THE SENATE TWENTY-FIFTH LEGISLATURE, 2010 STATE OF HAWAII

S.B. NO. ²⁹³⁷ S.D. 1

A BILL FOR AN ACT

RELATING TO INFORMATION PRACTICES.

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

SECTION 1. Chapter 92F, Hawaii Revised Statutes, is
 amended by adding a new section to part IV to be appropriately
 designated and to read as follows:
 "§92F-A Abuse of process. (a) An agency may request that

5 the office of information practices declare that a person is a
6 vexatious requester.

7 (b) The office of information practices may declare that a 8 person is a vexatious requester if it determines that the person has established a pattern of conduct that amounts to an abuse of 9 10 a process set forth under this chapter. When the person has 11 been working in concert with another person to make requests, 12 including making identical requests, both persons' requests may 13 be considered as part of the person's pattern of conduct. The office of information practices shall consider whether a 14 person's pattern of conduct includes the following factors, 15 16 provided that no one factor alone shall be sufficient to find an abuse of a process set forth under this chapter: 17

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1	<u>(1)</u>	A large quantity or broad scope of requests by the
2		person;
3	(2)	Splitting requests to avoid or minimize fees;
4	(3)	Duplicative or repetitive requests made for the same
5		action, where the agency has already responded to the
6		request;
7	(4)	Requests for records submitted for a purpose other
8		than obtaining access to the records, including
9		nuisance value or harassment;
10	(5)	Institution of proceedings under this chapter,
11		including appealing requests or submitting complaints
12		or investigation requests, without reasonable grounds,
.13		or to accomplish an objective unrelated to the purpose
14		of the proceedings;
15	(6)	Abandonment of requests when the fee is not waived,
16		and the request is for a purpose other than obtaining
17		access to the records; or
18	(7)	Requests that only marginally promote the public
19		interest in disclosure under this chapter, including
20		requests focused on an agency's handling of the
21		requester's own requests or correspondence.



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1	(c) The burden to establish that a person is a vexatious
2	requester shall be on the agency seeking to have the person
3	declared a vexatious requester. The office of information
4	practices shall not declare that a person is a vexatious
5	requester without first providing the person with notice and an
6	opportunity to respond to the agency's claims; provided that
7	this section shall not require a contested case hearing under
8	chapter 91.
9	(d) The office of information practices may restrict a
10	vexatious requester's exercise of the rights set forth in this
11	chapter. Any designation of a person as a vexatious requester
12	shall not last for a duration beyond two years from the date of
13	the determination by the office of information practices."
14	SECTION 2. Section 92F-42, Hawaii Revised Statutes, is
15	amended to read as follows:
16	"§92F-42 Powers and duties of the office of information
17	practices. The director of the office of information practices:
18	(1) Shall, upon request, review and rule on an agency
19	denial of access to information or records, or an
20	agency's granting of access; provided that any review
21	by the office of information practices shall not be a
22	contested case under chapter 91 and shall be optional
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1		and without prejudice to rights of judicial
2		enforcement available under this chapter;
3	(2)	Upon request by an agency, shall provide and make
4		public advisory guidelines, opinions, or other
5		information concerning that agency's functions and
6		responsibilities;
7	(3)	Upon request by any person, may provide advisory
8		opinions or other information regarding that person's
9		rights and the functions and responsibilities of
10		agencies under this chapter;
11	(4)	May conduct inquiries regarding compliance by an
12		agency and investigate possible violations by any
13		agency;
14	(5)	May examine the records of any agency for the purpose
15		of paragraph (4) and seek to enforce that power in the
16		courts of this State;
17	(6)	May recommend disciplinary action to appropriate
18		officers of an agency;
19	(7)	Shall report annually to the governor and the state
20		legislature on the activities and findings of the
21		office of information practices, including
22		recommendations for legislative changes;
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1	(8)	Shall receive complaints from and actively solicit the
2		comments of the public regarding the implementation of
3		chis chapter;
4	(9)	Shall review the official acts, records, policies, and
5		procedures of each agency;
6	(10)	Shall assist agencies in complying with the provisions
7		of this chapter $[+]$, including responding to the
8		request of an agency that a person be declared a
9		vexatious requester, pursuant to section 92F-A;
10	(11)	Shall inform the public of the following rights of an
11		ndividual and the procedures for exercising them:
12		A) The right of access to records pertaining to the
13		individual;
14		B) The right to obtain a copy of records pertaining
15		to the individual;
16		C) The right to know the purposes for which records
17		pertaining to the individual are kept;
18		D) The right to be informed of the uses and
19		disclosures of records pertaining to the
20		individual;
21		E) The right to correct or amend records pertaining
22		to the individual; and

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1		(F) The individual's right to place a statement in a
2		record pertaining to that individual;
3	(12)	Shall adopt rules that set forth an administrative
4		appeals structure which provides for:
5		(A) Agency procedures for processing records
6		requests;
7		(B) A direct appeal from the division maintaining the
8		record; and
9		(C) Time limits for action by agencies;
10	(13)	Shall adopt rules that set forth the fees and other
11		charges that may be imposed for searching, reviewing,
12		or segregating disclosable records, as well as to
13		provide for a waiver of fees when the public interest
14		would be served;
15	(14)	Shall adopt rules which set forth uniform standards
16		for the records collection practices of agencies;
17	(15)	Shall adopt rules that set forth uniform standards for
18		disclosure of records for research purposes;
19	(16)	Shall have standing to appear in cases where the
20		provisions of this chapter are called into question; -

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1	(17)	Shall adopt, amend, or repeal rules pursuant to	
2		chapter 91 necessary for the purposes of this chapter;	
3		and	
4	(18)	Shall take action to oversee compliance with part I of	
5		chapter 92 by all state and county boards including:	
6		(A) Receiving and resolving complaints;	
7		(B) Advising all government boards and the public	
8		about compliance with chapter 92; and	
9		(C) Reporting each year to the legislature on all	
10		complaints received pursuant to section 92-1.5."	
11	SECTION 3. In codifying the new section added by section		
12	of this Ac	ct, the revisor of statutes shall substitute an	
13	appropriat	appropriate section number for the letter used in designating	
14	the new section in this Act.		
15	SECTI	ON 4. Statutory material to be repealed is bracketed	
16	and stricken. New statutory material is underscored.		
17	SECTI	ON 5. This Act shall take effect on July 1, 2050.	
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Report Title: Information Practices; Vexatious Requests

Description: Enacts an abuse of process law for vexatious requesters of public records. Effective January 1, 2050. (SD1)

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

