H.B. NO. 2582

A BILL FOR AN ACT

RELATING TO CRITICAL INFRASTRUCTURE INFORMATION.

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

1 SECTION 1. The legislature finds that critical infrastructure are those assets, systems, and networks that 2 3 provide functions necessary for our way of life. There are 4 sixteen federal designated critical infrastructure sectors, 5 including energy, emergency services, water, health care, and 6 others, that are part of a complex, interconnected ecosystem. 7 Any threat to these sectors could have potentially debilitating 8 consequences to national security, the economy, and public 9 health and safety.

10 The legislature further finds it is imperative to establish protections for critical infrastructure information that is 11 12 created, received, or maintained by government agencies to 13 ensure public health and safety. The proposed protections under 14 this Act are aligned with the federal Critical Infrastructure 15 Information Act of 2002 and would enhance the sharing of 16 critical infrastructure information between private entities and 17 government agencies. Providing homeland security partners

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1 additional reassurance that their shared proprietary information 2 will be protected is important to encourage open sharing of 3 critical infrastructure information. 4 The legislature also finds that voluntary collaboration is 5 crucial in providing for critical infrastructure security. Upfront protections in statute for non-disclosure of specific 6 security-related information will support better understanding 7 8 and identification of: 9 (1) Security risks and threats from physical and cyber-10 attacks, like the types and characteristics of 11 physical security or technology systems; 12 (2) Vulnerabilities and mitigation strategies during 13 special events, including actions taken to manage 14 potential threats at an event venue; and (3) Overall critical infrastructure security, such as 15 16 understanding the nature of previous incidents to 17 identify and ultimately close vulnerability gaps. 18 The purpose of this Act is to exclude critical 19 infrastructure information from disclosure requirements under 20 the Uniform Information Practices Act.

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1	SECT	ION 2. Section 92F-13, Hawaii Revised Statutes, is
2	amended t	o read as follows:
3	"§92	F-13 Government records; exceptions to general rule.
4	This part	shall not require disclosure of:
5	(1)	Government records which, if disclosed, would
6		constitute a clearly unwarranted invasion of personal
7		privacy;
8	(2)	Government records pertaining to the prosecution or
9		defense of any judicial or quasi-judicial action to
10		which the State or any county is or may be a party, to
11		the extent that such records would not be
12		discoverable;
13	(3)	Government records that, by their nature, must be
14		confidential in order for the government to avoid the
15		frustration of a legitimate government function;
16	(4)	Government records which, pursuant to state or federal
17		law including an order of any state or federal court,
18		are protected from disclosure; [and]
19	(5)	Inchoate and draft working papers of legislative
20		committees including budget worksheets and unfiled
21		committee reports; work product; records or

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1		transcrip	ts of an investigating committee of the	
2		legislatu	re [which] <u>that</u> are closed by rules adopted	
3		pursuant	to section 21-4 and the personal files of	
4		members o	f the legislature[+]; and	
5	(6)	Critical	infrastructure information related to the	
6		security	of critical infrastructure or protected	
7		systems,	including documents, records, or other	
8		information concerning:		
9		(A) Actu	al, potential, or threatened interference	
10		with	, attacks on, compromise of, or	
11		inca	pacitation of critical infrastructure of	
12		prot	ected systems by either physical or computer-	
13		base	d attack or other similar conduct, including	
14		the	misuse of or unauthorized access to all types	
15		of c	ommunications and data transmission systems	
16		that	<u>:</u>	
17		<u>(i)</u>	Violates federal, state, local, or tribal	
18			law;	
19		<u>(ii)</u>	Harms interstate commerce of the United	
20			States; or	
21		<u>(iii)</u>	Threatens public health or safety;	



1	<u>(B)</u>	The ability of any critical infrastructure or
2		protected system to resist interference, attack,
3		compromise, or incapacitation described in
4		subparagraph (A), including any planned or past
5		assessment, projection, or estimate of the
6		vulnerability of critical infrastructure or a
7		protected system, including security testing,
8		risk evaluation thereto, risk management
9		planning, or risk audit; or
10	<u>(C)</u>	Any planned or past operational problem or
11		solution regarding critical infrastructure or
12		protected systems, including repair, recovery,
13		reconstruction, insurance, or continuity, to the
14		extent it is related to the interference, attack,
15		compromise, or incapacitation described in
16		subparagraph (A)."
17	SECTION 3	. Statutory material to be repealed is bracketed
18	and stricken.	New statutory material is underscored.
19	SECTION 4	. This Act shall take effect upon its approval.

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finde-INTRODUCED BY: JAN 2 3 2024



Report Title:

Uniform Information Practices Act; Critical Infrastructure Information

Description:

Excludes critical infrastructure information from disclosure requirements under the Uniform Information Practices Act.

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

