A BILL FOR AN ACT

RELATING TO THE PUBLIC AGENCY MEETINGS AND RECORDS.

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

- 1 SECTION 1. The legislature finds that boards as defined in
- 2 the open meetings law, chapter 92, Hawaii Revised Statutes,
- 3 include committees of the board that are also required to comply
- 4 with the law. However, organizations that carry out the
- 5 functions and operations of a board in compliance with the
- 6 policies and rules of the board, including the setting of
- 7 mandatory fees to finance those functions and operations, are
- 8 not subject to the open meetings law.
- 9 One set of organizations that functions in this way are the
- 10 student organizations of the University of Hawaii. These
- 11 organizations are required to have their charters approved by
- 12 the board of regents, as well as abide by all policies and rules
- 13 of the board. The board also authorizes chartered student
- 14 organizations to set and allocate mandatory student fees to
- 15 finance operations of their organizations.
- 16 The legislature further finds that these and similar
- 17 organizations perform a governmental function and should be



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    subject to the open meetings law, which requires public notice
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    of meetings, the keeping of minutes, and opportunity for public
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    input on decisions.
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         The purpose of this Act is to clarify the definition of
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    "board" by making subject to the open meetings law those
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    organizations that have their charters or constitutions approved
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    by a board, are required to abide by rules and policies of the
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    charter-approving board, and carry out functions or operations
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    of the board subject to its approval, including the setting and
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    allocating of mandatory fees that directly finance those
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    functions and operations.
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         SECTION 2. Section 92-2, Hawaii Revised Statutes, is
    amended by amending the definition of "board" to read as
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14
    follows:
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        "(1)
              "Board" [means]:
                   Means any agency, board, commission, authority,
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              (A)
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                   or committee of the State or its political
                   subdivisions [which] that is created by
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                   constitution, statute, rule, or executive order,
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                   to have supervision, control, jurisdiction or
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                   advisory power over specific matters and [which]
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1	<u>that</u> :	is required to conduct meetings and to take
2	offic	ial actions.
3	(B) Includ	des any organization or association whose
4	const	itution or charter is approved by a board
5	and th	hat meets the following criteria:
6	<u>(i)</u> <u>I</u>	Receives administrative support from a
7	<u>.</u>	board;
8	<u>(ii)</u>	Is required by a board to abide by the
9	I	policies and rules of a board; and
10	<u>(iii)</u> (Carries out functions or operations on
11	<u>Ł</u>	behalf of a board and subject to the
12	<u> </u>	approval of a board, including the setting
13	<u> </u>	and allocating of any mandatory fees that
14	<u> </u>	directly finance those functions and
15	<u>c</u>	operations."
16	SECTION 3. This	s Act does not affect rights and duties that
17	matured, penalties th	nat were incurred, and proceedings that were
18	begun before its effe	ective date.
19	SECTION 4. Stat	tutory material to be repealed is bracketed
20	and stricken. New st	tatutory material is underscored.

1 SECTION 5. This Act shall take effect upon its approval.

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INTRODUCED BY:

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JAN 2 0 2010

Report Title:

Sunshine Law; Associations and Organizations

Description:

Amends the definition of "board" under the "Sunshine" law to include organizations or associations that receive administrative support from a board, whose constitution or charter are approved by a board, that abide by all rules and policies of a board, and that carry out functions or operations on behalf of a board and subject to the approval of a board.

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