A BILL FOR AN ACT

RELATING TO PUBLIC AGENCY MEETINGS.

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

1 The purpose of this Act is to enhance various 2 provisions of Hawaii's laws relating to public agency meetings 3 and records and information practices by: Clarifying that the office of information practices 4 (1) 5 has the authority to enforce the open meetings law, and allowing the office to waive any fee to access a 6 7 record under specified conditions; 8 (2) Requiring executive meetings of boards to be properly 9 noticed and subject matter and discussion in an 10 executive meeting to be announced in public upon 11 reconvening; 12 (3) Clarifying the scope of discussions that a government entity may have with its attorney during a closed 13 14 executive session by limiting discussions to matters 15 that may have the potential for litigation. 16 (4) Requiring notice of state board meetings to be posted

on the state central website and eliminating the

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1		requirement that these notices be filled with the
2		office of the lieutenant governor;
3	(5)	Allowing for the notification of meetings and the
4		transmittal of meeting minutes by electronic mail and
5		requiring concurrence from the office of information
6		practices rather than the attorney general for boards
7		to hold emergency meeting for unanticipated events;
8		and
9	(6)	Clarifies that audio or video recordings are permitted
10		at public board meetings.
11	SECT	ION 2. Section 92-1.5, Hawaii Revised Statutes, is
12	amended t	o read as follows:
13	"§92	-1.5 Administration and enforcement of this part. The
14	director	of the office of information practices shall administer
15	and enfor	ce this part. The director shall establish procedures
16	for filin	g and responding to complaints filed by any person
17	concernin	g the failure of any board to comply with this part.
18	An agency	may not appeal a decision by the office of information
19	practices	made under this chapter, except as provided in section
20	92F-43.	The director of the office of information practices
21	shall sub	mit an annual report of these complaints along with
22	final res	olution of complaints $[-\tau]$ and other statistical data to
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- 1 the legislature [7] no later than twenty days prior to the
- 2 convening of each regular session."
- 3 SECTION 3. Section 92-4, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "\$92-4 Executive meetings. (a) A board may hold an
- 6 executive meeting, subject to subsection (b), closed to the
- 7 public upon an affirmative vote $[\tau]$ taken at an open meeting $[\tau]$
- 8 of two-thirds of the members present; provided that the
- 9 affirmative vote constitutes a majority of the members to which
- 10 the board is entitled. A meeting closed to the public shall be
- 11 limited to matters exempted by section 92-5. The reason for
- 12 holding such a meeting shall be publicly announced and the vote
- 13 of each member on the question of holding a meeting closed to
- 14 the public shall be recorded $[\tau]$ and entered into the minutes of
- 15 the meeting.
- 16 (b) No executive meeting shall be held unless properly
- 17 noticed on the agenda in advance of a duly noticed open meeting
- 18 that includes:
- 19 (1) A statement of justification for the executive
- 20 meeting;
- 21 (2) The subjects to be discussed in the executive meeting;
- 22 and

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1	(3) The time and place of the resumption of the open
2	meeting.
3	Upon resumption of the open meeting, the board shall disclose is
4	that open meeting the subjects discussed and the actions taken
5	in the executive meeting."
6	SECTION 4. Section 92-5, Hawaii Revised Statutes, is
7	amended by amending subsection (a) to read as follows:
8	"(a) A board may hold a meeting closed to the public
9	pursuant to section 92-4 for one or more of the following
10	purposes:
11	(1) To consider and evaluate personal information relating
12	to individuals applying for professional or vocational
13	licenses cited in section 26-9 or both;
14	(2) To consider the hire, evaluation, dismissal, or
15	discipline of an officer or employee or of charges
16	brought against the officer or employee, where
17	consideration of matters affecting privacy will be
18	involved; provided that if the individual concerned
19	requests an open meeting, an open meeting shall be
20	held;
21	(3) To deliberate concerning the authority of persons
22	designated by the board to conduct labor negotiations

1		or to negotiate the acquisition of public property, or
2		during the conduct of [such] the negotiations;
3	(4)	To consult with the board's attorney on questions and
4		issues pertaining to the board's <u>legal</u>
5		responsibilities and matters relating to potential or
6		actual lawsuits involving the board or the board's
7		powers, duties, privileges, immunities, and
8		liabilities;
9	(5)	To investigate proceedings regarding criminal
10		misconduct;
11	(6)	To consider sensitive matters related to public safety
12		or security;
13	(7)	To consider matters relating to the solicitation and
14		acceptance of private donations; and
15	(8)	To deliberate or make a decision upon a matter that
16		requires the consideration of information that must be
17		kept confidential pursuant to a state or federal law,
18		or a court order."
19	SECT:	ION 5. Section 92-7, Hawaii Revised Statutes, is
20	amended as	s follows:
21	1.]	By amending subsections (a), (b), and (c) to read:



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               The board shall give written public notice of any
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    regular, special, emergency or rescheduled meeting, or any
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    executive meeting when anticipated in advance. The notice shall
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    include an agenda [which] that lists all of the items to be
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    considered at the forthcoming meeting [\tau] and the date, time, and
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    place of the meeting[, and]; provided that in the case of an
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    executive meeting the purpose shall be stated. The means
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    specified by this section shall be the only means required for
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    giving notice under this part notwithstanding any law to the
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    contrary.
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              [The] At least six calendar days before the meeting,
         (b)
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    the board shall file the notice in the [office of the lieutenant
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    governor or the appropriate county clerk's office, and in the]
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    board's office for public inspection[, at least six calendar
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    days before the meeting. The notice shall also be posted] and
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    shall also post the notice at the site of the meeting whenever
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    feasible. At least six calendar days before the meeting, a
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    state board shall also file the notice by electronic posting on
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    the state calendar maintained on the designated central State of
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    Hawaii internet website, and a county board shall file the
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    notice in the appropriate county clerk's office. In the event
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    that a state board is unable to file the notice on the state
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- 1 calendar because of an interruption in service that prevents
- 2 access to the state calendar, the board shall file the notice in
- 3 the office of information practices. The office of information
- 4 practices shall then post the notice on the state calendar as
- 5 soon as service is restored.
- 6 (c) If the [written public] notice is filed [in the office
- 7 of the lieutenant governor or on the state calendar or in the
- 8 appropriate county clerk's office less than six calendar days
- 9 before the meeting, the [lieutenant-governor] state boards'
- 10 notice shall be rejected or the appropriate county clerk shall
- 11 immediately notify the chairperson of the board, or the director
- 12 of the department within which the board is established or
- 13 placed, of the tardy filing of the meeting notice. The meeting
- 14 shall be canceled as a matter of law, and the chairperson of the
- 15 board or the department director shall ensure that a notice
- 16 canceling the meeting is posted in the board's office and at the
- 17 place of the meeting, and no meeting shall be held."
- 18 2. By amending subsection (e) to read:
- 19 "(e) The board shall maintain a list of names and
- 20 electronic and postal mailing addresses of persons who request
- 21 notification of meetings and shall [mail] transmit a copy of the
- 22 notice to [such] the persons at their last recorded electronic



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1	mail addr	ess no later than the time the agenda is filed under
2	subsectio	n (b). If no electronic mail address is listed, then
3	the copy	of the notice shall be mailed to the persons at their
4	last reco	rded postal mailing address no later than the time the
5	agenda is	filed under subsection (b)."
6	SECT	ION 6. Section 92-8, Hawaii Revised Statutes, is
7	amended t	o read as follows:
8	" §92	-8 Emergency meetings. (a) If a board finds that an
9	imminent ;	peril to the public health, safety, or welfare requires
10	a meeting	in less time than is provided for in section 92-7, the
11	board may	hold an emergency meeting provided that:
12	(1)	The board states in writing the reasons for its
13		findings;
14	(2)	Two-thirds of all members to which the board is
15		entitled agree that the findings are correct and an
16		emergency exists;
17	(3)	An emergency agenda and the findings are filed [with
18		the office of the lieutenant governor or the
19		appropriate county-clerk's-office, and in the board's
20		office; and] at the locations specified for notices in
21		section 92-7; and

1	(4)	Persons requesting notification on a regular basis are
2		contacted by [mail or] telephone or their requested
3		method of notification as soon as practicable.
4	(b)	If an unanticipated event requires a board to take
5	action on	a matter over which it has supervision, control,
6	jurisdict	ion, or advisory power, within less time than is
7	provided :	for in section 92-7 to notice and convene a meeting of
8	the board	, the board may hold an emergency meeting to deliberate
9	and decide	e whether and how to act in response to the
10	unanticipa	ated event; provided that:
11	(1)	The board states in writing the reasons for its
12		finding that an unanticipated event has occurred and
13		that an emergency meeting is necessary and the
14		[attorney general] director of the office of
15		information practices concurs that the conditions
16		necessary for an emergency meeting under this
17		subsection exist;
18	(2)	Two-thirds of all members to which the board is
19		entitled agree that the conditions necessary for an
20		emergency meeting under this subsection exist;
21	(3)	[The finding that an unanticipated event has occurred

and that an emergency meeting is necessary and the

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1		agenda for the emergency meeting under this subsection
2		are filed with the office of the lieutenant governor
3		or the appropriate county clerk's office, and in the
4		board's office; An emergency agenda and the findings
5		are filed at the locations specified for notices in
6		section 92-7;
7	(4)	Persons requesting notification on a regular basis are
8		contacted by [mail or] telephone or their requested
9		method of notification as soon as practicable; and
10	(5)	The board limits its action to only that action which
11		must be taken on or before the date that a meeting
12		would have been held, had the board noticed the
13		meeting pursuant to section 92-7.
14	(c)	For purposes of this part, an "unanticipated event"
15	means:	
16	(1)	An event which members of the board did not have
17		sufficient advance knowledge of or reasonably could
18		not have known about from information published by the
19		media or information generally available in the
20		community;

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1 (2) A deadline established by a legislative body $[\tau]$; a 2 court[7]; or a federal, state, or county agency beyond 3 the control of a board; or 4 (3) A consequence of an event for which reasonably 5 informed and knowledgeable board members could not 6 have taken all necessary action." 7 SECTION 7. Section 92-9, Hawaii Revised Statutes, is 8 amended by amending subsections (b) and (c) to read as follows: 9 The minutes shall be public records and shall be 10 available within thirty days after the meeting except where 11 [such] the disclosure would be inconsistent with section 92-5; 12 provided that minutes of executive meetings may be withheld so 13 long as their publication would defeat the lawful purpose of the 14 executive meeting, but no longer. Upon request, minutes that have become public record may be electronically mailed to the 15 16 requester, or if the requester does not have an electronic mail 17 address, then the minutes may be mailed to the requestor at the requestor's last recorded postal mailing address. 18 19 (c) All or any part of a meeting of a board may be 20 recorded by any person in attendance by means of [a-tape] an 21 audio or video recorder [or any other means of sonic 22 reproduction], except when a meeting is closed pursuant to

- 1 section 92-4; provided the recording does not actively interfere
- with the conduct of the meeting."
- 3 SECTION 8. Section 92-21, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 §92-21 Copies of records; other costs and fees. (a)
- 6 Except as otherwise provided by law, a copy of any government
- 7 record, including any map, plan, diagram, photograph, photostat,
- 8 or geographic information system digital data file, which is
- 9 open to the inspection of the public, shall be furnished to any
- 10 person applying for the same by the public officer having charge
- 11 or control thereof upon the payment of the reasonable cost of
- 12 reproducing [such] the copy.
- 13 (b) Except as provided in section 91-2.5, the cost of
- 14 reproducing any government record, except geographic information
- 15 system digital data, shall not be less than 5 cents per page,
- 16 sheet, or fraction thereof.
- 17 (c) The cost of reproducing geographic information system
- 18 digital data shall be in accordance with rules adopted by the
- 19 agency having charge or control of that data. [Such] The
- 20 reproduction cost shall include but shall not be limited to
- 21 labor cost for search and actual time for reproducing, material

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- 1 cost, including electricity cost, equipment cost, [including]
- 2 rental cost, cost for certification, and other related costs.
- 3 (d) All fees shall be paid [in] by the public officer
- 4 receiving or collecting the same to the state director of
- 5 finance, the county director of finance, or to the agency or
- 6 department by which the officer is employed, as government
- 7 realizations; provided that fees collected by the public
- 8 utilities commission pursuant to this section shall be deposited
- 9 in the public utilities commission special fund established
- 10 under section 269-33.
- 11 (e) Notwithstanding any law to the contrary, the office of
- 12 information practices may waive any fee to access a record if it
- 13 determines that the public's interest is served by the waiver;
- 14 provided that any cost borne by an agency for the waiver shall
- 15 not unduly disrupt operations of that agency."
- 16 SECTION 9. Section 302A-1106.5, Hawaii Revised Statutes,
- 17 is amended to read as follows:
- 18 "\$302A-1106.5 Board of education; community meetings. The
- 19 board shall hold not less than one community meeting annually in
- 20 each county in addition to their regular meetings to discuss and
- 21 receive input from the community on public education and public
- 22 library issues. The board chairperson shall designate board



- 1 members to attend the community meetings. These community
- 2 meetings shall not be held for the purpose of formulating
- 3 educational policy. The community meetings shall be exempt from
- 4 sections 92-2.5, 92-7, 92-9, and 92-41; provided that the board
- 5 shall give written public notice of each community meeting. The
- 6 meeting notice shall indicate the date, time, and place of the
- 7 meeting, and shall be filed in [the office of the lieutenant
- 8 governor and in] the board's office for public inspection six
- 9 calendar days before the meeting. The notice shall also be
- 10 posted at the site of the meeting. At least six calendar days
- 11 before the meeting, the board shall also file the notice by
- 12 electronic posting on the state calendar maintained on the
- 13 designated central State of Hawaii internet website. In the
- 14 event that the board is unable to file the notice on the state
- 15 calendar because of an interruption in service that prevents
- 16 access to the state calendar, the board shall file the notice in
- 17 the office of information practices. The office of information
- 18 practices shall then post the notice on the state calendar as
- 19 soon as service is restored."
- 20 SECTION 10. This Act does not affect rights and duties
- 21 that matured, penalties that were incurred, and proceedings that
- 22 were begun before its effective date.

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1	l	SECTION	11.	Statutory	material	to b	e repealed	is	bracketed
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- 2 and stricken. New statutory material is underscored.
- 3 SECTION 12. This Act shall take effect upon its approval.

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INTRODUCED BY:

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Report Title:

Public Agency Meetings

Description:

Authorizes the office of information practices to enforce chapter 92, public agency meetings and records, and to waive fees to access government records; requires executive meetings of boards to be properly noticed, and subject matter and discussion in an executive meeting to be announced in public upon reconvening of an open meeting; clarifies the reasons a board may hold a meeting closed to the public with the board's attorney; requires notice of state board meetings to be posted on the central state internet website and eliminates the requirement that notice of state board meetings be filed in the office of the lieutenant governor; authorizes notification of meetings and transmittal of meeting minutes by electronic mail; requires concurrence from the office of information practices rather than the attorney general for a board to hold emergency meetings for unanticipated events; allows audio or video recordings of board meetings.

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