A BILL FOR AN ACT

RELATING TO FREEDOM OF INFORMATION.

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

1	SECT	ION 1.	Section	92F-14,	Hawaii	Revised Stat	utes, is
2	amended t	o read a	as follo	ws:	·		
3	"§92	PF-14 S:	ignifica	nt priva	cy inte	rest; example	es. (a)
4	[Disclosu	ı re] <u>Not</u> ı	withstan	ding any	law to	the contrary	y, disclosure
5	of a gove	rnment :	record sl	hall not	consti	tute a clear!	Ly
6	unwarrant	ed inva	sion of p	personal	privac	y if the publ	lic interest
7	in disclo	sure out	cweighs -	the priva	acy inte	erest of the	individual.
8	(b)	The fo	llowing	are exam	ples of	information	in which the
9	individua	l has a	signifi	cant pri	vacy in	terest:	
10	(1)	Informa	ation re	lating to	o medica	al, psychiati	cic, or
11		psychol	logical 1	history,	diagnos	sis, condition	on,
12		treatme	ent, or	evaluati	on, othe	er than dired	ctory
13		informa	ation wh	ile an i	ndividua	al is present	at such
14		facilit	zy;	•			y ·
15	(2)	Informa	ation ide	entifiab	le as pa	art of an inv	•
16		into a	possible	e violat:	ion of o	criminal law,	except to
17		the ext	ent that	t disclo	sure is	necessary to	prosecute
18		the vi	olation o	or to co	ntinue 1	the investiga	ation;

1	(3)	Information relating to eligibility for social				
2		services or welfare benefits or to the determination				
3		of benefit levels;				
4	(4)	Information in an agency's personnel file, or				
5		applications, nominations, recommendations, or				
6	•	proposals for public employment or appointment to a				
7		governmental position, except:				
8		(A) Information disclosed under section 92F-				
9		12(a)(14); and				
10		(B) The following information related to employment				
11		misconduct that results in an employee's				
12		suspension or discharge:				
13		(i) The name of the employee;				
14		(ii) The nature of the employment related				
15		misconduct;				
16		(iii) The agency's summary of the allegations of				
17		misconduct;				
18		(iv) Findings of fact and conclusions of law; and				
19		(v) The disciplinary action taken by the agency;				
20		when the following has occurred: the highest non-				
21		judicial grievance adjustment procedure timely invoked				
22		by the employee or the employee's representative has				



1		concluded; a written decision sustaining the
2		suspension or discharge has been issued after this
3		procedure; and thirty calendar days have elapsed
4		following the issuance of the decision; provided that
5		this subparagraph shall not apply to a county police
6		department officer except in a case which results in
7		the discharge of the officer;
8	(5)	Information relating to an individual's
9		nongovernmental employment history except as necessary
10		to demonstrate compliance with requirements for a
11		particular government position;
12	(6)	Information describing an individual's finances,
13		income, assets, liabilities, net worth, bank balances,
14		financial history or activities, or creditworthiness;
15	(7)	Information compiled as part of an inquiry into an
16		individual's fitness to be granted or to retain a
17		license, except:
18		(A) The record of any proceeding resulting in the
19		discipline of a licensee and the grounds for
20		discipline;

1	(B)) Information on the current place of employment
2		and required insurance coverages of licensees;
3		[and]
4	(C	The record of complaints including all
5		dispositions;
6	<u>(D</u>)	The record showing that the requisite experience
7		for licensure is met or exceeded;
8	<u>(E</u>)	The record showing that relevant trade
9		examinations have been passed; and
10	<u>(F</u>	The record showing possession of adequate
11		bonding;
12	(8) In:	formation comprising a personal recommendation or
13	eva	aluation; and
14	(9) So	cial security numbers."
15	SECTION	2. Statutory material to be repealed is bracketed
16	and stricken	. New statutory material is underscored.
17	SECTION	3. This Act shall take effect upon its approval.
18		INTRODUCED BY: Justine
		INTRODUCED BY:

JAN 1 7 2013

НВ HMS 2013-1257

Report Title:

Freedom of Information; Significant Privacy Interests

Description:

Clarifies that a license applicant does not have a significant privacy interest in records that show relevant experience, trade examination results, or adequate bonding. Makes such information contained in government records subject to disclosure.

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