
A BILL FOR AN ACT

RELATING TO NEIGHBORHOOD BOARD MEETINGS.

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

1 SECTION 1. Section 92-81, Hawaii Revised Statutes, is
2 amended by amending subsections (b) and (c) to read as follows:

3 "(b) The agenda required to be included in written public
4 notice of a neighborhood board meeting may include an
5 opportunity for the board to receive public input and
6 third-party reports from any government official on issues not
7 specifically noticed for consideration at the forthcoming
8 meeting.

9 (c) Any matter raised as part of the public input agenda
10 or third-party reports from any government official allowed
11 under subsection (b) may be discussed and information on the
12 matter may be received by the board at the meeting; provided
13 that the board shall not make a decision relating to [~~the~~
14 ~~matter.~~] any of those matters. The board may make decisions on
15 matters originally raised as part of a public input agenda item
16 or raised by a third-party report from any government official



1 only at a later meeting, where the agenda for the meeting shall
2 give notice of decision-making on the matter."

3 SECTION 2. Statutory material to be repealed is bracketed
4 and stricken. New statutory material is underscored.

5 SECTION 3. This Act shall take effect on July 1, 3000.



S.B. NO. 405
S.D. 1
H.D. 1

Report Title:

Neighborhood Board; Meeting; Agenda; Third-Party Reports;
Government Officials

Description:

Allows neighborhood boards to discuss and receive information from third-party reports by any government official not included in a publicly noticed agenda. Requires boards to make decisions on matters raised by third-party reports from any government official at a later meeting where the agenda gives notice of decision-making on the matter. Effective 7/1/3000. (HD1)

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

