A BILL FOR AN ACT

RELATING TO BOARD MEETINGS.

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

1	SECT	ION 1. Section 92-2, Hawaii Revised Statutes, is	
2	amended to read as follows:		
3	"§92	-2 Definitions. As used in this part:	
4	[(1)]	"Board" means any agency, board, commission,	
5		authority, or committee of the State or its political	
6		subdivisions which is created by constitution,	
7		statute, rule, or executive order, to have	
8		supervision, control, jurisdiction or advisory power	
9		over specific matters and which is required to conduct	
10		meetings and to take official actions.	
11	[-(2) -]	"Chance meeting" means a social or informal assemblage	
12		of two or more members at which matters relating to	
13		official business are not discussed.	
14	"Int	eractive conference technology" means any form of audio	
15	or audio	and visual conference technology, including	
16	teleconference, videoconference, and voice over internet		
17	protocol,	that facilitates interaction between the public and	
18	board members.		



1	$[\frac{3}{3}]$ "Meeting" means the convening of a board for which a		
2	quorum is required in order to make a decision or to		
3	deliberate toward a decision upon a matter over which		
4	the board has supervision, control, jurisdiction, or		
5	advisory power."		
6	SECTION 2. Section 92-3.5, Hawaii Revised Statutes, is		
7	amended to read as follows:		
8	"§92-3.5 Meeting by [wideoconference;] interactive		
9	conference technology; notice; quorum. (a) A board may hold a		
10	meeting by [videoconference;] interactive conference technology		
11	provided that the [videoconference system] interactive		
12	conference technology used by the board [shall allow both]		
13	allows audio or audio and visual interaction between all members		
14	of the board participating in the meeting and the public		
15	attending the meeting[, at any videoconference location.] at the		
16	location connected by the interactive conference technology as		
17	identified in the notice required by section 92-7. The notice		
18	required by section 92-7 shall specify all locations at which		
19	board members will be physically present [during a		
20	videoconference meeting. The notice shall also specify that the		
21	public may attend the meeting at any of the specified		

1	locations.], as well as where the public is to meet to		
2	participate in the meeting by interactive conference technology.		
3	(b) Any board member participating in a meeting by		
4	[wideoconference] interactive conference technology shall be		
5	considered present at the meeting for the purpose of determining		
6	compliance with the quorum and voting requirements of the board		
7	(c) A meeting held by [videoconference] interactive		
8	conference technology shall be terminated [if, after the meeting		
9	convenes, both the] when audio [and video] communication cannot		
10	be maintained with all locations where the meeting by		
11	interactive conference technology is being held, even if a		
12	quorum of the board is physically present in one location[$ au$		
13	provided that a meeting may be continued by audio-communication		
14	alone, if:]. Meetings conducted by interactive conference		
15	technology by means of audio communication only may be held if:		
16	(1) All visual aids required by, or brought to the meeting		
17	by board members or members of the public have already		
18	been provided to all meeting participants at all		
19	[videoconference] noticed locations [where the meeting		
20	is held]; or		
21	(2) [Participants are able to readily transmit visual]		
22	<u>Visual</u> aids <u>can be transmitted</u> by some [other] means		
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1		[(e.g., fax copies)], for example, fax copies and
2		electronic mail, within fifteen minutes to all [other
3		meeting participants at all other videoconference]
4		noticed locations [where the meeting is held]. If
5		copies of visual aids are not available to all meeting
6		participants at all [videoconference] locations where
7		the meeting is being held, [those] the agenda items
8		related to [the] those visual aids shall be deferred
9		until the next meeting[; and
10	(3)	No more than fifteen minutes shall elapse in
11		implementing the requirements listed in paragraph
12		(2)]."
13	SECT	ION 3. Statutory material to be repealed is bracketed
14	and stric	ken. New statutory material is underscored.
15	SECT	ION 4. This Act shall take effect on July 1, 2050.

Report Title:

Sunshine Law; Testimony; Quorum; Meetings

Description:

Expands the ability of a board or commission to facilitate public meetings through interactive conference technology. Eff 7/1/2050. (SD2)

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