A BILL FOR AN ACT

RELATING TO PUBLIC HEARINGS.

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

- 1 SECTION 1. The legislature finds that state agencies are
- 2 required to hold public hearings prior to the adoption,
- 3 amendment, or repeal of Hawaii administrative rules. However,
- 4 the Hawaii Revised Statutes do not require state agencies to
- 5 hold public hearings in each county or on each island
- 6 potentially affected by the adoption, amendment, or repeal of
- 7 administrative rules.
- 8 The legislature further finds that there needs to be
- 9 genuine public participation by residents and communities
- 10 primarily impacted by proposed changes to the Hawaii
- 11 administrative rules, including affording residents and
- 12 communities of the neighbor islands ample opportunity to engage
- 13 and participate in-person at public hearings. Furthermore, a
- 14 meaningful opportunity for residents on each island to engage in
- 15 discussion with state agencies is essential when proposed rules
- 16 have a significant monetary impact on residents or communities
- 17 of that island.

1	Acco:	rdingly, the purpose of this Act is to require:
2	(1)	State agencies to hold public hearings in the county
3		or counties that are primarily impacted by the
4		proposed adoption, amendment, or repeal of any
5		administrative rule; and
6	(2)	At least one public hearing with thirty days' notice
7		on each island that the proposed rule will likely have
8		a significant monetary impact on residents or
9		communities of that island.
10	SECT:	ION 2. Section 91-3, Hawaii Revised Statutes, is
11	amended by	y amending subsection (a) to read as follows:
12	"(a)	Except as provided in subsection (f), prior to the
13	adoption o	of any rule authorized by law, or the amendment or
14	repeal the	ereof, the adopting agency shall:
15	(1)	Give at least thirty days' notice for a public
16	·	hearing. The notice shall include:
17		(A) A statement of the topic of the proposed rule
18		adoption, amendment, or repeal or a general
19		description of the subjects involved; and
20		(B) A statement that a copy of the proposed rule to
21		be adopted, the proposed rule amendment, or the

1		rule proposed to be repeated will be mailed to
2		any interested person who requests a copy, pays
3		the required fees for the copy and the postage,
4		if any, together with a description of where and
5		how the requests may be made;
6	(C)	A statement of when, where, and during what times
7		the proposed rule to be adopted, the proposed
8		rule amendment, or the rule proposed to be
9		repealed may be reviewed in person; and
10	(D)	The date, time, and place where the public
11		hearing will be held and where interested persons
12		may be heard on the proposed rule adoption,
13		amendment, or repeal.
14		The notice shall be mailed to all persons who
15	have	made a timely written request of the agency for
16	adva	nce notice of its rulemaking proceedings, given at
17	leas	t once statewide for state agencies and in the
18	coun	ty for county agencies. Proposed state agency
19	rule	s shall also be posted on the Internet as provided

in section 91-2.6; [and]

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1	(2)	Afford all interested persons opportunity to submit
2		data, views, or arguments, orally or in writing. The
3		agency shall fully consider all written and oral
4		submissions respecting the proposed rule. The agency
5		may make its decision at the public hearing or
6		announce then the date when it intends to make its
7		decision. Upon adoption, amendment, or repeal of a
8		rule, the agency, if requested to do so by an
9		interested person, shall issue a concise statement of
10		the principal reasons for and against its
11		determination[-]; and
12	(3)	Hold public hearings in the county, or counties,
13		primarily impacted by the proposed rule. The agency
14		may augment the public hearings by means of the
15		Internet, teleconference, videoconference, or other
16		electronic transmission technology; provided that if
17		the proposed rule is likely to have a significant
18		monetary impact on residents or communities of a
19		particular island, at least one public hearing shall
20		be conducted with thirty days' notice on that island."

- 1 SECTION 3. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 4. This Act shall take effect upon its approval.

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Report Title:

Administrative Procedure; Administrative Rules; Public Hearings

Description:

Requires state agencies to hold public hearings in the county, or counties, primarily impacted by the proposed adoption, amendment, or repeal of any administrative rule. Requires at least one public hearing with thirty days' notice on each island that a proposed rule will likely have a significant monetary impact on residents or communities of that island.

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