emergency or disaster; provide for the restoration,
5		renovation, replacement, or reconstruction of insured
6		property in the event of damage or loss; and make
7		temporary restoration of public utilities and other
8		critical infrastructure facilities in the event of an
9		emergency or disaster;
10	(18)	Fix or revise the hours of government business; and
11	(19)	Take any and all steps necessary or appropriate to
12		carry out the purposes of this chapter notwithstanding
13		that those powers in section 127A-13(a) may only be
14		exercised during an emergency period.
15	(c)	The mayor may exercise the following powers pertaining
16	to emerge	ncy management:
17	(1)	Lease, lend, or otherwise furnish, on [such] terms and
18		conditions as the mayor may consider necessary to
19		promote the public welfare and protect the interest of
20		the county, any real or personal property of the

county government, to the governor of the State, to

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S.B. NO. S.D. 2 H.D. 2 C.D. 1

the mayors of the other counties of the State, or to
the agency;

- (2) Sponsor and develop mutual aid plans and agreements for emergency management between one or more counties, and other governmental, private-sector, or nonprofit organizations, for the furnishing or exchange of food, clothing, medicine, and other materials; engineering services; emergency housing; police services; health, medical, and related services; firefighting, rescue, transportation, and construction services and facilities; personnel necessary to provide or conduct these services; and [such] other materials, facilities, personnel, and services as may be needed. The mutual aid plans and agreements may be made with or without provisions for reimbursement of costs and expenses, and on [such] terms and conditions as are deemed necessary;
 - (3) Take possession of, use, manage, control, and reallocate any public property of the county, real or personal, required by the mayor for the purposes of this chapter, including parks, playgrounds, and other

1		public buildings. Whenever the property is so taken,
2		the mayor may make such provision for the temporary
3		accommodation of the government service affected as
4		the mayor may deem advisable;
5	(4)	Utilize all services, materials, and facilities of
6		nongovernmental agencies, relief organizations,
7		community associations, and other private-sector and
8		nonprofit organizations that may be made available;
9	(5)	Receive, expend, or use contributions or grants, which
10		shall be deemed to be trust funds, in money, property
11		or services, or loans of property, or special
12		contributions or grants in money, property, or
13		services, or loans of property, for special purposes
14		provided for by this chapter; establish funds in the
15		treasury for the deposit and expenditure of the
16		moneys; and procure federal aid as [the same] may be
17		available. The contributions or grants are
18		appropriated for the purposes of this chapter, or for
19		the special purposes;
20	(6)	Purchase, make, produce, construct, rent, lease, or
21		procure by condemnation or otherwise, transport,

1		store, install, maintain, and insure, repair,
2		renovate, restore, replace or reconstruct, and
3		distribute, furnish or otherwise dispose of, with or
4		without charges, materials and facilities for
5		emergency management; and to procure federal aid
6		therefor whenever feasible. Chapter 103D and sections
7		103-50, 103-53, 103-55, 105-1 to 105-10, and 464-4
8		shall not apply to any emergency management functions
9		of and to the extent that the mayor finds that the
10		provisions, in whole or in part, impede or tend to
11		impede the expeditious discharge of the functions, or
12		that compliance therewith is impracticable due to
13		existing conditions;
14	(7)	Provide for the appointment, employment, training,
15		equipping, and maintaining, with compensation, or on a
16		volunteer basis without compensation and without
17		regard to chapters 76, 78, and 88, of such agencies,
18		officers, and other persons as the mayor deems
19		necessary to carry out this chapter; to determine to

what extent any law prohibiting the holding of more

than one office or position of employment applies to

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S.B. NO. 555 S.D. 2 H.D. 2

1		the agencies, officers, and other persons; and subject
2		to provisions of this chapter, to provide for the
3		interchange of personnel, by detail, transfer, or
4		otherwise, between agencies or departments of the
5		county;
6	. (8)	Make charges in such cases and in [such] amounts as
7		the mayor deems advisable, for any property sold, work
8		performed, services rendered, or accommodations or
9		facilities furnished by the county under this chapter;
10	(9)	Make or authorize such contracts as may be necessary
11		to carry out this chapter;
12	(10)	Establish special accounting forms and practices
13		whenever necessary;
14	(11)	Require each public utility, or any person owning,
15		controlling, or operating a critical infrastructure
16		facility as identified by the mayor, to protect and
17		safeguard [its] the public utility's or the person's
18		property, or to provide for such protection and
19		safeguarding; and provide for the protection and
20		safeguarding of all critical infrastructure and key
21		resources; provided that [without prejudice to the

1		generality of the foregoing two clauses,] the
2		protection and safeguarding may include the regulation
3		or prohibition of public entry thereon, or the
4		permission of the entry upon [such] terms and
5		conditions as the mayor may prescribe;
6	(12)	Restrict the congregation of the public in stricken or
7		dangerous areas or under dangerous conditions;
8	(13)	Direct and control the non-compulsory evacuation of
9		the civilian population of the county;
10	(14)	Order and direct government agencies, officials,
11		officers, and employees of the county, to take [such]
12		action and employ [such] measures for law enforcement,
13		medical, health, firefighting, traffic control,
14		warnings and signals, engineering, rescue,
15		construction, emergency housing, and other welfare,
16		hospitalization, transportation, water supply, public
17		information, training, and other emergency functions
18		as may be necessary, and utilize the services,
19		materials, and facilities of the agencies and
20		officers. All [such] agencies and officers shall

		cooperate with and extend their services, materials,
2		and facilities to the mayor as the mayor may request;
3	(15)	Provide for the repair and maintenance of public
4		property, whenever adequate provision therefor is not
5		otherwise made; insure the property against any
6		emergency or disaster; provide for the restoration,
7		renovation, replacement, or reconstruction of insured
8		property in the event of damage or loss; and make
9		temporary restoration of public utilities and other
10		critical infrastructure facilities in the event of an
11		emergency or disaster;
12	(16)	Fix or revise the hours of county government business;
13		and
14	(17)	Take any and all steps necessary or appropriate to
15		carry out the purposes of this chapter notwithstanding
16		that those powers in section 127A-13(b) may only be
17		exercised during an emergency period.
18	(d)	Media access shall be permitted in emergency areas
19	closed pu	rsuant to this section; provided that the designated
20	emergency	management authority for the affected area has
21	determine	d that media access is reasonable and safe and does not

- 1 hinder ongoing response and recovery activities. Media access
- 2 shall be limited to duly authorized representatives of any news
- 3 service, newspaper, radio station, television station, or online
- 4 news distribution network. The State and counties shall not be
- 5 held liable for any injury or damage to persons or property
- 6 arising from media representatives entering a closed emergency
- 7 area. When full access cannot be reasonably granted to all
- 8 media representatives, one pool writer, one pool photographer,
- 9 and one pool videographer shall be designated by the media
- 10 representatives from among themselves to gather and disseminate
- 11 information. Any decision regarding media access shall be at
- 12 the sole discretion of the designated emergency management
- 13 authority for the affected emergency area. Media
- 14 representatives who are granted access to the closed emergency
- 15 area shall do so at their own risk and acknowledge that the
- 16 State or county may seek reimbursement pursuant to chapter 137
- 17 for search and rescue expenses incurred on their behalf. The
- 18 State, counties, and any designated emergency management
- 19 authority shall not be responsible for providing copies,
- 20 equipment, telephone or internet access, or any other logistical

- 1 support, including sharing or distribution of content,
- 2 associated with media access in closed emergency areas."
- 3 SECTION 2. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 3. This Act shall take effect upon its approval.

APPROVED this 11 day of JUL , 2017

GOVERNOR OF THE STATE OF HAWAII

THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAII

Date: May 2, 2017 Honolulu, Hawaii

We hereby certify that the above-referenced Bill on this day passed Final Reading in the House of Representatives of the Twenty-Ninth Legislature of the State of Hawaii, Regular Session of 2017.

Joseph M. Souki

Speaker

House of Representatives

Mi Li Telle

Brian L. Takeshita

Chief Clerk

House of Representatives

THE SENATE OF THE STATE OF HAWAII

Date: May 2, 2017

Honolulu, Hawaii 96813

We hereby certify that the foregoing Bill this day passed Final Reading in the Senate of the Twenty-ninth Legislature of the State of Hawaii, Regular Session of 2017.

President of the Senate

Clerk of the Senate