THE SENATE TWENTY-FIFTH LEGISLATURE, 2009 STATE OF HAWAII S.B. NO. 1047

JAN 26 2009

A BILL FOR AN ACT

RELATING TO GOVERNMENT RECORDS.

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

SECTION 1. The legislature finds that meaningful
 participation in a democracy requires that government processes
 be open to public scrutiny. The formation and conduct of public
 policy--the discussions, deliberations, decisions, and action of
 government agencies--must be conducted as openly as possible.
 To that end, the legislature adopted the Uniform Information
 Practices Act, chapter 92F, Hawaii Revised Statutes.

8 In doing so, the legislature directed that the Act be 9 applied and construed to, among other things, provide for 10 accurate, relevant, timely, and complete government records; 11 enhance governmental accountability through a general policy of 12 access to government records; and make government accountable to 13 individuals in the collection, use, and dissemination of 14 information relating to them.

15 The Hawaii Supreme Court acknowledged in Nuuanu Valley
16 Association v. City and County of Honolulu, 119 Hawai'i 90, 194
17 P.3d 531 (2008), that it was the legislature's intent to rely on
18 commentary to the Uniform Information Practices Code to guide
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interpretation of similar provisions of the Uniform Information
 Practices Act. However, the court rejected a definition of
 "maintain" from the Code that, in its view, would impose an
 affirmative obligation on government agencies to maintain
 possession of records that it receives, in addition to those it
 creates.

7 The court's decision effectively denied public access to 8 records received by the city and county of Honolulu in the 9 subdivision review process that it had considered, returned with 10 comments, and received again but not yet formally accepted. 11 Lack of access to records such as these undermines legitimate 12 efforts to ensure that government is accountable in the process 13 of making decisions that impact public interests.

14 The purpose of this Act is to declare the legislature's 15 intent to impose an affirmative obligation upon government 16 agencies to maintain records by requiring that records received 17 by an agency be maintained and made available for public 18 inspection.

19 SECTION 2. Section 92F-3, Hawaii Revised Statutes, is
20 amended by adding a new definition to be appropriately inserted
21 and to read as follows:



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4 SECTION 4. This Act shall take effect upon its approval.	
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Report Title:

Uniform Information Practices Act; Maintaining Government Records

Description:

Adds a definition of "maintain" to clarify government's affirmative obligation to maintain records for public access and disclosure.

