A BILL FOR AN ACT

RELATING TO THE HAWAII TOURISM AUTHORITY.

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

1	SECT	ION 1. Section 201B-3, Hawaii Revised Statutes, is
2	amended by	y amending subsection (b) to read as follows:
3	"(b)	The authority shall be responsible for:
4	(1)	Promoting, marketing, and developing the tourism
5		industry in the State;
6	(2)	Arranging for the conduct of research through
7		contractual services with the University of Hawaii or
8		any agency or other qualified persons concerning
9		social, economic, and environmental aspects of tourism
10		development in the State; provided, where public
11		disclosure of information gathered by the authority
12		could place businesses at a competitive disadvantage
13		and impair or frustrate the authority's ability to
14		obtain information for a legitimate government
15		function, the authority may withhold from public
16		disclosure competitively sensitive information
17		including:
18		(A) Completed survey and questionnaire forms:

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1		(B) Coding sheets; and
2		(C) Database records of the information;
3	(3)	Providing technical or other assistance to agencies
4		and private industry upon request;
5	(4)	Creating a vision and developing a long-range
6		strategic plan for tourism in Hawaii; and
7	(5)	Reviewing annually the expenditure of public funds by
8		any visitor industry organization with which the
9		authority contracts to perform tourism promotion,
10		marketing, and development and making recommendations
11		necessary to ensure the effective use of the funds for
12		the development of tourism. The authority shall also
13		prepare annually a report of expenditures, including
14		descriptions and evaluations of programs funded,
15		together with any recommendations the authority may
16		make and shall submit the report to the governor and
17		the legislature as part of the annual report required
18	,	under section 201B-16."
19	SECT	ION 2. Section 201B-4, Hawaii Revised Statutes, is
20	amended by	y amending subsection (a) to read as follows:

1	"(a) The meetings of the board shall be open to the public		
2	as provided in section 92-3, except that when it is necessary		
3	for the board to receive [information]:		
4	(1) <u>Information</u> that is proprietary to a particular		
5	enterprise or the disclosure of which might be harmful		
6	to the business interests of the enterprise $[\tau]$; or		
7	(2) Information that is necessary to protect Hawaii's		
8	competitive advantage as a visitor destination;		
9	the board may enter into an executive meeting that is closed to		
10	the public."		
11	SECTION 3. Section 201B-6, Hawaii Revised Statutes, is		
12	amended to read as follows:		
13	"§201B-6 Tourism marketing plan; measures of		
14	effectiveness. (a) The authority shall be responsible for		
15	developing a tourism marketing plan that shall be updated every		
16	year and includes the following:		
17	(1) Statewide promotional efforts and programs;		
18	(2) Targeted markets;		
19	(3) Efforts to enter into brand marketing projects that		
20	make effective use of cooperative advertising		
21	programs;		

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1	(4)	[Measures of effectiveness for] Program performance
2		goals and targets that can be monitored as market
3		gauges and used as attributes to evaluate the
4		authority's promotional programs; and
5	(5)	Coordination of marketing plans of all destination
6		marketing organizations receiving state funding prior
7		to finalization of the authority's marketing plan.
8	(b)	In accordance with subsection (a), the authority shall
9	develop m	easures of effectiveness to assess the overall benefits
10	and effec	tiveness of the marketing plan and include
11	documenta	tion of the [directly attributable benefits of the plan
12	to the fo	llowing:
13	(1)	Hawaii's tourism industry;
14	(2)	Employment in Hawaii;
15	(3)	State taxes; and
16	-(4)	The State's lesser known and underused destinations.
17	progress	of the marketing plan towards achieving the authority's
18	strategic	plan goals."
19	SECT:	ION 4. Section 201B-7, Hawaii Revised Statutes, is
20	amended by	y amending subsection (a) to read as follows:
21	"(a)	The authority may enter into contracts and agreements
22	that incl	ude the following:

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1	(1)	Tourism promotion, marketing, and development;
2	(2)	Market development-related research;
3	(3)	Product development and diversification issues focused
4	,	on visitors;
5	(4)	Promotion, development, and coordination of sports-
6		related activities and events;
7	(5)	Promotion of Hawaii, through a coordinated statewide
8		effort, as a place to do business, including high
9		technology business, and as a business destination;
10	(6)	Reduction of barriers to travel;
11	(7)	Marketing, management, use, operation, or maintenance
12		of the convention center facility, including the
13		purchase or sale of goods or services, logo items,
14		concessions, sponsorships, and license agreements, or
15	-	any use of the convention center facility as a
16		commercial enterprise; provided that effective
17		January 1, 2003, and thereafter, the contract for
18		management of the convention center facility shall
19		include marketing for all uses of the facility;
20	(8)	Tourism research and statistics to:
21		(A) Measure and analyze tourism trends;

1		(B) Prov	ride information and research to assist in the
2		· deve	lopment and implementation of state tourism
3		poli	cy;
4		(C) Prov	ide tourism information on:
5		(i)	Visitor arrivals, visitor characteristics,
6			and expenditures;
7		(ii)	The number of transient accommodation units
8			available, occupancy rates, and room rates;
9		(iii)	Airline-related data including seat capacity
10			and number of flights;
11		(iv)	The economic, social, and physical impacts
12			of tourism on the State; and
13		(v)	The [impact of ongoing] effects of the
14			marketing programs of the authority on
15			[Hawaii's tourism industry, employment in
16			Hawaii, state taxes, and the State's lesser
17			known and underused destinations; the
18			measures of effectiveness in section 201B-
19			6(b); and
20	(9)	Any and a	ll other activities necessary to carry out
21		the inten	t of this chapter;

1	provided that [for any contract or agreement valued at \$25,000
2	and over, the authority shall [provide notice] periodically
3	submit a report of the contracts and agreements entered into by
4	the authority to the governor, the speaker of the house of
5	representatives, and the president of the senate [on the same
6	day that such notification is given to the governor]."
7	SECTION 5. Act 58, Session Laws of Hawaii 2004, as amended
8	by section 50 of Act 22, Session Laws of Hawaii 2005, as amended
9	by section 1 of Act 306, Session Laws of Hawaii 2006, as amended
10	by section 12 of Act 5, Special Session Laws of Hawaii 2009, is
11	amended by amending section 14 to read as follows:
12	"SECTION 14. This Act shall take effect upon its approval;
13	provided that:
14	(1) The amendments made to sections 40-1, 40-4, and 40-6,
15	Hawaii Revised Statutes, by part I of this Act shall
16	not be repealed when those sections are reenacted on
17	June 30, 2006, by section 1 of Act 137, Session Laws
18	of Hawaii 2005; <u>and</u>
19	[(2) Sections 3, 4, 5, 6, and 7 of Part I shall be repealed
20	on June 30, 2010, and:
21	(A) Sections 201B-2 and 201B-11, Hawaii Revised



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1		they read on May 5, 2004; except that the
2		amendments made by Act , Session Laws of Hawaii
3		2009, to section 201B-2, Hawaii Revised Statutes,
4		and subsection (c) of section 201B-11, Hawaii
5		Revised Statutes, shall not be repealed; and
6	(B)	Sections 40-1, 40-4, and 40-6, Hawaii Revised
7		Statutes, shall be reenacted in the form in which
8		they read on June 30, 1986; and
9	(3)] <u>(2)</u>	Section 9 shall take effect on July 1, 2004."
10	SECTION 6	. Statutory material to be repealed is bracketed
11	and stricken.	New statutory material is underscored.
12	SECTION 7	. This Act shall take effect upon its approval.
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INTRODUCED BY:

Coly Elm,

Coly Elm,

Sarban Manumoto

JAN 2 2 2010

Report Title:

Hawaii Tourism Authority; Marketing; Autonomy

Description:

Authorizes the Hawaii Tourism Authority to maintain the confidentiality of competitively sensitive information. Preserves certain autonomy provisions of Act 58, SLH 2004.

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