S.B. NO. 5.D. 2 H.D. 1

A BILL FOR AN ACT

RELATING TO SMALL BUSINESS.

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

1	SECT	'ION 1. The purpose of this Act is to amend the small
2	business	regulatory flexibility act as follows:
3	(1)	Requiring the small business regulatory review board
4		to determine the small business impact;
5	(2)	Adding definitions of "county" and "State";
6	(3)	Amending the definitions of "affected small
7		businesses" and "agency";
8	(4)	Increasing the number of board members from eleven to
9		thirteen;
10	(5)	Removing the restriction that the chairperson shall
11		serve a term of not more than one year;
12	(6)	Codifying the small business bill of rights from Act
13		230, Session Laws of Hawaii 2008, section 2; and
14	(7)	Making other non-substantive changes.
15	SECT	ION 2. Chapter 201M, Hawaii Revised Statutes, is
16	amended b	y adding a new section to be appropriately designated
17	and to re	ad as follows:

1	" <u>§20</u>	1M- Small business bill of rights. The rights of
2	small bus	inesses in the state include but are not limited to:
3	(1)	The right to expect state agencies to provide a
4		prompt, accurate, and courteous response to a request
5		for information and to work together to ensure ready
6		access to the information needed to assist businesses
7		in their relationships with state government;
8	(2)	The right to a clear, stable, and predictable
9		regulatory and recordkeeping environment with easily
10		accessible information and administrative rules in as
11		clear and concise language as is practicable,
12		including the posting of all proposed administrative
13		rule changes on the Internet website of the office of
14		the lieutenant governor;
15	(3)	The right to request and receive timely notice of an
16		agency's rulemaking proceedings. The notice shall be
17		mailed to all persons who have made a written request
18		<pre>for such a notice;</pre>
19	(4)	The right to be treated equally and fairly, with
20		reasonable access to state services;
21	(5)	The right to a one-stop permitting process that will,
22		in the long term, include a centralized Internet

1		website-based application system. This site's goals
2		are to have quick and responsible timeframes to
3		process state and county permits, licenses,
4		registrations, and approvals, when appropriate, to
5		simplify and reduce the filing of forms affecting
6		<pre>business;</pre>
7	(6)	The right to a timely response to an application for a
8		permit, license, registration, or approval necessary
9		to operate the small business, within the established
10		maximum period of time for that agency in accordance
11		with section 91-13.5;
12	(7)	The right to renewal of essential permits, licenses,
13		registrations, or approvals, absent a specific reason
14		for nonrenewal. All issuing agencies shall take
15		action to grant or deny any renewal application for a
16		business or development-related permit, license,
17		registration, or approval within the established
18		maximum period of time for that agency. The reasons
19		for a denial shall be clearly stated and under
20		conditions set forth in law;
21	(8)	Whenever a contested case hearing is provided by law,
22		in the event a regulatory agency takes action against

T		a business, the right to expect a timely hearing.
2		Officials conducting such hearings shall be impartial.
3		Small businesses shall be provided a full and complete
4		hearing to present their explanation of any alleged
5		violation, deficiency, or wrongdoing. In any hearing,
6		there shall be a presumption that the small business
7		did not commit an alleged violation or wrongdoing
8		until the agency proves otherwise by a preponderance
9		of the evidence. The small business shall have the
10		right to present evidence, both oral and written.
11		This evidence must be fully considered by the agency.
12		In the event of an unfavorable decision, the small
13		business shall have the right to a judicial review
14		pursuant to section 91-14;
15	(9)	The right to privacy regarding confidential and
16		proprietary business information when competing for
17		state procurement contracts. No state agency shall
18		mandate the disclosure of confidential or proprietary
19		business information as a condition of obtaining any
20		contract or payment under any contract when a contract
21		is to be awarded on a firm fixed price or cost plus
22		<pre>fixed price basis;</pre>

1	(10)	The right to all of the protections afforded in the
2		Taxpayer Bill of Rights, Public Law 104-168;
3	(11)	The right to submit complaints regarding a violation
4		of these rights or any other administrative acts of
5		state and county agencies with the office of the
6		ombudsman, in accordance with chapter 96;
7	(12)	The right to request information and an opinion from
8		the office of information practices, in accordance
9		with chapters 92 and 92F, with regard to access to
10		information from public meetings or the release of
11		government documents;
12	(13)	The right to provide information to the division of
13		consumer advocacy in accordance with chapter 269, with
14		regard to issues under the purview of the public
15		utilities commission;
16	(14)	The right to request information from the office of
17		consumer protection, in accordance with chapter 487,
18		with regard to business and consumer issues;
19	(15)	The right to access the small business advocate in the
20		department of business, economic development, and
21		tourism regarding any dispute with a state agency to
22		ensure government resources are coordinated on behalf

1	of sm	all business and the rights of businesses are
2	being	upheld; and
3	(16) The r	ight to administrative rule review pursuant to
4	this	chapter by filing a petition with the small
5	busin	ess regulatory review board in accordance with
6	secti	on 201M-6."
7	SECTION 3.	Section 201M-1, Hawaii Revised Statutes, is
8	amended as foll	ows:
9	1. By add	ing two new definitions to be appropriately
10	inserted and to	read:
11	"County"	means any county located in the State of Hawaii.
12	"State" me	ans the State of Hawaii."
13	2. By ame	nding the definitions of "affected small
14	businesses" or	"affects small business" and "agency" to read:
15	""Affected	small businesses" or "affects small business"
16	means any poten	tial or actual requirement imposed upon a small
17	business throug	h an agency's proposed or adopted rule that will
18	cause <u>or has ca</u>	used a direct and significant economic burden
19	upon a small bu	siness, or is directly related to the formation,
20	operation, or e	xpansion of a small business.
21	"Agency" m	eans each [state or county] board, commission,
22	department, or	officer under the jurisdiction of the State or
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- 1 <u>its counties</u> authorized by law to make rules, except those in
- 2 the legislative or judicial branches.
- 3 SECTION 4. Section 201M-2, Hawaii Revised Statutes, is
- 4 amended by amending subsections (a) and (b) to read as follows:
- 5 "(a) Prior to submitting proposed rules for adoption,
- 6 amendment, or repeal under section 91-3, the agency shall
- 7 [determine] declare whether the proposed rules affect small
- 8 business, [and if so,] subject to the determination of the small
- 9 business regulatory review board. If the small business
- 10 regulatory review board determines that the proposed rules
- 11 affect small business, the agency shall also recommend the
- 12 availability and practicability of less restrictive alternatives
- 13 that could be implemented. This section shall not apply to
- 14 emergency rulemaking.
- 15 (b) If the proposed rules affect small business, the
- 16 agency shall consider creative, innovative, or flexible methods
- 17 [of compliance] that are less burdensome and restrictive for
- 18 small businesses and prepare a small business impact statement
- 19 to be submitted with the proposed rules to the departmental
- 20 advisory committee on small business and the board when the
- 21 rules are essentially complete and before the rules are
- 22 submitted to the governor for approval for public hearing. The

1	statement	shall provide a reasonable determination of the
2	following	•
3	(1)	The businesses that will be directly affected by, bear
4		the costs of, or directly benefit from the proposed
5		rules;
6	(2)	Description of the small businesses that will be
7		required to comply with the proposed rules and how
8		they may be adversely affected;
9	(3)	In dollar amounts, the increase in the level of direct
10		costs such as fees or fines, and indirect costs such
11		as reporting, recordkeeping, equipment, construction,
12		labor, professional services, revenue loss, or other
13		costs associated with compliance;
14	(4)	The probable monetary costs and benefits to the
15		implementing agency and other agencies directly
16		affected, including the estimated total amount the
17		agency expects to collect from any additionally
18		imposed fees and the manner in which the moneys will
19		be used;
20	(5)	The methods the agency considered or used to reduce
21		the impact on small business such as consolidation,

simplification, differing compliance or reporting

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		requirements, resp serringent addarries, modification
2		of the fines schedule, performance rather than design
3		standards, exemption, or any other mitigating
4		techniques;
5	(6)	How the agency involved small business in the
6		development of the proposed rules; and
7	(7)	Whether the proposed rules include provisions that are
8		more stringent than those mandated by any comparable
9		or related federal, state, or county standards, with
10		an explanation of the reason for imposing the more
11		stringent standard."
12	SECT	ION 5. Section 201M-5, Hawaii Revised Statutes, is
13	amended a	s follows:
14	1.	By amending subsections (a) to (c) to read:
15	"(a)	There shall be established within the department of
16	business,	economic development, and tourism, for administrative
17	purposes,	a small business regulatory review board to review any
18	proposed	new or amended rule or to consider any request from
19	small bus	iness owners for review of any rule adopted by [a
20	state] an	y agency and to make recommendations to the agency or
21	the legis	lature regarding the need for a rule change or
22	legislati	on. For requests regarding county ordinances, the
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- 1 board may make recommendations to the county council or the
- 2 mayor for appropriate action.
- 3 (b) The board shall consist of [eleven] thirteen members,
- 4 who shall be appointed by the governor pursuant to section 26-
- 5 34. Nominations to fill vacancies shall be made from names
- 6 submitted by the review board. The appointments shall reflect
- 7 representation of a variety of businesses in the [State;] state;
- 8 provided that no more than two members shall be representatives
- 9 from the same type of business, and that there shall be at least
- 10 two representatives from each county.
- (c) All members of the board shall be either a current or
- 12 former owner or officer of a business and shall not be an
- 13 officer or employee of the federal, state, or county government.
- 14 A majority of the board shall elect the chairperson. [The
- 15 chairperson shall serve a term of not more than one year, unless
- 16 removed earlier by a two-thirds vote of all members to which the
- 17 board is entitled.] "
- 18 2. By amending subsection (f) to read:
- 19 "(f) The board shall submit an annual report to the
- 20 legislature twenty days prior to each regular session detailing
- 21 any requests from small business owners for review of any rule
- 22 adopted by [a state] any agency, and any recommendations made by



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- 1 the board to an agency or the legislature regarding the need for
- 2 a rule change or legislation. The report shall also contain a
- 3 summary of the comments made by the board to agencies regarding
- 4 its review of proposed new or amended rules."
- 5 SECTION 6. Section 201M-6, Hawaii Revised Statutes, is
- 6 amended by amending subsection (a) to read as follows:
- 7 "(a) In addition to the basis for filing a petition
- 8 provided in section 91-6, any affected small business may file a
- 9 written petition with the agency that has adopted the rules
- 10 objecting to all or part of any rule affecting small business on
- 11 any of the following grounds:
- 12 (1) The actual effect on small business was not reflected
- in, or significantly exceeded, the small business
- 14 impact statement submitted prior to the adoption of
- 15 the rules;
- 16 (2) The small business impact statement did not consider
- 17 new or significant economic information that reveals
- an undue impact on small business;
- 19 (3) These impacts were not previously considered at the
- 20 public hearing on the rules;
- 21 (4) The rules create an undue barrier to the formation,
- 22 operation, and expansion of small businesses in a

1		manner that significantly outweighs its benefit to the
2		<pre>public;</pre>
3	(5)	The rules:
4		(i) Are obsolete, duplicate, overlap, [ex] conflict
5		with, or are more burdensome than rules adopted
6		by another agency; or
7	_(ii) [violate] <u>Violate</u> the substantive authority under
8		which the rules were adopted; or
9	(6)	The technology, economic conditions, or other relevant
10		factors justifying the purpose for the rules have
11		changed or no longer exist."
12	SECTI	ON 7. Section 2, Act 230, Session Laws of Hawaii
13	2008, is r	repealed.
14	[" SEC	TION 2. The rights of small businesses in the State
15	of Hawaii	include but are not limited to:
16	(1)	The right to expect state agencies to provide a
17	3	prompt, accurate, and courteous response to a request
18	9	for information and to work together to ensure ready
19	}	access to the information needed to assist businesses
20		in their relationships with state government;
21	(2)	The right to a clear, stable, and predictable
22		regulatory and record-keeping environment with easily

1		accessible information and administrative rules in as
2		clear and concise language as is practicable,
3		including the posting of all proposed administrative
4		rule changes on the Internet website of the office of
5		the lieutenant governor;
6	(3)	The right to request and receive timely notice of an
7		agency's rulemaking proceedings. The notice should be
8		mailed to all persons who have made a written request
9		for such a notice;
10	(4)	The right to be treated equally and fairly, with
11		reasonable access to state services;
12	(5)	The right to a one-stop permitting process that will,
13		in the long term, include a centralized Internet
14		website based application system. This site's goals
15		are to have quick and responsible timeframes to
16		process state and county permits, licenses,
17		registrations, and approvals, when appropriate, to
18		simplify and reduce the filing of forms affecting
19		business;
20	(6)	The right to a timely response to an application for a
21		permit, license, registration, or approval necessary
22		to operate the small business, within the established

1		maximum period of time for that agency in accordance
2		with section 91-13.5, Hawaii Revised Statutes;
3	(7)	The right to renewal of essential permits, licenses,
4		registrations, or approvals, absent a specific reason
5		for nonrenewal. All issuing agencies shall take
6		action to grant or deny any renewal application for a
7		business or development related permit, license,
8		registration, or approval within the established
9		maximum period of time for that agency. The reasons
10		for a denial should be clearly stated and under
11		conditions set forth in law;
12	-(8)	Whenever a contested case hearing is provided by law,
13		in the event a regulatory agency takes action against
14		a business, the right to expect a timely hearing.
15		Officials conducting such hearings should be
16		impartial. Small businesses should be provided a full
17		and complete hearing to present their explanation of
18		any alleged violation, deficiency, or wrongdoing. In
19		any hearing, there should be a presumption that the
20		small business did not commit an alleged violation or
21		wrongdoing until the agency proves otherwise by a
22		preponderance of the evidence. The small business

1		should have the right to present evidence, both oral
2		and written. This evidence must be fully considered
3		by the agency. In the event of an unfavorable
4		decision, the business should have the right to a
5		judicial review pursuant to section 91-14, Hawaii
6		Revised Statutes;
7	(9)	The right to privacy regarding confidential and
8		proprietary business information when competing for
9		state procurement contracts. No state agency shall
10		mandate the disclosure of confidential or proprietary
11		business information as a condition of obtaining any
12		contract or payment under any contract when a contract
13		is to be awarded on a firm fixed price or cost plus
14		fixed price basis;
15	(10)	The right to all of the protections afforded in the
16		Taxpayer Bill of Rights, P.L. 104-168;
17	(11)	The right to submit complaints regarding a violation
18		of these rights or any other administrative acts of
19		state and county agencies with the office of the
20		ombudsman, in accordance with chapter 96, Hawaii
21		Revised Statutes;

1	(12)	The right to request information and an opinion from
2		the office of information practices, in accordance
3		with chapters 92 and 92F, Hawaii Revised Statutes,
4		with regard to access to information from public
5		meetings or the release of government documents;
6	(13)	The right to provide information to the division of
7		consumer advocacy in accordance with chapter 269,
8		Hawaii Revised Statutes, with regard to issues under
9		the purview of the public utilities commission;
10	(14)	The right to request information from the office of
11		consumer protection, in accordance with chapter 487,
12		Hawaii Revised Statutes, with regard to business and
13		consumer issues;
14	(15)	The right to access the small business advocate in the
15		department of business, economic development, and
16		tourism regarding any dispute with a state agency to
17		ensure government resources are coordinated on behalf
18		of small business and the rights of businesses are
19		being upheld; and
20	(16)	The right to administrative rule review pursuant to
21		the Small Business Regulatory Flexibility Act by
22		filing a petition with the small business regulatory

1	review board in accordance with section 201M-6, Hawaii
2	Revised Statutes."]
3	SECTION 8. Statutory material to be repealed is bracketed
4	and stricken. New statutory material is underscored.
5	SECTION 9. This Act shall take effect on July 1, 2112.

Report Title:

Small Business Regulatory Flexibility

Description:

Makes various administrative and technical amendments to the small business regulatory flexibility act. Codifies the small business bill of rights. Effective 07/1/2112. (SB1276 HD1)