A BILL FOR AN ACT

RELATING TO PUBLIC MEETINGS.

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

1	SECTION 1. Section 92-2.5, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§92-2.5 Permitted interactions of members. (a) Two
4	members of a board may discuss between themselves matters
5	relating to official board business to enable them to perform
6	their duties faithfully[, as long as]; provided that no
7	commitment to vote $\left[\frac{1}{2}\right]$ shall be made or sought and the two
8	members [do] shall not constitute a quorum of [their] the board.
9	(b) Two or more members of a board, but less than the
10	number of members [which] that would constitute a quorum for the
11	board, may be assigned to:
12	(1) Investigate a matter relating to the official business
13	of [their] the board; provided that:
14	(A) The scope of the investigation and the scope of
15	each member's authority [are] shall be defined at
16	a meeting of the board;

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(B)	All resulting findings and recommendations [are]
	shall be presented to the board at a meeting of
	the board: and

- (C) Deliberation and decisionmaking on the matter investigated, if any, [occurs] shall occur only at a duly noticed meeting of the board held subsequent to the meeting at which the findings and recommendations of the investigation were presented to the board; or
- Present, discuss, or negotiate any position [which] (2) that the board has adopted at a meeting of the board; provided that the assignment [is] shall be made and the scope of each member's authority [is] shall be defined at a meeting of the board prior to the presentation, discussion, or negotiation.
- Discussions between two or more members of a board, but [less] fewer than the number of members [which] that would constitute a quorum for the board, concerning the selection of the board's officers or assignment of members to the board's committees may be conducted in private without limitation or 21 subsequent reporting.

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- 1 Discussions between the governor and one or more members of a board may be conducted in private without 2 limitation or subsequent reporting; provided that the discussion 3 [does] shall not relate to a matter over which a board is 4 5 exercising its adjudicatory function. (e) Discussions between two or more members of a board and 6 the head of a department to which the board is administratively 7 assigned may be conducted in private without limitation; 8 9 provided that the discussion [is] shall be limited to matters 10 specified in section 26-35. Two or more members of a board, but fewer than the 11 number of members that would constitute a quorum for the board, 12 13 may discuss their individual positions relating to official 14 board business at a meeting of another board or a public hearing
- 16 (g) Two or more members of a board, but fewer than the

 17 number of members that would constitute a quorum for the board,

 18 may attend presentations, including seminars, conventions, and

 19 community meetings, that involve matters relating to official

 20 board business; provided that the presentation shall not be

 21 specifically and exclusively organized for, or directed towards,
- the members of the board.

of the legislature.

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Board members may participate in discussions, including
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    discussions among themselves; provided that the discussions
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    occur during and as part of the presentation and no commitment
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    to vote on official board business shall be made or sought.
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         \lceil \frac{f}{f} \rceil (h) Communications, interactions, discussions,
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    investigations, and presentations described in this section are
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    not meetings for purposes of this part."
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         SECTION 2. Section 92-15, Hawaii Revised Statutes, is
    amended to read as follows:
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         "[+] $92-15[+] Boards [and commissions]; quorum; number of
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    votes necessary to validate acts. (a) Whenever the number of
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    members necessary to constitute a quorum to do business, or the
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    number of members necessary to validate any act, of any board
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    [or commission of the State or of any political subdivision
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    thereof, ] is not specified in the law or ordinance creating the
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    same or in any other law or ordinance, a majority of all the
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    members to which the board [or commission] is entitled shall
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    constitute a quorum to do business[, and the].
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         (b) The concurrence of a majority of all the members to
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    which the board [or commission] is entitled shall be necessary
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    to make any action of the board [or commission] valid; provided
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    that due notice shall have been given to all members of the
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- 1 board [or commission] or a bona fide attempt shall have been
- 2 made to give the notice to all members to whom it was reasonably
- 3 practicable to give the notice. This section shall not
- 4 invalidate any act of any board [or commission] performed prior
- 5 to April 20, 1937, which, under the general law then in effect,
- 6 would otherwise be valid.
- 7 (c) A quorum shall be required for the purpose of
- 8 discussion prior and related to voting, and for voting required
- 9 to validate an act of the board as part of official board
- 10 business. Informational presentations shall not require a
- 11 quorum."
- 12 SECTION 3. Statutory material to be repealed is bracketed
- 13 and stricken. New statutory material is underscored.
- 14 SECTION 4. This Act shall take effect upon its approval.

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INTRODUCED BY:

Karen ana

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Report Title:

Sunshine Law; Public Meetings; Board Members

Description:

Permits board members, numbering less than quorum, to: (1) discuss their individual positions related to official board business at other board meetings and legislative public hearings; (2) attend and participate in discussions at presentations, such as community meetings; and (3) discuss membership to a board's committees in private. Requires a quorum for discussion prior and related to voting and for voting to validate board actions.