## A BILL FOR AN ACT

RELATING TO PUBLIC AGENCY MEETINGS.

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

1	SECTION 1. The legislature finds that county council
2	members are hindered in communicating with constituents and
3	understanding community concerns because they are subject to the
4	sunshine law, restricting the number of members permitted to
5	attend and discuss council business at community meetings or
6	similar events. Constituents often do not understand that the
7	limited number of council members attending is due to a
8	restriction rather than to a lack of interest by members. At
9	the same time, members of the public are concerned about the
10	potential for abuse of the public's right to know and
11	participate in the policy making process if protections provided
12	by the sunshine law are removed.
13	The purpose of this Act is to balance these opposing
14	interests and allow greater communication with the public,
15	subject to appropriate limitations, through the establishment of
16	a limited meeting where any number of county council members may

attend a community group's meeting to discuss council business;

**17** 

```
provided that no decision or commitments to vote are made by the
1
2
    council members.
3
         SECTION 2. Section 92-3.1, Hawaii Revised Statutes, is
4
    amended to read as follows:
5
         "§92-3.1 Limited meetings. (a) If a board determines
6
    that it is necessary to meet at a location that is dangerous to
7
    health or safety, or if a board determines that it is necessary
8
    to conduct an on-site inspection of a location that is related
9
    to the board's business at which public attendance is not
10
    practicable, and the director of the office of information
    practices concurs, the board may hold a limited meeting at that
11
12
    location that shall not be open to the public; provided that at
    a regular meeting of the board prior to the limited meeting:
13
14
         (1)
              The board determines, after sufficient public
              deliberation, that it is necessary to hold the limited
15
16
              meeting and specifies that the location is dangerous
              to health or safety or that the on-site inspection is
17
18
              necessary and public attendance is impracticable;
19
         (2)
              Two-thirds of all members to which the board is
20
              entitled vote to adopt the determinations required by
21
              paragraph (1); and
```

1	(3)	Notice of the limited meeting is provided in
2		accordance with section 92-7.
3	(b)	A county council may hold a limited meeting that is
4	open to t	he public, as the guest of a board or community group
5	holding i	ts own meeting, and the council shall not be required
6	to provid	e notice of an agenda, to have a quorum of members in
7	attendanc	e, or accept oral testimony; provided that:
8	(1)	Notice of the limited meeting shall be provided in
9		accordance with section 92-7 and shall indicate the
10		board or community group whose meeting the council is
11		<pre>attending;</pre>
12	(2)	If the board or community group whose meeting the
13		council is attending is subject to part I, chapter 92,
14		then that group shall comply with the notice, agenda,
15		testimony, minutes, and other requirements of part I,
16		<pre>chapter 92;</pre>
17	(3)	No more than one limited meeting per month shall be
18		held by a county council for any one board or
19		community group;
20	(4)	No limited meetings shall be held outside the State;
21		and

1	<u>(5)</u>	Limited meetings shall not be used to circumvent the
2		purpose of part I, chapter 92.
3	[ <del>-(b)</del>	] (c) At all limited meetings, the board shall:
4	(1)	Videotape the meeting, unless the requirement is
5		waived by the director of the office of information
6		practices, and comply with all requirements of section
7		92-9;
8	(2)	Make the videotape available at the next regular
9		meeting; and
10	(3)	Make no decisions at the meeting."
11	SECT	ION 3. Statutory material to be repealed is bracketed
12	and stric	ken. New statutory material is underscored.
13	SECT	ION 4. This Act shall take effect upon its approval;
14	provided	that on June 30, 2018, section 2 of this Act shall be
15	repealed	and section 92-3.1, Hawaii Revised Statutes, shall be
16	reenacted	in the form in which it read on the day before the
17	effective	date of this Act.
18		

## Report Title:

Public Agency Meetings; County Council Members; Limited Meeting; Sunshine Law

## Description:

Creates a limited meeting where any number of county council members may attend a community group's meeting to discuss council business, provided that certain requirements are met. Repeals 6/30/2018. (SD1)

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