A BILL FOR AN ACT

RELATING TO MOBILE BILLBOARDS.

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

1 SECTION 1. The purpose of this Act is to close a loophole 2 that allows persons to place banners and other advertising devices for others on their vehicles or trailers for 3 compensation, as long as the vehicles or trailers are not used 4 5 primarily to display advertising. This Act does not prohibit vehicles from displaying advertising, provided that the vehicle 6 7 is regularly used in the operations of the business to which the 8 advertising relates. The State has a substantial interest in 9 traffic safety and aesthetics, and fulfilling the responsibility 10 in article XI, section 1, of the Hawaii Constitution, which 11 states:

12 "For the benefit of present and future 13 generations, the State and its political subdivisions 14 shall conserve and protect Hawaii's natural beauty and 15 all natural resources . . ."

16 SECTION 2. Section 445-112.5, Hawaii Revised Statutes, is 17 amended as follows:



H.B. NO. ¹⁴¹⁷ H.D. 2

1 1. By amending its title and subsection (a) to read: 2 "[+]§445-112.5[]] [Vehicular advertising] Mobile **billboards prohibited; penalty.** (a) It is unlawful for any 3 person to operate or park, or cause to be operated or parked, on 4 5 any street, roadway, or other public place, or on any private property that can be seen from any street, roadway, or other 6 public place, any vehicle or trailer carrying [a vehicular] or 7 displaying an advertising device for consideration or any other 8 9 economic benefit [if the vehicle or trailer is used primarily to display a vehicular advertising device. The phrase "for 10 11 consideration or any other economic benefit" shall not include 12 any benefit derived by the owner or operator of the vehicle or 13 trailer from the effect of the advertising.]; provided that this subsection shall not apply to a vehicle or trailer that: 14 15 (1) Is regularly driven or moved as part of the day-to-day 16 operations of a business; and 17 (2) Carries or displays an advertising device that relates 18 to that business." 19 2. By amending subsection (d) to read: 20 "(d) As used in this section: 21 "Advertising device" means any sign, writing, picture, 22 poster, painting, notice, bill, model, display, symbol, emblem, HB1417 HD2 HMS 2009-2796

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1	or similar device, which is so designed that it draws the
2	attention of persons in any public street, roadway, or other
3	public place.
4	"Trailer" means a vehicle or conveyance with or without
5	motive power designed to be pulled or propelled by a vehicle or
6	other form of power.
7	["Vehicular advertising" means any sign, writing, picture,
8	poster, painting, notice, bill, model, display, symbol, emblem,
9	or similar device, which is so designed that it draws the
10	attention of persons in any public street, roadway, or other
11	public place.]"
12	SECTION 3. Statutory material to be repealed is bracketed
13	and stricken. New statutory material is underscored.
14	SECTION 4. This Act shall take effect on January 1, 2046.



H.B. NO. 1417 H.D.2

Report Title: Advertising; Mobile Billboards; Prohibition

Description: Amends the restrictions on the use of mobile billboards. Exempts businesses using vehicles with advertising in the daily function of the advertised business. (HB1417 HD2)

