
A BILL FOR AN ACT

RELATING TO OUTDOOR ADVERTISING.

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

1 SECTION 1. Section 445-112, Hawaii Revised Statutes, is
2 amended to read as follows:

3 "§445-112 Where and when permitted. No person shall
4 erect, maintain, or use a billboard or display any outdoor
5 advertising device, except as provided in this section:

6 (1) The display of official notices and signs, posted by
7 order of any court or public office, or posted by any
8 public officer in the performance of a public duty, or
9 posted by any person required to do so by any law or
10 rule having the force of law;

11 (2) Any outdoor advertising device announcing a meeting or
12 series of meetings is not prohibited by this section
13 if displayed on the premises where the meeting or
14 series of meetings will be or is being held. Meeting,
15 as used in this section, includes all meetings
16 regardless of whether open to the public or conducted
17 for profit and includes but is not limited to sports



1 events, conventions, fairs, rallies, plays, lectures,
2 concerts, motion pictures, dances, and religious
3 services;

4 (3) Any outdoor advertising device indicating that the
5 building or premises on which it is displayed is the
6 residence, office, or place of business, commercial or
7 otherwise, of any individual, partnership, joint
8 venture, association, club, or corporation, and
9 stating the nature of the business;

10 (4) Any outdoor advertising device that advertises
11 property or services that may be bought, rented, sold,
12 or otherwise traded in on the premises or in the
13 building on which the outdoor advertising device is
14 displayed;

15 (5) The offering for sale of merchandise bearing
16 incidental advertising, including books, magazines,
17 and newspapers, in any store, newsstand, vending
18 machine, rack, or other place where such merchandise
19 is regularly sold;

20 (6) Any outdoor advertising device offering any land,
21 building, or part of a building for sale or rent, if



- 1 displayed on the property so offered or on the
2 building so offered;
- 3 (7) Any outdoor advertising device carried by persons or
4 placed upon vehicles used for the transportation of
5 persons or goods, except as provided under section
6 445-112.5, relating to vehicular advertising devices;
- 7 (8) Any outdoor advertising device warning the public of
8 dangerous conditions that they may encounter in nearby
9 sections of streets, roads, paths, public places,
10 power lines, gas and water mains, or other public
11 utilities;
- 12 (9) Signs serving no commercial purpose that indicate
13 places of natural beauty, or of historical or cultural
14 interest and that are made according to designs
15 approved by the department of business, economic
16 development, and tourism;
- 17 (10) Any outdoor advertising device or billboard erected,
18 placed, or maintained upon a state office building, if
19 erected, placed, or maintained by authority of a state
20 agency, department, or officer for the sole purpose of
21 announcing cultural or educational events within the



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- 1 State, and if the design and location thereof has been
2 approved by the department of business, economic
3 development, and tourism;
- 4 (11) Signs urging voters to vote for or against any person
5 or issue, may be erected, maintained, and used, except
6 where contrary to or prohibited by law;
- 7 (12) Signs stating that a residence that is offered for
8 sale, lease, or rent is open for inspection at the
9 actual time the sign is displayed and showing the
10 route to the residence; provided that the sign
11 contains no words or designs other than the words
12 "Open House", the address of the residence, the name
13 of the person or agency responsible for the sale, and
14 an arrow or other directional symbol and is removed
15 during such time as the residence is not open for
16 inspection;
- 17 (13) The erection, maintenance, and use of billboards if
18 the billboard is used solely for outdoor advertising
19 devices not prohibited by this section;
- 20 (14) The continued display and maintenance of outdoor
21 advertising devices actually displayed on



- 1 July 8, 1965, in accordance with all laws and
2 ordinances immediately theretofore in effect;
- 3 (15) The continued maintenance of any billboard actually
4 maintained on July 8, 1965, and the display thereon of
5 the same or new advertising devices, all in accordance
6 with all laws and ordinances in effect immediately
7 prior to July 9, 1965;
- 8 (16) Any outdoor advertising device, displayed with the
9 authorization of the University of Hawaii, on any
10 scoreboard of any stadium owned by the university. An
11 outdoor advertising device displayed under this
12 paragraph shall be on the front of the scoreboard and
13 face the interior of the stadium;
- 14 (17) Any temporary outdoor advertising device attached to
15 or supported by the structure of any stadium owned by
16 the University of Hawaii, located within and facing
17 the interior of the stadium, and authorized to be
18 displayed by the university. For the purpose of this
19 paragraph, "temporary" means displayed for a short
20 period before the official start of organized athletic
21 competition, during the organized athletic



1 competition, and for a short period after the official
2 end of the organized athletic competition; [~~and~~]

3 (18) Any outdoor advertising device, displayed with the
4 authorization of the stadium authority, on any
5 scoreboard of any stadium operated by the stadium
6 authority. An outdoor advertising device displayed
7 under this paragraph shall be on the front of the
8 scoreboard and face the interior of the stadium[~~-~~];

9 (19) Any outdoor advertising device, displayed with the
10 authorization of the county, attached to or supported
11 by any structure, including any fence, at any park or
12 other recreational facility owned or operated by the
13 county; provided that the outdoor advertising device
14 shall face the interior of the park or recreational
15 facility; and

16 (20) Any outdoor advertising device, displayed with the
17 authorization of the school principal, attached to or
18 supported by any structure, including any fence, at
19 any high school; provided that the outdoor advertising
20 device shall face the interior of the school grounds."



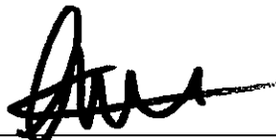
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1 SECTION 2. Statutory material to be repealed is bracketed
2 and stricken. New statutory material is underscored.

3 SECTION 3. This Act shall take effect upon its approval.

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INTRODUCED BY:

 B/R

JAN 27 2015



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Report Title:

Outdoor Advertising; County Parks and Recreational Facilities;
High Schools

Description:

Authorizes the display of outdoor advertising devices at county parks and recreational facilities and at high schools, subject to appropriate approval; provided that the signs face the interior of the school or facility.

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

