HOUSE OF REPRESENTATIVES TWENTY-FIFTH LEGISLATURE, 2010 STATE OF HAWAII

H.B. NO. 2417

A BILL FOR AN ACT

RELATING TO ACTIVITY DESKS.

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

1	SECTION 1. Chapter 468M, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§468M- Record keeping requirements for client trust
5	accounts. (a) An activity desk shall maintain all books and
6	records necessary to comply with this chapter and any rules
7	adopted pursuant to this chapter and shall make all records
8	relating to client trust accounts available for inspection and
9	audit within three business days of a written request by the
10	director. Nothing in this section shall prevent the director
11	from inspecting or auditing the books and records of an activity
12	desk as otherwise provided pursuant to this chapter or rules
13	adopted by the director pursuant to chapter 91.
14	(b) An activity desk shall keep and maintain copies of all
15	bank statements, deposit slips, cancelled checks, drafts, and
16	wire or electronic transaction documents relating to client
17	trust accounts for a period of at least two years."



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1	SECT	ION 2. Section 468M-3, Hawaii Revised Statutes, is
2	amended t	o read as follows:
3	"[+]	\$468M-3[]] Prohibited acts. No activity desk shall
4 ·	engage in	any of the following practices:
5	(1)	Covering, concealing, or obscuring the name, address,
6		or telephone number of an activity provider in any
7		card or brochure;
8 ·	(2)	Placing a telephone number, address, or other
9		information on any card, brochure, or other
10		advertising material produced or published by an
11		activity provider, whether by decal, sticker, stamp,
12 ·		or otherwise, without identifying the activity desk by
13		name [and], address[+], and registration number;
14	(3)	Using a promotional card or brochure that does not
15		clearly display the name and telephone number of the
16		activity provider whose activity is being sold or
17		booked when the activity is located in this State;
18	(4)	Withdrawing any funds of a consumer from a client
19		trust account, other than a sales commission up to a
20 ·		maximum of fifteen per cent or to make a refund to the
21		consumer, until the activity provider has been paid;
22		[Or]



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1	(5)	Failing to possess a current and valid registration
2		prior to engaging in business or advertising as an
3		activity desk[-]; or
4	(6)	Booking or placing a reservation for activities with
5		an activity provider until full payments for the
6		activity are received by the activity desk or the
7		reservation specifically provides for direct payment
8		of the amounts owed to the activity provider at the
9		time of the activity."
10	SECT	ION 3. Section 468M-9, Hawaii Revised Statutes, is
11	amended t	o read as follows:
12	"[[]]	<pre>§468M-9[]] Client trust accounts; maintenance of and</pre>
13	withdrawa	l from such accounts. (a) Within three business days
14	of receip	t, an activity desk shall deposit all sums received
15	from a co:	nsumer[$_{7}$] for excursions or activities offered by the
16	activity	desk in a trust account maintained in a federally
17	insured f	inancial institution located in Hawaii. All sums paid
18	by any pe	rson to an activity desk for activities furnished by an
19	activity j	provider shall be held in trust for the benefit of the
20	person mal	king the payment and the activity provider. The
21	activity]	provider shall be considered the trustee of the funds
22	paid to a	n activity desk, less any commission.
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1	(b)	The trust account required by this section shall be
2	establish	ed and maintained for the benefit of the consumers
3	paying mo	ney to the activity desk. The activity desk shall not
4	in any mar	nner encumber the amounts in trust and shall not
5	withdraw w	money therefrom except:
6	(1)	In partial or full payment for excursion or activities
7		to the activity provider directly providing the
8		services; or
9	(2)	To make refunds as required by this chapter.
10	(c)	This section shall not prevent the withdrawal from the
11	trust acco	ount of:
12	(1)	The amount of the sales commission, up to a maximum of
13		fifteen per cent;
14	(2)	Any interest earned and credited to the trust account;
15	(3)	Refunds; or
16	(4)	Remaining funds of a consumer once the activity
17		provider has been paid.
18	(d)	At the time of registration, the activity desk shall
19	file with	the department the account number and the name of the
20 [°]	financial	institution at which the trust account is held [Θr
21	submit-a l	oond or letter of credit as provided in section 468M-
22	10]. The	activity desk shall notify the department of any
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change in the account number or location within one business day
 of the change.

3 [(e) The director may, by rule, allow for the use of other
4 types of funds-or accounts provided that the protection for
5 consumers-is no less than that provided by this section.]"

6 SECTION 4. Section 468M-11, Hawaii Revised Statutes, is
7 amended to read as follows:

8 "[**[]§468M-11[]** Violations; fraud. Any violations by an 9 activity desk of any law relating to client trust accounts [or 10 the bond or letter of credit pursuant to section 468M-10] shall 11 constitute a prima facie showing of fraud on the part of the 12 activity desk and may not be dischargeable as a debt to a consumer or an activity provider in any bankruptcy proceeding." 13 14 SECTION 5. Section 468M-10, Hawaii Revised Statutes, is 15 repealed.

16 ["[\$468M-10] Performance bond and irrevocable letter of
17 credit as alternative to client trust account required of
18 activity desks; coverage amount and computation; annual report
19 and option; adjustments; coverage upon transfer. (a) If a
20 client trust account is not established and maintained as
21 required under section 468M-9, no activity desk shall be
22 permitted to operate in the State unless the activity desk;
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1	(1)	Posts a bond which is a performance or financial
2		guaranty type bond naming the director as the obligee
3.		and which may be canceled only if the activity desk
4		gives sixty-days-prior written notice-to the surety or
5		if the surety gives thirty days prior written notice
6		to the director of cancellation of the bond; or
7 .	-(2) -	Obtains an irrevocable letter of credit which is a
8		guarantee of payment for a term of one year naming the
9		director as beneficiary, with a provision for
10		automatic extension for additional annual periods, and
11 .		which may be canceled only if the activity desk gives
12		prior written notice by certified mail to the director
13		and-to-the-issuer-at least-ninety days before the
14		letter's expiration date or the date on which the
15		activity desk intends the letter to cease being
16		effective or the issuer gives prior written notice-by
17		certified mail to the director at least sixty days
18		before the expiration date.
19	.(b)	The bond or letter of credit shall be issued by a
20	surety or	federally insured lending institution authorized to do
21	business-	in the State to indemnify any consumer who may suffer
22	loss as a	result of nonperformance by an activity desk.
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1	(c) An activity desk shall not provide the required
2	coverage through multiple bonds or irrevocable letters of credit
3	but shall provide cither a single bond or a single irrevocable
4	letter of credit. An activity desk may substitute the bond with
5	an irrevocable letter of credit. An activity desk may
6	substitute the bond with an irrevocable letter of credit and
7	vice versa pursuant to subsection (h), but shall not provide one
8	in addition to the other to reach the required aggregate amount
9	of-coverage. If an activity-desk-has-more-than-one-branch desk
10	location, the bond or irrevocable letter of credit shall cover
11 ·	all locations and computations on the coverage amount shall be
12	based-on-the total net sales revenues of all branch locations.
13	(d) Upon cancellation or expiration of the bond or letter
14	of credit, the surety or insurer shall remain liable for any
15 ·	claims against the bond or letter of credit for a period of six
16	months; provided that:
17	{(1)} The debts were incurred while the bond or letter of
18	eredit was in effect; and
19 ·	[(2)] The director notifies the surety or insurer, as the
20	case may be, of any claims within ninety days of
21	discovery of any claims.



2	moneys or collateral to the activity desk during the six months
3	after cancellation of the bond or expiration of the letter of
4	credit.
5	(f) The amount of coverage shall be equal to the average
6	monthly net sales revenues of the activity desk as determined
7	for the twelve-month period ending on the last sales-period
8	ending date of the fifth month-prior to the anniversary date of
9	the bond or the irrevocable letter of credit;-provided-that the
10	amount of coverage of the bond or irrevocable letter of credit
11 ·	shall not be less than \$50,000-and shall not be more than
12	\$100,000. Any activity desk providing a bond or irrevocable
13	letter of credit for the first time during-the-period beginning
14	on-September-1, 1992, and ending on March 31, 1993, shall base
15 -	its-initial-coverage-amount-on-the twelve-month period-ending-on
16	June 30, 1992. If an activity desk-does not have a full twelve-
17	month period on which to base the amount, the amount shall not
18	be less than the average monthly net-sales-revenues as
19 .	determined for the months-available; provided that this amount
20	shall not be less than \$75,000, notwithstanding the minimum
21	amount of \$50,000 for regularly computed coverage.

(e) The surety or insurer is not required to release any

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1	(g)No later than four months-before the anniversary date
2	of coverage, each activity desk shall submit a notarized annual
3 -	report to the department verifying the monthly net sales revenue
4	figures for the twelve month period upon which the amount of the
5	bond or irrevocable letter of credit is based. However, each
6	activity desk shall have the option not to submit-the-annual
7 .	report if the activity desk provides a bond or an irrevocable
8	letter of credit for the maximum amount of \$100,000.
9	(h) Each-activity desk-shall review the desk's coverage at
10	least once each year and shall increase or decrease the amount
11 .	of the coverage as necessary according to the computation method
12	in-subsection-(f) at the time coverage is renewed on the
13	anniversary-date-or-on-other-dates-if-coverage-is-reinstated-or
14	replaced; provided that any downward adjustment in coverage
15	shall not result in coverage below \$50,000.
16	A bond shall be accepted as replacement for another bond or
17	an irrevocable letter of credit and an irrevocable letter of
18	credit_shall_be_accepted_as_replacement_for_another_irrevocable
19 .	letter of credit or a bond if:
20	(1) The effective date of a replacement bond is prior to
21	or on the cancellation date of the bond being
22	replaced;
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1	-(2) -	Where a letter of credit is about to expire, the	
2		effective date of the replacement bond is prior to or	
3		on the same date as the date of expiration of the	
4		irrevocable letter of credit and the replacement bond	
5		is received by the director before that expiration	
6		date;	
7	(3)	The replacement irrevocable letter of credit is	
8		received by the director at least fifteen days prior	
9		to the expiration date of the irrevocable letter of	
10		credit being replaced; or	
11 '	(4)	The replacement irrevocable letter of credit is	
12		received by the director on or before the cancellation	a
13		date-of-the-bond.	
14	(i)	An activity desk whose bond or letter-of-credit-has	
15 ·	been cane	elled or has expired may continue to operate the	
16	activity (desk provided the desk establishes the client trust	
17	account a	t least two months prior to the cancellation or	
18	expiration	n of the bond or letter of credit, and shall not be	
19 ·	allowed-to	o replace the client trust-account with a bond-or	
20	letter of	credit for at least one year.	
21	(j)	Failure to have in effect a client trust account, or	
22	current-b	ond or letter of credit shall result in automatic	
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1	forfeiture of the registration. An activity desk whose
2	registration is forfeited shall apply as a new applicant for
3	registration."]
4	SECTION 6. Statutory material to be repealed is bracketed
5	and stricken. New statutory material is underscored.
6	SECTION 7. This Act shall take effect on July 1, 2010.
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INTRODUCED BY:

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Report Title: Activity Desks; Client Trust Accounts

Description:

Establishes record keeping requirements for client trust accounts held by activity desks. Clarifies that activity desks shall include registration numbers on all advertising materials. Prohibits an activity desk from booking or placing a reservation for activities with an activity provider until payment is received or direct payment to the provider is arranged. Repeals authority to substitute a bond or letter of credit for client trust account.

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

