A BILL FOR AN ACT

RELATING TO THE HAWAII COMMUNITY DEVELOPMENT AUTHORITY.

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

1	SECT	ION 1	. Section 206E-5.5, Hawaii Revised Statutes, is
2	amended by	y ame	nding subsection (a) to read as follows:
3	"(a)	The	authority shall adopt community and public notice
4	procedure	s pur	suant to chapter 91 that shall include at a
5	minimum:		
6	(1)	A mea	ans to effectively engage the community in which
7		the a	authority is planning a development project to
8		ensu	re that community concerns are received and
9		cons	idered by the authority; provided that:
10		(A)	Notwithstanding any law to the contrary, the
11			authority shall create a permitted interaction
12			group to attend all public input sessions, but
13			shall comply with the reporting and other meeting
14			requirements of section 92-2.5; and
15		<u>(B)</u>	A violation of this paragraph shall not
16			constitute a violation of chapter 92;
17	(2)	The]	posting of the authority's proposed plans for
18		deve:	lopment of community development districts, public

1	hearing notices, and minutes of its proceedings on the
2	authority's website; and
3	(3) Any other information that the public may find useful
4	so that it may meaningfully participate in the
5	authority's decision-making processes."
6	SECTION 2. New statutory material is underscored.
7	SECTION 3. This Act shall take effect upon its approval.
R	

Report Title:

HCDA; Members; Attendance; Public Input Session

Description:

Requires the HCDA to create a permitted interaction group to attend every scheduled public input session. (SD1)

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