JAN 1 7 2024

#### A BILL FOR AN ACT

RELATING TO PUBLIC RECORDS.

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

1 SECTION 1. The legislature finds that public records laws 2 are a critical mechanism to maintain government accountability 3 and transparency and support citizen involvement in government 4 decision-making. The real-world consequences of restricting 5 access to public records can range from serious to routine but, in all cases, result in a less informed citizenry. Fee waivers 6 7 offer a simple and flexible solution. Former Governor Ige 8 stated, "Effective citizen participation in state government 9 requires timely access to information and appropriate 10 opportunities for the public to provide its government with 11 feedback and ideas".

12 The legislature notes the intent indicated by the 13 legislative history of section 92F-42, Hawaii Revised Statutes, 14 and the section's provision on waiver of fees, first introduced 15 in House Bill No. 2002, regular session of 1988. The original 16 language of House Bill No. 2002 (1988) allowed fees only for 17 copies of records, but the house of representatives' standing



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committee on judiciary's House Draft 1 amended the bill to also
 allow charges for searching, reviewing, and segregating records,
 while also allowing waivers for public interest. The house
 judiciary committee's report, House Standing Committee Report
 No. 342-88, states:

6 It is the intent of your Committee that such charges for 7 search, compilation, and segregation shall not be a vehicle 8 to prohibit access to public records. It is the further 9 intent of your Committee that the Office of Information 10 Practices move aggressively against any agency that uses 11 such charges to chill the exercise of first amendment 12 rights. Your Committee also added new language to allow 13 waiver of these charges when such action serves the public 14 interest.

15 By providing public-interest fee waivers uniformly, the public 16 records request process can provide equitable access.

- 17 The purpose of this Act is to:
- 18 (1) Impose a cap on costs charged to reproduce certain
  19 government records;



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1	(2)	Waive reproduction costs charged for the first one	
2		hundred pages if a record's disclosure serves the	
3		<pre>public interest;</pre>	
4	(3)	Waive costs charged to duplicate government records in	
5		an electronic format;	
6	(4)	Impose a cap on costs charged to search for, review,	
7		and segregate records; and	
8	(5)	Provide for a waiver of fees when a record's	
9		disclosure serves the public interest.	
10	SECTION 2. Section 92-21, Hawaii Revised Statutes, is		
11	amended to read as follows:		
12	"§ <b>92</b>	-21 Copies of records; other costs and fees. Except	
13	as otherw	ise provided by law, a copy of any government record,	
14	including	any map, plan, diagram, photograph, photostat, or	
15	geographic information system digital data file, which is open		
16	to the inspection of the public, shall be furnished to any		
17	person applying for the same by the public officer having charge		
18	or control thereof upon the payment of the reasonable cost of		
	reproducing [ <del>such</del> ] <u>the</u> copy. Except as provided in section 91-		
19	reproduct	ig [buoh] <u>the</u> copy. Encope as provided in section of	
19 20		cost of reproducing any government record, except	



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1	audio recordings, digital or electronic records, and other types
2	of physical records, shall not [ <del>be-less than 5</del> ] exceed 25 cents
3	per page, sheet, or fraction thereof. The first one hundred
4	pages shall be reproduced at no charge to the requester if the
5	record's disclosure serves the public interest, will likely
6	contribute significantly to the public understanding of the
7	government's operations or activities, and is not primarily in
8	the commercial interest. Reproduction costs shall not be
9	charged for producing documents provided to requesters in an
10	electronic format; provided that the agency maintains the
11	documents in an electronic format; provided further that
12	requesters shall be charged for the agency's provision of
13	documents requested in an electronic format that are not
14	maintained by the agency in an electronic format and must be
15	manually faxed or converted into an electronic format. The cost
16	of reproducing geographic information system digital data,
17	photographs, maps, audio recordings, digital or electronic
18	records, and other types of physical records shall be in
19	accordance with rules adopted by the agency having charge or
20	control of that data. [ <del>Such</del> ] <u>The</u> reproduction cost shall
21	[include-but shall not be limited to labor cost for search and



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actual time for reproducing, material cost, including

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1		contested case under chapter 91 and shall be optional
2		and without prejudice to rights of judicial
3		enforcement available under this chapter;
4	(2)	Upon request by an agency, shall provide and make
5		public advisory guidelines, opinions, or other
6		information concerning that agency's functions and
7		responsibilities;
8	(3)	Upon request by any person, may provide advisory
9		opinions or other information regarding that person's
10		rights and the functions and responsibilities of
11		agencies under this chapter;
12	(4)	May conduct inquiries regarding compliance by an
13		agency and investigate possible violations by any
14		agency;
15	(5)	May examine the records of any agency for the purpose
16		of paragraphs (4) and (18) and seek to enforce that
17		power in the courts of this State;
18	(6)	May recommend disciplinary action to appropriate
19		officers of an agency;
20	(7)	Shall report annually to the governor and the state
21		legislature on the activities and findings of the



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1		offi	ce of information practices, including
2		reco	mmendations for legislative changes;
3	(8)	Shal	l receive complaints from and actively solicit the
4		comm	ents of the public regarding the implementation of
5		this	chapter;
6	(9)	Shal	l review the official acts, records, policies, and
7		proc	edures of each agency;
8	(10)	Shal	l assist agencies in complying with the provisions
9		of t	his chapter;
10	(11)	Shal	l inform the public of the following rights of an
11		indi	vidual 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;



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1		(E) The right to correct or amend records pertaining
2		to the individual; and
3		(F) The individual's right to place a statement in a
4		record pertaining to that individual;
5	(12)	Shall adopt rules that set forth an administrative
6		appeals structure [ <del>which</del> ] <u>that</u> provides for:
7		(A) Agency procedures for processing records
8		requests;
9		(B) A direct appeal from the division maintaining the
10		record; and
11		(C) Time limits for action by agencies;
12	(13)	Shall adopt rules that set forth the fees and other
13		charges that may be imposed for searching, reviewing,
14		or segregating disclosable records[ <del>, as well as to</del>
15		provide for a waiver of fees when the public interest
16		would-be served;]. The rules shall:
17		(A) Set forth fees not exceeding \$5 per fifteen
18		minutes or fraction thereof for the search for
19		the record;



1		(B)	Set forth fees not exceeding \$7.50 per fifteen
2			minutes or fraction thereof for the review and
3			segregation of the record; and
4		(C)	Provide for a waiver of fees when the record's
5			disclosure would serve the public interest;
6			provided that the waiver shall require that the
7			search for or review or segregation of records be
8			provided at no charge to the requester if the
9			record's disclosure serves the public interest,
10			will likely contribute significantly to public
11			understanding of the government's operations or
12			activities, and is not primarily in the
13			commercial interest;
14	(14)	Shal	l adopt rules [ <del>which</del> ] <u>that</u> set forth uniform
15		stan	dards for the records collection practices of
16		agen	cies;
17	(15)	Shal	l adopt rules that set forth uniform standards for
18		disc	losure of records for research purposes;
19	(16)	Shal	l have standing to appear in cases where the
20		prov	isions of this chapter or part I of chapter 92 are
21		call	ed 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	SECT	ION 4. Statutory material to be repealed is bracketed
12	and stric	ken. New statutory material is underscored.
13	SECT	ION 5. This Act shall take effect on July 1, 2024.
14		) LOMI J
		INTRODUCED BY:



#### Report Title:

Public Records; Duplications; Costs; Disclosures; Public Interest; Waivers

#### Description:

Imposes a cap on costs charged to reproduce certain government records. Waives reproduction costs charged for the first one hundred pages if disclosure serves the public interest. Waives costs charged to duplicate certain government records in an electronic format. Imposes a cap on costs charged to search for, review, and segregate records. Provides for a waiver of fees when a record's disclosure serves the public interest.

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