HOUSE OF REPRESENTATIVES THIRTY-THIRD LEGISLATURE, 2025 STATE OF HAWAII

H.B. NO. (7)

A BILL FOR AN ACT

RELATING TO FEES FOR PUBLIC RECORDS UNDER CHAPTER 92F.

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

1 SECTION 1. The legislature finds that public records laws 2 are a critical mechanism to maintain government accountability 3 and transparency and support citizen involvement in government 4 decision-making. The real-world consequences of restricting 5 access to government information can range from serious to 6 routine but, in all cases, result in a less-informed citizenry.

7 The legislature further finds that this Act adopts the Freedom of Information Act standard to define waivers of fees 8 9 for searching, reviewing, or segregating disclosable records 10 when in the public interest. The federal standard provides a 11 waiver in limited circumstances based on careful examination of 12 various factors, including the subject matter of the request and 13 identity of the requester. Case law under the Freedom of 14 Information Act will provide guidance for interpreting the 15 standard.

16

Accordingly, the purpose of this Act is to:



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1	(1)	Impose a cap on charges for searching for, reviewing,
2		and segregating government records; and
3	(2)	Provide for a waiver of fees in certain circumstances
4		when the public interest is served by a government
5		record's disclosure.
6	SECT	ION 2. Section 92F-42, Hawaii Revised Statutes, is
7	amended t	o read as follows:
8	"§92	F-42 Powers and duties of the office of information
9	practices	. The director of the office of information practices:
10	(1)	Shall, upon request, review and rule on an agency
11		denial of access to information or records, or an
12		agency's granting of access; provided that any review
13		by the office of information practices shall not be a
14		contested case under chapter 91 and shall be optional
15		and without prejudice to rights of judicial
16		enforcement available under this chapter;
17	(2)	Upon request by an agency, shall provide and make
18		public advisory guidelines, opinions, or other
19		information concerning that agency's functions and
20		responsibilities;



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1	(3)	Upon request by any person, may provide advisory
2		opinions or other information regarding that person's
3		rights and the functions and responsibilities of
4		agencies under this chapter;
5	(4)	May conduct inquiries regarding compliance by an
6		agency and investigate possible violations by any
7		agency;
8	(5)	May examine the records of any agency for the purpose
9		of paragraphs (4) and (18) and seek to enforce that
10		power in the courts of this State;
11	(6)	May recommend disciplinary action to appropriate
12		officers of an agency;
13	(7)	Shall report annually to the governor and [the state]
14		legislature on the activities and findings of the
15		office of information practices, including
16		recommendations for legislative changes;
17	(8)	Shall receive complaints from and actively solicit the
18		comments of the public regarding the implementation of
19		this chapter;
20	(9)	Shall review the official acts, records, policies, and
21		procedures of each agency;



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1	(10)	Shall assist agencies in complying with the provisions
2		of this chapter;
3	(11)	Shall inform the public of the following rights of an
4		individual and the procedures for exercising them:
5		(A) The right of access to records pertaining to the
6		individual;
7		(B) The right to obtain a copy of records pertaining
8		to the individual;
9		(C) The right to know the purposes for which records
10		pertaining to the individual are kept;
11		(D) The right to be informed of the uses and
12		disclosures of records pertaining to the
13		individual;
14		(E) The right to correct or amend records pertaining
15		to the individual; and
16		(F) The individual's right to place a statement in a
17		record pertaining to that individual;
18	(12)	Shall adopt rules that set forth an administrative
19		appeals structure [which] <u>that</u> provides for:
20		(A) Agency procedures for processing records
21		requests;



1		(B)	A direct appeal from the division maintaining the
2			record; and
3		(C)	Time limits for action by agencies;
4	(13)	Shal	l adopt rules that set forth the fees and other
5		char	ges that may be imposed for searching, reviewing,
6		or s	egregating disclosable records[$ au$ as well as to
. 7		prov	ide for a waiver of fees when the public interest
8		woul	d be served;]. The rules shall:
9		(A)	Set forth fees not exceeding \$5 per fifteen
10			minutes or fraction thereof for the search for
11			the record;
12		<u>(B)</u>	Set forth fees not exceeding \$7.50 per fifteen
13			minutes or fraction thereof for the review and
14			segregation of the record; and
15		(C)	Provide for a waiver of fees when the public
16			interest would be served by the record's
17			disclosure; provided that the waiver shall
18			require that the search for or review or
19			segregation of records be provided at no charge
20			to the requester if disclosure of the record is
21			in the public interest because the disclosure is



1	likely to contribute significantly to public
2	understanding of the operations or activities of
3	the government, is not primarily in the
4	commercial interest of the requester, and is not
5	unreasonably burdensome. Factors to be
6	considered when determining if the disclosure
7	would serve the public interest include, but are
8	not limited to:
9	(i) The subject of the request;
10	(ii) The informative value of the information to
11	be disclosed;
12	(iii) The contribution to an understanding of the
13	subject by the general public likely to
14	result from disclosure;
15	(iv) The significance of the contribution to
16	public understanding;
17	(v) The existence and magnitude of a commercial
18	interest; and
19	(vi) The primary interest in disclosure;



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1	(14)	Shall adopt rules [which] <u>that</u> set forth uniform
2		standards for the records collection practices of
3		agencies;
4	(15)	Shall adopt rules that set forth uniform standards for
5		disclosure of records for research purposes;
6	(16)	Shall have standing to appear in cases where the
7		provisions of this chapter or part I of chapter 92 are
8		called into question;
9	(17)	Shall adopt, amend, or repeal rules pursuant to
10		chapter 91 necessary for the purposes of this chapter;
11		and
12	(18)	Shall take action to oversee compliance with part I of
13		chapter 92 by all state and county boards including:
14		(A) Receiving and resolving complaints;
15		(B) Advising all government boards and the public
16		about compliance with chapter 92; and
17		(C) Reporting each year to the legislature on all
18		complaints received pursuant to section 92-1.5."
19	SECT	ION 3. This Act does not affect rights and duties that
20	matured, p	penalties that were incurred, and proceedings that were
21	begun befo	pre its effective date.



SECTION 4. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.

3 SECTION 5. This Act shall take effect upon its approval.

INTRODUCED BY:

as

JAN 1 4 2025



Report Title:

Office of Information Practices; Public Records; Costs; Waiver

Description:

Imposes a cap on charges for searching for, reviewing, and segregating government records under the Uniform Information Practices Act. Provides for a waiver of fees in certain circumstances when the public interest is served by a government record's disclosure.

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

