A BILL FOR AN ACT

RELATING TO ELECTRONIC INFORMATION TECHNOLOGY ACCESSIBILITY FOR PERSONS WITH DISABILITIES.

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

- 1 SECTION 1. This Act may be cited as the Hawaii Electronic
- 2 Information Technology Accessibility Act.
- 3 SECTION 2. The legislature finds that all electronic
- 4 information technology developed, purchased, used, or provided
- 5 by a state entity must be made accessible to persons with
- 6 disabilities. Electronic information is rapidly replacing print
- 7 media, and all residents need access to technology to work and
- 8 to participate fully in state programs and services.
- **9** The legislature further finds that uniform standards are
- 10 needed to ensure that state entities are proactively addressing
- 11 accessibility in their communications, information technology
- 12 development, and technology procurement processes.
- 13 Accordingly, the purpose of this Act is to require the
- 14 office of enterprise technology services, in consultation with
- 15 the disability and communication access board and a working
- 16 group comprised of stakeholders, to develop and publish

- 1 electronic information technology accessibility standards to be
- 2 implemented by all state entities.
- 3 SECTION 3. (a) The office of enterprise technology
- 4 services shall develop and publish accessibility standards, to
- 5 be known as the "Hawaii Electronic Information Technology
- 6 Disability Access Standards", to be implemented by all state
- 7 entities.
- 8 (b) The chief information officer, in consultation with
- 9 the disability and communication access board, shall convene a
- 10 working group to assist in drafting the accessibility standards.
- 11 Representatives from state entities and other relevant
- 12 stakeholders, as determined by the chief information officer and
- 13 disability and communication access board, shall be invited by
- 14 the chief information officer to participate.
- 15 (c) The accessibility standards shall:
- 16 (1) Require that all electronic information technology
- 17 developed, purchased, used, or provided by a state
- 18 entity be made accessible to individuals with a
- 19 disability;
- 20 (2) Be consistent with accessibility standards issued by
- 21 the United States Access Board to implement section

1		308	of the Renabilitation Act of 1973, as amended (29
2		U.S.	C. 794d);
3	(3)	Be c	consistent with the web access standards issued by
4		the	World Wide Web Consortium Web Accessibility
5		Initiative; and	
6	(4)	Include, at a minimum:	
7		(A)	Functional performance criteria and technical
8			requirements for accessibility;
9		(B)	Recommendations for procurement language that car
10			be incorporated into existing state procurement
11			processes to conform to accessibility standards;
12			and
13		(C)	Recommendations for planning, reporting,
14			monitoring, and enforcement processes to ensure
15			that state entities implement the accessibility
16			standards.
17	(d)	The	accessibility standards shall not require the
18	installation of specific accessibility-related software or		
19	periphera	l dev	rices at the workstation of an employee who is not
20	an indivi	dual	with a disability; provided that the standards
21	shall require all workstation technology used by a state entity		

- 1 to be compatible with accessibility-related software and
- peripheral devices.
- 3 (e) No later than six months after the publication of the
- 4 Hawaii Electronic Information Technology Disability Access
- 5 Standards, each state entity shall review the standards and
- 6 revise the entity's existing procurement and development rules,
- 7 policies, and procedures to incorporate the standards.
- **8** (f) The accessibility standards shall apply to:
- 9 (1) All electronic information technology developed,
- 10 purchased, used, or provided by a state entity; and
- 11 (2) All substantial modifications made by a state entity
- to electronic information technology.
- 13 (g) The office of enterprise technology services, in
- 14 consultation with the disability and communication access board,
- 15 shall review the accessibility standards every three years after
- 16 the date of initial publication, or more frequently if the chief
- 17 information officer deems it necessary, and amend the standards
- 18 to reflect advances or changes in electronic information
- 19 technology. The chief information officer, in consultation with
- 20 the disability and communication access board, may form a
- 21 working group comprised of stakeholders to assist with carrying

S.B. NO. 2144 S.D. 1 H.D. 1

- 1 out the review and amendments. Within six months of the
- 2 publication of any amended accessibility standards, each state
- 3 entity shall review the amended standards and shall revise the
- 4 entity's existing procurement and development rules, policies,
- 5 and procedures to incorporate the amended standards accordingly.
- 6 (h) As used in this Act:
- 7 "Accessibility" means the ability of an individual with a
- 8 disability to receive, use, and manipulate data and operate
- 9 controls included in electronic information technology in a
- 10 manner equivalent to that of individuals who do not have
- 11 disabilities.
- "Electronic information technology" means electronic
- 13 information, software, systems, and equipment used in the
- 14 creation, manipulation, storage, display, or transmission of
- 15 data, including:
- 16 (1) Internet and intranet systems;
- 17 (2) Websites and interfaces;
- 18 (3) Software applications;
- 19 (4) Operating systems;
- 20 (5) Video and multimedia;
- 21 (6) Telecommunication products;

- 1 (7) Electronic and digital kiosks;
- 2 (8) Information transaction machines;
- 3 (9) Copiers and printers; and
- 4 (10) Desktop and portable computers.
- 5 "Individual with a disability" means an individual with
- 6 impairments that limit the individual's ability to access or use
- 7 electronic information technology, including an individual who
- 8 has:
- 9 (1) No or limited vision;
- 10 (2) No or limited hearing;
- 11 (3) No or limited use of their hands; or
- 12 (4) Other similar impairments.
- "State entity" means the executive, legislative, and
- 14 judicial branches of the State, including its departments,
- 15 divisions, agencies, offices; public bodies; public elementary,
- 16 secondary, and postsecondary schools; and the University of
- 17 Hawaii.
- 18 SECTION 4. This Act shall take effect on July 1, 2060.

Report Title:

Office of Enterprise Technology Services; Disability and Communication Access Board; Information Technology; Electronic Information Technology; Accessibility Standards; Procurement

Description:

Requires the office of enterprise technology services, in consultation with the disability and communication access board and a working group comprised of stakeholders, to develop and publish, and periodically review and update, electronic information technology accessibility standards to be implemented by all state entities. Effective 7/1/2060. (HD1)

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