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A BILL FOR AN ACT

RELATING TO GOVERNMENT SERVICES.

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

- 1 SECTION 1. In 2001, the legislature found that it was
- 2 important for state and county government to have the ability to
- 3 deliver services by the most efficient means possible, and that
- 4 such flexibility can have a positive impact upon both the public
- 5 and private sectors of our economy.
- 6 The legislature also found that it was important to address
- 7 and resolve the uncertainty created by the Hawaii supreme
- 8 court's decision in Konno v. County of Hawaii, 85 Haw. 61 (1997)
- 9 regarding government's ability to rely upon the private sector
- 10 for services government needs or is required to provide.
- 11 With the sunsetting of part II of Act 90, Session Laws of
- 12 Hawaii 2001, in June 2007, this uncertainty has now returned and
- once again the basic authority of state and county government to
- 14 deliver public services has been called into question.
- 15 The legislature remains committed to the principle that
- 16 government should have the ability to deliver services by the
- 17 most efficient means possible and, toward this end, to rely upon
- 18 contracting arrangements where appropriate for needed or

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- 1 required government services. The legislature also finds that it
- 2 is desirable to the government and to the general public to
- 3 limit the disruption of such.
- 4 Accordingly, the purpose of this Act is to address the
- 5 uncertainty and disruption created by the sunsetting of part II
- 6 of Act 90, Session Laws of Hawaii 2001, and to enable the
- 7 governor and the executives of other jurisdictions to utilize
- 8 appropriate contracting arrangements to provide government
- 9 services more efficiently.
- 10 SECTION 2. The Hawaii Revised Statutes is amended by
- 11 adding a new chapter to be appropriately designated and to read
- 12 as follows:
- 13 "CHAPTER
- 14 CONTRACTS WITH NON-GOVERNMENT ENTITIES
- 15 § -1 Scope and application. This chapter preempts and
- 16 supersedes all other state law with regard to determining
- 17 whether services, including services obtained in conjunction
- 18 with the procurement of goods and construction, funded by the
- 19 State or any of its counties, should be provided exclusively by
- 20 government or obtained through government contracts from the
- 21 private sector. Procurement laws shall be applied, as
- 22 appropriate, if a determination is made pursuant to this chapter

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- 1 that a service should be obtained by contract from the private
- 2 sector.
- 3 § -2 Determination; standards. (a) Notwithstanding any
- 4 law to the contrary, including chapters 46, 76, 77, 78, 89, and
- 5 89A, any other applicable civil service law, customary or
- 6 historical past practices, or the fact that the services
- 7 hereinafter described may have been performed by persons or
- 8 positions in civil service, any state or county official in whom
- 9 procurement authority is vested by law may enter into a contract
- 10 financed by public funds, with a private entity to obtain
- 11 services, including services provided in conjunction with the
- 12 procurement of goods or construction, from a private entity,
- 13 when there is reasonable basis to believe that the service of
- 14 equivalent or better quality than that which could be provided
- 15 by a government agency can be provided at lower cost.
- (b) For purposes of this chapter, a "private entity" is
- 17 any individual, company, or organization that is not an employee
- 18 or agency within the federal, state, or county government.
- (c) In the determination made pursuant to this chapter,
- 20 the state or county official shall consider whether contracting
- 21 with the private entity will:

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1	(1)	Jeopardize the government's ability to provide the
2		service if the private entity fails to perform, or the
3		contract becomes unprofitable or impossible for a
4	ě	private entity to perform;
5	(2)	Impact on any employee covered by civil service laws;
6		provided that the impact shall not prevent the
7		procurement of services pursuant to this chapter;
8	(3)	Affect the nature of the service the agency needs,
9		including whether:
10		(A) The service is self-contained or part of a larger
11		service delivery system;
12		(B) The service is geographically dispersed;
13		(C) The service is a core or ancillary government
14		service and if in-house resources are available
15		or needed;
16		(D) Government control is necessary;
17		(E) Government accountability can be shared; and
18		(F) Governmental authority will be diluted;
19	(4)	Increase the potential for achieving cost savings,
20		including:

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1	(A)	The need to abandon or repurchase capital
2		improvements or equipment that are not fully
3		depreciated;
4	(B)	The extent to which the service is available in
5		the private sector marketplace; and
6	(C)	The extent to which federal or state restrictions
7		may reduce private sector interest in providing
8		or performing the needed or required service; and
9	(5) Affe	ect the extent to which the services are needed or
10	requ	uired, and how the criteria to select a service
11	prov	vider can be described in objective specifications.
12	S -3 2	Annual reports. Except for the judiciary, each
13	state and cour	nty department and agency that uses the contracting
14	process set ou	at in this chapter, shall submit a report to the
15	legislature no	o later than twenty days prior to the convening of
16	the regular se	ession of each year beginning with 2008. The
17	report shall i	include:
18	(1) An i	itemization of all services that were outsourced or
19	subj	jected to the processes set out in this chapter;
20	(2) The	agency's or department's justification that
21	star	ndards for determination were met;

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1	(3)	The cost of services obtained through the process set
2		out in this chapter;
3	(4)	A copy of all contracts entered into under this
4		chapter; and
5	(5)	A confirmation that civil service employees were not
6		displaced as a consequence of this chapter."
7	SECT	ION 3. Chapter 76-77, Hawaii Revised Statutes, is
8	amended t	o read as follows:
9	"§76	-77 Civil service and exemptions. The civil service
10	to which	this part applies comprises all positions in the public
11	service o	f each county, now existing or hereafter established,
12	and embra	ces all personal services performed for each county,
13	except th	e following:
14	(1)	Positions in the office of the mayor; provided that
15		the positions shall be included in the classification
16		systems;
17	(2)	Positions of officers elected by public vote,
18		positions of heads of departments, and positions of
19		one first deputy or first assistant of heads of
20		departments;

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1	(3)	Positions of deputy county attorneys, deputy
2		corporation counsel, deputy prosecuting attorneys, and
3		law clerks;
4	(4)	Positions of members of any board, commission, or
5		agency;
6	(5)	Positions filled by students; positions filled through
7		federally funded programs which provide temporary
8		public service employment such as the federal
9		Comprehensive Employment and Training Act of 1973; and
10		employees engaged in special research or demonstration
11		projects approved by the mayor, for which projects
12		federal funds are available;
13	(6)	Positions of district judges, jurors, and witnesses;
14	(7)	Positions filled by persons employed by contract where
15		the personnel director has certified that the service
16		is special or unique, is essential to the public
17		interest, and that because of the circumstances
18		surrounding its fulfillment, personnel to perform the
19		service cannot be recruited through normal civil
20		service procedures; provided that no contract pursuant
21		to this paragraph shall be for any period exceeding
22		one year;

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1	(8)	Positions of a temporary nature needed in the public
2		interest where the need does not exceed ninety days;
3		provided that before any person may be employed to
4	,,	render temporary service pursuant to this paragraph,
5		the director shall certify that the service is of a
6		temporary nature and that recruitment through normal
7		civil service recruitment procedures is not
8		practicable; and provided further that the employment
9		of any person pursuant to this paragraph may be
10		extended for good cause for an additional period not
11		to exceed ninety days upon similar certification by
12		the director;
13	(9)	Positions of temporary election clerks in the office
14		of the county clerk employed during election periods;
15	(10)	Positions specifically exempted from this part by any
16		other state statutes;
17	(11)	Positions of one private secretary for each department
18		head; provided that the positions shall be included in
19		the classification systems;
20	(12)	Positions filled by persons employed on a fee,
21		contract, or piecework basis who may lawfully perform
22		their duties concurrently with their private business

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1		or profession or other private employment, if any, and
2		whose duties require only a portion of their time,
3		where it is impracticable to ascertain or anticipate
4		the portion of time devoted to the service of the
5		county and that fact is certified by the director;
6	(13)	Positions filled by persons with a severe disability
7		who are certified by the state vocational
8		rehabilitation office as able to safely perform the
9		duties of the positions;
10	(14)	Positions of the housing and community development
11		office or department of each county; provided that
12		this exemption shall not preclude each county from
13		establishing these positions as civil service
14		positions; and
15	(15)	The following positions in the office of the
16		prosecuting attorney: private secretary to the
17		prosecuting attorney, secretary to the first deputy
18		prosecuting attorney, and administrative or executive
19		assistants to the prosecuting attorney; provided that
20		the positions shall be included in the classification
21		systems[; and]

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1	[(16) Positions or contracts for personal services with
2	private persons or entities for services lasting no
3	more than one year and at a cost of no more than
4	\$750,000].
5	The director shall determine the applicability of this
6	section to specific positions and shall determine whether or not
7	positions exempted by paragraphs (7) and (8) shall be included
8	in the classification systems.
9	Nothing in this section shall be deemed to affect the civil
10	service status of any incumbent private secretary of a
11	department head who held that position on May 7, 1977."
12	SECTION 4. Statutory material to be repealed is bracketed
13	and stricken. New statutory material is underscored.
14	SECTION 5. This Act shall take effect upon approval.
15	C a - V11 K
16	INTRODUCED BY: Coloni KY Say
17	BY REQUEST
	JAN 2 2 2008

Report Title:

Contracts for personal services; Civil Service

Description:

Provides flexibility and reliability to the hiring and contracting processes by exempting from civil service law positions or contracts lasting up to one year with nongovernment entities for personal services.

JUSTIFICATION SHEET

DEPARTMENT:

Human Resources Development

TITLE:

A BILL FOR AN ACT RELATING TO GOVERNMENT

SERVICES.

PURPOSE:

The purpose of this amendment is to reinstate the authority of state and local political subdivisions to provide necessary state services by exempting positions or contracts with non-government entities from

hiring and contracting processes.

MEANS:

JUSTIFICATION:

Add a new chapter to the Hawaii Revised Statutes and amend Section 76-77, Hawaii Revised Statutes.

In passing Act 90 in 2001, the Legislature found that it was important for state and county government to have the ability to deliver services by the most efficient means possible, and that such flexibility can have a positive impact upon both the public and private sectors of our economy.

The Legislature also found that it was important to address and resolve the uncertainty created by the Hawaii supreme court's decision in *Konno v. County of Hawaii*, 85 Haw. 61 (1997), regarding government's ability to rely upon the private sector for services government needs or is required to provide.

With the sunsetting of Act 90, Part II, in June 2007, this uncertainty has now returned and once again the basic authority of state, city and even county government to deliver public services has been called into question.

The purpose of this Act is to address the uncertainty and disruption created by the sunsetting of Act 90, and enable the Governor and the executives of other

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jurisdictions to utilize appropriate contracting arrangements to provide government services more efficiently.

Impact on the public: More efficient governmental operation. Eliminate imminent disruptive impact upon the provision of governmental services.

Impact on the department and other agencies:
More efficient governmental operation.
Eliminate imminent disruptive impact upon
the provision of governmental services.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM

DESIGNATION:

None.

OTHER AFFECTED

AGENCIES:

Judiciary, University of Hawaii, Department of Education, Department of Human Resources, City and County of Honolulu, County of Maui, County of Hawaii, and County of Kauai.

EFFECTIVE DATE:

Upon approval.