A BILL FOR AN ACT

RELATING TO PUBLIC HOUSING.

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

SECTION 1. Section 356D-92, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§356D-92 Termination and eviction. (a) Except as 4 otherwise provided, the authority may terminate any lease, rental agreement, permit, or license covering the use and 5 6 occupation of any dwelling unit or other premises located within 7 a public housing project and evict from any premises any tenant, 8 licensee, or other occupant for any of the following reasons: 9 (1)Failure to pay rent when due; 10 (2)Violation of any of the provisions of a lease, rental 11 agreement, permit, or license; 12 Violation of any of the rules of the authority; (3)13 (4)Failure to maintain the dwelling unit in a clean, 14 sanitary, and habitable condition; or 15 (5)The existence of any other circumstances giving rise 16 to an immediate right to possession by the authority. 17 When any tenant has been delinquent in payment of (b) rent, the authority, either directly or through its managing 18 HB LRB 11-1086.doc

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the meeting or, if applicable, contact the authority

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1		or the authority's agent before the meeting-time to
2		reschedule the meeting.
3	(c)	-At the meeting described in subsection (b), the
4	authority	or its agent shall:
5	(1)	Inquire into the cause of the tenant's delinquency and
6		offer suggestions, if any, that the authority may feel
7		appropriate to address the causes of delinquency;
8	(2)	Consider whether a reasonable payment plan is
9		appropriate for the tenant's situation and, if
10		appropriate, offer a payment-plan to the tenant; and
11	(3)	Inform the tenant of and explain the issues as
12		required under subsection (b)(1), (2), and (3).
13	- (d)	The authority shall develop a checklist outlining all
14	of the rea	quirements listed in subsection (c). The authority or
15	its agent	-and the tenant shall complete, sign, and date the
16	checklist	-to-memorialize the meeting.
17	(e)	If the tenant fails to attend or reschedule the
18	meeting p	rovided for in-subsection (b), the authority shall
19	provide t	he tenant with a second written notice. The notice
20	shall inf	erm-the-tenant that:
21	(1)	The authority shall proceed to terminate the tenant's
22		tenancy because of the tenant's outstanding rent



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1		delinquency and the tenant's failure to respond to the	
2		authority's written notice issued pursuant to	
3		subsection (b);	
4	.(2) -	The tenant has ten business days from receipt of the	
5		second written notice to request a grievance hearing;	
6		and	
7	- (3) -	If the tenant fails to request a grievance hearing	
8		within ten business days, the authority has the right	
9		to proceed with the eviction hearing pursuant to	
10		section-356D-93.	
11	(1)	If the tenant-meets with the authority as provided for	
12	in subsec	tion (b), the authority shall decide, based upon the	
13	facts dis	cussed at the meeting, what action is appropriate to	
14	address the tenant's case. The authority shall notify the		
15	tenant of	-its decision in writing. If the authority decides to	
16	proceed with an action to terminate the tenancy, the authority		
17	shall further inform the tenant in the same written notice] and		
18	provide that:		
19	(1)	The tenant has ten business days from receipt of this	
20		notice to request a grievance hearing; and	
21	(2)	If the tenant fails to request a grievance hearing	
22		within ten business days, the authority has the right	



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1 to proceed with the eviction hearing pursuant to 2 section 356D-93." 3 SECTION 2. Section 356D-93, Hawaii Revised Statutes, is 4 amended by amending subsections (b) and (c) to read as follows: 5 "(b) Hearings shall be conducted by [an eviction board] a 6 hearings officer appointed by the authority. [The eviction 7 board shall consist of not fewer than three persons, of which 8 one member shall be a tenant.] At least one [eviction-board] 9 hearings officer shall be [established] appointed in each county 10 of the State. The findings, conclusions, decision, and order of 11 the [eviction_board] hearings officer shall be final unless an 12 appeal is taken as hereinafter provided. 13 (c)The [eviction board] hearings officer shall have the 14 same powers respecting administering oaths, compelling the 15 attendance of witnesses and the production of documentary 16 evidence, and examining witnesses, as are possessed by circuit courts. In case of disobedience by any person of any order of 17 18 the [eviction board,] hearings officer, or of any subpoena 19 issued by the [eviction board,] hearings officer, or the refusal 20 of any witness to testify to any matter regarding which the 21 witness may lawfully be questioned, any circuit judge, on application by the [eviction board,] hearings_officer, shall 22 HB LRB 11-1086.doc



1 compel obedience as in the case of disobedience of the

2 requirements of a subpoena issued by a circuit court, or a

3 refusal to testify therein."

SECTION 3. This Act does not affect rights and duties that
matured, penalties that were incurred, and proceedings that were
begun before its effective date.

7 SECTION 4. Statutory material to be repealed is bracketed8 and stricken. New statutory material is underscored.

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

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INTRODUCED BY: Kich 7.4

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Report Title: Public Housings; Evictions

Description:

Eliminates most procedural requirements preliminary to an eviction hearing for tenants in public housing. Requires evictions to be conducted by hearings officers appointed by the Hawaii public housing authority.

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

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