

DEPT. COMM. NO. 540

OFFICE OF THE COUNTY CLERK

COUNTY OF MAUI 200 SOUTH HIGH STREET WAILUKU, MAUI, HAWAII 96793 www.mauicounty.gov/county/clerk

September 28, 2020

Honorable Ronald D. Kouchi, President Hawaii State Senate State of Hawaii State Capitol, Room 409 Honolulu, Hawaii 96813

Dear Sir:

Transmitted herewith is a copy of Resolution No. 20-139, which was adopted by the Council of the County of Maui, State of Hawaii, on September 25, 2020.

Respectfully,

Kathy L. Kaohn

KATHY L. KAOHU County Clerk

/lks

Enclosure

DEPT. COMM. NO. 540 Resolution

No. <u>20–139</u>

APPROVING FOR INCLUSION IN THE 2021 MAUI COUNTY COUNCIL LEGISLATIVE PACKAGE A STATE BILL TO ALLOW VIRTUAL MEETINGS BY INTERACTIVE CONFERENCE TECHNOLOGY

WHEREAS, the Office of Information Practices has drafted much of the content in the attached proposed State bill to allow virtual meetings by "boards" subject to the Sunshine Law, including the Council; and

WHEREAS, virtual meetings promote public safety, public accessibility, and efficiency; and

WHEREAS, the Sunshine Law requires immediate termination when there is an infrastructure failure causing inability for audio communication to be maintained with all locations where the meeting by interactive conference technology is being held; and

WHEREAS, it is important that a meeting conducted by interactive conference technology be allowed to continue without the need to be adjourned when a technological failure occurs; now, therefore,

BE IT RESOLVED by the Council of the County of Maui:

- 1. That the proposed State bill, attached as Exhibit "A," to allow virtual meetings by interactive conference technology, is approved for inclusion in the 2021 Maui County Council Legislative Package; and
- 2. That certified copies of this Resolution be transmitted to the Governor of the State of Hawaii, the President of the State Senate, the Speaker of the State House of Representatives, the County's delegation to the State Legislature, and the Mayor of the County of Maui.

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Exhibit "A"

__.B. NO.___ A BILL FOR AN ACT

RELATING TO SUNSHINE LAW BOARDS.

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

1 SECTION 1. The legislature finds that the COVID-19 pandemic forced the implementation of emergency measures 2 suspending certain requirements of the state's Sunshine Law in 3 order to allow boards to virtually meet and conduct necessary 4 business through the use of interactive conference technology, 5 while protecting participants' health and safety and expanding 6 public access to meetings throughout our island state. During 7 the emergency stay-at-home orders and travel restrictions, it 8 was not possible for board members, staff, or members of the 9 public to attend public meetings in person. Through the use of 10 interactive conference technology, however, virtual meetings 11 enabled and enhanced board and public participation. Virtual 12 meetings could be safely held and allowed more people from 13 different islands or parts of islands to effectively 14 participate, often during times when they would not otherwise be 15 physically able to leave their work, homes, or schools to 16 participate in an in-person meeting. 17

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The legislature finds that the increased costs of staffing 1 and technological equipment and resources needed to conduct 2 virtual meetings are offset by the savings in time, convenience, 3 travel costs for board members and participants, especially 4 those from the neighbor islands. Importantly, virtual meetings 5 help to prevent the spread of disease and protect the health and 6 safety of all participants, particularly those who have 7 disabilities or medical conditions that would place them at 8 greater risks during travel or attendance at in-person public 9 10 The legislature also finds that allowing board meetings. members to participate in virtual meetings from their homes or 11 private offices, while protecting their privacy and not 12 requiring them to allow members of the public into their homes 13 or private offices, may increase the number of volunteers 14 willing to serve on government boards, particularly when they 15 live on an island different from where the boards' offices are 16 17 located.

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18 The legislature further finds that the benefits of virtual 19 meetings should continue in non-emergency times and that 20 permanent amendments are needed to the Sunshine Law, part I of 21 chapter 92, Hawaii Revised Statutes. Except for times of 22 emergency, the legislature recognizes the need for boards

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1 conducting virtual meetings to also provide for an in-person meeting location where members of the public can observe the 2 virtual meeting or testify in person using interactive 3 conference technology provided by the board, without requiring 4 board members to be at the in-person location. Recognizing that 5 6 not all boards are equipped with adequate staffing or technological equipment and resources to conduct virtual 7 meetings, the legislature finds that these amendments should 8 permit, but not require, boards to conduct virtual meetings. 9

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10 The legislature further finds that telecommunications 11 infrastructure can have occasional failures. To promote 12 openness, efficiency, and safety by facilitating meetings using 13 interactive conference technology, it is important that a 14 virtual meeting be allowed to continue without the need to be 15 adjourned when a technological failure occurs.

16 Therefore, the purposes of this Act are to: (1) expand and 17 enhance public participation in public meetings, while 18 protecting the health and safety of board members, staff, 19 testifiers, observers, other participants, and the general 20 public, by allowing boards to use interactive conference 21 technology to conduct virtual meetings under the Sunshine Law; 22 and (2) allow a meeting conducted by interactive conference

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1 technology to continue without the need to be adjourned when a
2 technological failure occurs."
3 SECTION 2. Section 92-3.5, Hawaii Revised Statutes, is
4 amended to read as follows:
5 "§92-3.5 Meeting by interactive conference technology;
6 notice; quorum. (a) A board may hold a meeting by interactive
7 conference technology; provided that:

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8 (1) [the] The interactive conference technology used by 9 the board allows interaction among all members of the 10 board participating in the meeting and all members of 11 the public attending the meeting; [, and the notice required by section 92 7 identifies all of the 12 13 locations where participating board members will be 14 physically present and indicates that members of the 15 public may join board members at any of the identified 16 locations.]

17 (2) Board members shall be visible and audible to other
18 members and the public during the public meetings;
19 provided that during executive meetings from which the
20 public has been excluded, board members shall be
21 audible to other authorized participants and are not
22 required to be visible;

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1 [(b)] (3) Any board member participating in a meeting by 2 interactive conference technology shall be considered 3 present at the meeting for the purpose of determining 4 compliance with the quorum and voting requirements of 5 the [board.] board; 6 (4) At the start of the meeting the presiding officer 7 shall announce the names of the participating members; 8 (5) Unless unanimous, votes shall be conducted by roll call so that it is clear how each board member voted; 9 10 (6) To preserve the executive nature of any portion of a meeting closed to the public, all participants shall 11 12 confirm to the presiding officer that no unauthorized person is present or able to hear them at their remote 13 locations, and the person organizing the interactive 14 15 conference technology shall confirm that no unauthorized person has access to the executive 16 meeting as indicated on the control panels of the 17 interactive conference technology being used for the 18 meeting, if applicable; and 19 When practicable, boards shall record meetings and 20 (7)

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21 make the recording of any meeting open to the public
 22 electronically available to the public as soon as

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1	practicable after a meeting and until such time as the
2	minutes required by section 92-9 are electronically
3	posted on the board's website.

4 [(c)]

5 [(d)] (b) Notwithstanding the other provisions of this section to the contrary, a board member with a disability that 6 7 limits or impairs the member's ability to physically attend the meeting may participate in a board meeting from a location not 8 9 accessible to the public; provided that the member with a disability is connected to other members of the board and the 10 public by both visual and audio means, and the member identifies 11 where the member is located and who, if anyone, is present at 12 that location with the member. When practicable, meetings held 13 by interactive conference technology may be recessed for up to 14 15 one hour when audio communication cannot be maintained with a quorum of members or with the public location where the meeting 16 by interactive conference technology is being held. 17 18 [e] (c) A board holding a meeting by interactive conference technology pursuant to this section shall not be 19 required to allow members of the public to join board members at 20 non-public locations where board members are physically present 21 22 or to identify those locations in the notice required by section

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1	92-7; provided that at the meeting, each board member shall							
2	identify who, if anyone, is present at the non-public location							
3	with the member; and provided further that the notice required							
4	by section 92-7 shall:							
5	(1) List at least one meeting location that is open to the							
6	public; and							
7	(2) Inform members of the public how to:							
8	(A) Remotely view the video and audio of the meeting							
9	through internet streaming or other means; and							
10	(B) Provide oral testimony through an internet link,							
11	telephone conference, or other means.							
12	[\pm] (d) Notwithstanding section 92-3, a board may require							
13	members of the public attending a meeting in person to:							
14	(1) Provide their names and contact information for the							
15	purpose of contact tracing; and							
16	(2) Abide by the board's requirements for facial							
17	coverings, physical distancing, or other safety							
18	measures;							
19	when the governor has previously declared a state of							
20	emergency for a contagious illness and, without regard to							
21	whether the state of emergency is still in effect, a board							
22	reasonably believes that such requirements are necessary because							

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of the continuing prevalence of the contagious illness for which the state of emergency was declared."

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3 SECTION 3. Subsection (a) of section 92-7, Hawaii
4 Revised Statutes, is amended to read as follows:

5 "(a) The board shall give written public notice of any regular, special, emergency, or rescheduled meeting, or any 6 executive meeting when anticipated in advance. The notice shall 7 include an agenda that lists all of the items to be considered 8 at the forthcoming meeting; the date, time, and place of the 9 meeting; the board's contact information for submission of 10 11 written testimony by electronic mail and postal mail; instructions on how to request an auxiliary aid or service or an 12 13 accommodation due to a disability, including a response deadline, if one is provided, that is reasonable; and in the 14 case of an executive meeting the purpose shall be stated. If an 15 16 item to be considered is the proposed adoption, amendment, or repeal of administrative rules, an agenda meets the requirements 17 for public notice pursuant to this section if it contains a 18 statement on the topic of the proposed rules or a general 19 20 description of the subjects involved, as described in section 91-3(a)(1)(A), and a statement of when and where the proposed 21 rules may be viewed in person and on the Internet as provided in 22

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1 section 91-2.6. The means specified by this section shall be the only means required for giving notice under this part 2 notwithstanding any law to the contrary." 3 SECTION 4. Statutory material to be deleted is bracketed 4 and in strikethrough. New statutory material is underscored. 5 SECTION 5. This Act shall take effect upon its approval. 6 7 8 INTRODUCED BY:_____ 9

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COUNCIL OF THE COUNTY OF MAUI

WAILUKU, HAWAII 96793

CERTIFICATION OF ADOPTION

It is HEREBY CERTIFIED that RESOLUTION NO. 20-139 was adopted by the Council of the County of Maui, State of Hawaii, on the 25th day of September, 2020, by the following vote:

MEMBERS	Alice L. LEE Chair	Keani N. W. RAWLINS- FERNANDEZ Vice-Chair	g. Riki Hokama	Natalie A. KAMA	Kelly T. KING	Michael J. MOLINA	Tamara A. M. PALTIN	Shane M. SINENCI	Yuki Lei K. SUGIMURA
ROLL CALL	Ауе	Ауе	Excused	Ауе	Ауе	Ауе	Ауе	Ауе	Ауе

Kathy L. Kachu

COUNTY CLERK