MEMO TO: PIA-3(2) File

F R O M: Michael P. Victorino, Chair

Policy and Intergovernmental Affairs Committee

SUBJECT: TRANSMITTAL OF REVISED **LEGISLATIVE PROPOSALS RELATING TO** 2017 HAWAII STATE ASSOCIATION

COUNTIES LEGISLATIVE PACKAGE (PIA-3(2))

The attached revised legislative proposals relate to Item 3(2) on the Committee's agenda.

pia:ltr:003(2)amc05:scb

Attachments

Resolution

No.	

APPROVING FOR INCLUSION IN THE 2017
HAWAII STATE ASSOCIATION OF COUNTIES
LEGISLATIVE PACKAGE A STATE BILL TO
INCREASE REVENUE FOR EACH COUNTY'S
AFFORDABLE HOUSING FUND THROUGH A
ONE PERCENT CONVEYANCE TAX

WHEREAS, the lack of affordable housing in every county in the State is a crisis; and

WHEREAS, each county's affordable housing situation is unique, and solutions and funding are best managed locally; and

WHEREAS, a statewide mechanism to allow each county to increase revenue for its Affordable Housing Fund is needed; now, therefore,

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

- 1. That the proposed State bill, attached as Exhibit "A," to increase revenue for the counties' affordable housing funds through a one percent conveyance tax on the sale of residential properties over \$1,000,000, is approved for inclusion in the 2017 Hawaii State Association of Counties Legislative Package; and
- 2. That a certified copy of this resolution be transmitted to the Hawaii State Association of Counties Executive Committee.

pia:misc:003(2)areso03:kcw

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A BILL FOR AN ACT

RELATING TO THE CONVEYANCE TAX.

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

- 1 SECTION 1. Section 247-2, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "\$247-2 Basis and rate of tax. The tax imposed by section
- 4 247-1 shall be based on the actual and full consideration
- 5 (whether cash or otherwise, including any promise, act,
- 6 forbearance, property interest, value, gain, advantage, benefit,
- 7 or profit), paid or to be paid for all transfers or conveyance
- 8 of realty or any interest therein, that shall include any liens
- 9 or encumbrances thereon at the time of sale, lease, sublease,
- 10 assignment, transfer, or conveyance, and shall be at the
- 11 following rates:
- 12 (1) Except as provided in paragraph (2):
- 13 (A) Ten cents per \$100 for properties with a value of less than \$600,000;
- 15 (B) Twenty cents per \$100 for properties with a value of at least \$600,000, but less than \$1,000,000;

EXHIBIT "A"

__.B. NO. _

1		(C)	Thirty cents per \$100 for properties with a value
2			of at least \$1,000,000, but less than \$2,000,000;
3		(D)	Fifty cents per \$100 for properties with a value
4			of at least \$2,000,000, but less than \$4,000,000;
5		(E)	Seventy cents per \$100 for properties with a
6			value of at least \$4,000,000, but less than
7			\$6,000,000;
8		(F)	Ninety cents per \$100 for properties with a value
9			of at least \$6,000,000, but less than
10			\$10,000,000; and
11		(G)	One dollar per \$100 for properties with a value
12			of \$10,000,000 or greater; and
13	(2)	For	the sale of a condominium or single family
14		residence for which the purchaser is ineligible for a	
15		coun	ty homeowner's exemption on property tax:
16		(A)	Fifteen cents per \$100 for properties with a
17			value of less than \$600,000;
18		(B)	Twenty-five cents per \$100 for properties with a
19			value of at least \$600,000, but less than
20			\$1,000,000;
21		(C)	Forty cents per \$100 for properties with a value
22			of at least \$1,000,000, but less than \$2,000,000;

__.B. NO. _

1	(D)	Sixty cents per \$100 for properties with a value
2		of at least \$2,000,000, but less than \$4,000,000;
3	(E)	Eighty-five cents per \$100 for properties with a
4		value of at least \$4,000,000, but less than
5		\$6,000,000;
6	(F)	One dollar and ten cents per \$100 for properties
7		with a value of at least \$6,000,000, but less
8		than \$10,000,000; and
9	(G)	One dollar and twenty-five cents per \$100 for
10		properties with a value of \$10,000,000 or
11		greater[7]; and
12	(3) In a	ddition to the rate established by paragraph (1)
13	<u>or (</u> :	2), for the sale of a condominium or single family
14	resid	dence: One dollar per \$100 for properties with a
15	value	e of more than \$1,000,000,
16	of such a	ctual and full consideration; provided that in the
17	case of a lease	e or sublease, this chapter shall apply only to a
18	lease or sublea	ase whose full unexpired term is for a period of
19	five years or m	more, and in those cases, including (where
20	appropriate) th	nose cases where the lease has been extended or
21	amended, the ta	ax in this chapter shall be based on the cash
22	value of the le	ease rentals discounted to present day value and

- 1 capitalized at the rate of six per cent, plus the actual and
- 2 full consideration paid or to be paid for any and all
- 3 improvements, if any, that shall include on-site as well as off-
- 4 site improvements, applicable to the leased premises; and
- 5 provided further that the tax imposed for each transaction shall
- 6 be not less than \$1."
- 7 SECTION 2. Section 247-7, Hawaii Revised Statutes, is
- 8 amended to read as follows:
- 9 "§247-7 Disposition of taxes. All taxes collected under
- 10 this chapter shall be paid into the state treasury to the credit
- of the general fund of the State, to be used and expended for
- 12 the purposes for which the general fund was created and exists
- 13 by law; provided that of the taxes collected each fiscal year:
- 14 (1) Ten per cent of the revenue accruing from application
- of the rates established in paragraph (1) and (2) of
- section 247-1, or \$6,800,000, whichever is less, shall
- 17 be paid into the land conservation fund established
- pursuant to section 173A-5; [and]
- 19 (2) Fifty per cent of the revenue accruing from the
- application of the rates established in paragraph (1)
- and (2) of section 247-1, or \$38,000,000, whichever is
- less, shall be paid into the rental housing revolving

INTRODUCED BY:

1	fund established by section 201H-202. Tax imposed by
2	section 247-1 shall be based on the actual and full
3	consideration[-]; and
4	(3) One hundred percent of the revenue in each county
5	accruing from the rate established in paragraph (3) of
6	section 247-1 shall be allocated to the county's
7	affordable housing fund."
8	SECTION 3. Statutory material to be deleted is bracketed
9	and in strikethrough. New statutory material is underscored.
10	SECTION 4. This Act shall take effect upon its approval;
11	provided that this Act shall be repealed on June 30, 2022.

pia:misc:003(2)abill04:kcw

Resolution

No.	

APPROVING FOR INCLUSION IN THE 2017 HAWAII STATE
ASSOCIATION OF COUNTIES LEGISLATIVE PACKAGE A STATE BILL
RELATING TO TRANSIENT ACCOMMODATIONS TAX

WHEREAS, since 1987, the State of Hawaii has a tax upon room revenues derived from transient accommodations, known as the Transient Accommodations Tax, or TAT; and

WHEREAS, the Legislature dramatically reallocated TAT revenue to the State to help balance the State budget from 2007 to 2015, with economic downturn as the stated justification; and

WHEREAS, during this period, the State's TAT revenue increased by \$196.6 million, or 2,363 percent, while the counties' TAT revenue increased by only \$2.2 million, or 2.2 percent; and

WHEREAS, the State-County Functions Working Group, created by Act 174 (2014) to study TAT-revenue distribution, issued its Final Report in December 2015; and

WHEREAS, the Working Group's Final Report recommended that: (1) about \$113 million of TAT revenue be allocated to four State special purposes (the Hawaii Convention Center, the Tourism Special Fund, the Turtle Bay conservation easement and the Special Land Development Fund); (2) of the remaining TAT revenue, 55 percent be allocated to the State and 45 percent shared by the counties, without the imposition of an artificial cap; and

WHEREAS, the Council intends to support State legislation to implement the recommendations of the Working Group's Final Report; now, therefore,

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

1. That the proposed State bill, attached as Exhibit "A," to implement the recommendations of the State-County Functions Working Group relating to the Transient Accommodations Tax, is approved for inclusion in the 2017 Hawaii State Association of Counties Legislative Package; and

Resolution	No.	

2. That a certified copy of this resolution be transmitted to the Hawaii State Association of Counties Executive Committee.

pia:misc:003(2)areso04:kcw

.B.	NO.	

A BILL FOR AN ACT

RELATING TO TRANSIENT ACCOMMODATIONS TAX.

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

1 PART I

SECTION 1. (a) The legislature finds that:

- (1) Pursuant to Act 174, Session Laws of Hawaii 2014, the state-county functions working group was convened to evaluate the division of duties and responsibilities between the State and counties relating to the provision of public services and to recommend an appropriate allocation of the transient accommodations tax revenues between the State and counties that properly reflects the division of duties and responsibilities relating to the provision of public services;
- (2) Though the transient accommodations tax has evolved to meet the needs and purposes of the times, its structure and frequent amendment, combined with the cyclical nature of the visitor industry and the tax revenues it generates, has resulted in ongoing discussions among the various stakeholders, including the State, the counties, the visitor industry, the Hawaii tourism authority, and other recipients or potential recipients of transient accommodations tax revenues;
- (3) The state-county functions working group, composed of state, county, and visitor industry representatives and other knowledgeable and concerned citizens, and which has been aided by experts, considered the legislature's assignment for over a year and delivered to the legislature its final unanimous report, inclusive of analysis, findings, conclusions, and recommendations;
- (4) In particular, the state-county functions working group found and concluded that:
 - (A) The application of the transient accommodations tax and the allocation of its revenues should be simplified



and stabilized so as to be clear, consistent, and predictable over time, in view of the need to invest in tourism as a premier industry;

(B) The tourism special fund should be provided a priority distribution of the transient accommodations tax revenues at an assured minimum level, adjusted for inflation, and regardless of overall transient accommodations tax collections;

 (C) After the priority distribution of the transient accommodations tax revenues to the tourism special fund, existing allocations to the Turtle Bay conservation easement special fund, convention center enterprise special fund, and special land and development fund should be maintained at their current levels, with any additional state funding of these efforts made out of state general funds by separate appropriation;

(D) Based on a review of state and county functions, including tourism expenditures, an appropriate allocation of the remaining transient accommodations tax revenues is fifty-five percent to the state general fund and forty-five percent to the counties; and

(E) There should be no fixed dollar amounts, caps, floors, or similar restrictions on allocations to the State and counties of the remaining revenues; instead, both the State and the county allocations should increase or decrease proportionately with increasing or decreasing transient accommodations tax revenues; and

 (5) The state-county functions working group recommendations reflect a fair, balanced, and reasonable compromise of competing needs for scarce resources and provide a sound policy base for the further administration of the transient accommodations tax and its revenues.

(b) The purpose of this Act is to:

(1) Provide a fair, consistent, and predictable priority allocation of transient accommodations tax revenues, of an assured minimum amount, to the tourism special fund;

(2) Maintain allocation of transient accommodations tax revenues to existing obligations at present levels;

(3) Provide a fair, consistent, and predictable allocation of the balance of the transient accommodations tax revenues between the State and the counties; and

(4) Provide flexibility to the tourism special fund, State, and counties in the utilization of their respective allocations.

PART II

SECTION 2. Section 237D-6.5, Hawaii Revised Statutes, is amended by amending subsection (b) to read as follows:

"(b) Revenues collected under this chapter shall be distributed in the following priority, with the excess revenues to be deposited into the general fund:

[(1) \$1,500,000 shall be allocated to the Turtle Bay conservation easement special fund beginning July 1, 2015, for the reimbursement to the state general fund of debt service on reimbursable general obligation bonds, including ongoing expenses related to the issuance of the bonds, the proceeds of which were used to acquire the conservation easement and other real property interests in Turtle Bay, Oahu, for the protection, preservation, and enhancement of natural resources important to the State, until the bonds are fully amortized;

(1) \$82,000,000 shall be allocated to the tourism special fund established under section 201B-11; provided that, beginning July 1, 2017, and in each fiscal year thereafter, the dollar amount of revenues allocated to the tourism special fund under this paragraph shall be adjusted by an amount equal to the dollar amount multiplied by the percentage, if any, by which the Honolulu region consumer price index for all urban consumers (CPI-U), or a successor index, as calculated by the United States Department of Labor, for the preceding calendar year exceeds the consumer price index for the calendar year 2016; provided further that:

(A) Of the revenues allocated to the tourism special fund:

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- (i) \$1,000,000 shall be allocated for the operation of a Hawaiian center and the museum of Hawaiian music and dance at the Hawaii convention center; and
- (ii) 0.5 percent shall be transferred to a sub-account in the tourism special fund to provide funding for a safety and security budget, in accordance with the Hawaii tourism strategic plan; and
- (B) Of the revenues remaining in the tourism special fund after revenues have been deposited as provided in this paragraph and except for any sum authorized by the legislature for expenditure from revenues subject to this paragraph, beginning July 1, 2007, funds shall be deposited into the tourism emergency special fund, established in section 201B-10, in a manner sufficient to maintain a fund balance of \$5,000,000 in the tourism emergency special fund;
- (2) \$26,500,000 shall be allocated to the convention center enterprise special fund established under section 201B-8;
- [(3) \$82,000,000 shall be allocated to the tourism special fund established under section 201B-11; provided that:
- (A) Beginning on July 1, 2012, and ending on June 30, 2015, \$2,000,000 shall be expended from the tourism special fund for development and implementation of initiatives to take advantage of expanded visa programs and increased travel opportunities for international visitors to Hawaii;
 - (B) Of the \$82,000,000 allocated:
- (i) \$1,000,000 shall be allocated for the operation of a Hawaiian center and the museum of Hawaiian music and dance at the Hawaii convention center; and
- (ii) 0.5 per cent of the \$82,000,000 shall be transferred to a sub-account in the tourism special fund to provide funding for a safety and security budget, in accordance with the Hawaii tourism strategic plan 2005-2015; and

(C) Of the revenues remaining in the tourism special fund after revenues have been deposited as provided in this paragraph and except for any sum authorized by the legislature for expenditure from revenues subject to this paragraph, beginning July 1, 2007, funds shall be deposited into the tourism emergency special fund, established in section 201B-10, in a manner sufficient to maintain a fund balance of \$5,000,000 in the tourism emergency special fund;

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(3) \$3,000,000 shall be allocated to the special land and development fund established under section 171-19; provided that the allocation shall be expended in accordance with the Hawaii tourism authority strategic plan for:

(A) The protection, preservation, maintenance, and enhancement of natural resources, including beaches, important to the visitor industry;

(B) Planning, construction, and repair of facilities; and

(C) Operation and maintenance costs of public lands, including beaches, connected with enhancing the visitor experience;

(4) \$1,500,000 shall be allocated to the Turtle Bay conservation easement special fund beginning July 1, 2017, for the reimbursement to the state general fund of debt service on reimbursable general obligation bonds, including ongoing expenses related to the issuance of the bonds, the proceeds of which were used to acquire the conservation easement and other real property interests in Turtle Bay, Oahu, for the protection, preservation, and enhancement of natural resources important to the State, until the bonds are fully amortized; and

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 [4] (5) [\$103,000,000 for fiscal year 2014 2015, \$103,000,000 for fiscal year 2015 2016, \$103,000,000 for fiscal year 2016, 2017, and \$93,000,000 for each fiscal year thereafter] Of the remaining revenues collected under this chapter, forty-five percent shall be allocated to the counties and shall be distributed as follows: Kauai county shall receive 14.5 per cent, Hawaii county shall receive 18.6 per cent, city and county of Honolulu shall receive 44.1 per cent, and Maui county shall receive 22.8 per cent; provided that commencing

with fiscal year 2018-2019, a sum that represents the difference between a county public employer's annual required contribution for the separate trust fund established under section 87A-42 and the amount of the county public employer's contributions into that trust fund shall be retained by the state director of finance and deposited to the credit of the county public employer's annual required contribution into that trust fund in each fiscal year, as provided in section 87A-42, if the respective county fails to remit the total amount of the county's required annual contributions, as required under section 87A-43[+ and

[(5) \$3,000,000 shall be allocated to the special land and development fund established under section 171 19; provided that the allocation shall be expended in accordance with the Hawaii tourism authority strategic plan for:

(A) The protection, preservation, maintenance, and enhancement of natural resources, including beaches, important to the visitor industry;

(B) Planning, construction, and repair of facilities; and

(C) Operation and maintenance costs of public lands, including beaches, connected with enhancing the visitor experience.

All transient accommodations taxes shall be paid into the state treasury each month within ten days after collection and shall be kept by the state director of finance in special accounts for distribution as provided in this subsection.

As used in this subsection, "fiscal year" means the twelvemonth period beginning on July 1 of a calendar year and ending on June 30 of the following calendar year."

PART III

SECTION 3. Section 87A-42, Hawaii Revised Statutes, is amended by amending subsection (d) to read as follows:

"(d) In any fiscal year subsequent to the 2017-2018 fiscal year in which a county public employer's contributions into the

fund are less than the amount of the annual required contribution, the amount that represents the excess of the annual required contribution over the county public employer's contributions shall be deposited into the fund from a portion of all transient accommodations tax revenues collected by the department of taxation under section [237D-6.5(b)(4).] 237D-6.5(b)(5). The director of finance shall deduct the amount necessary to meet the county public employer's annual required contribution from the revenues derived under section [237D-6.5(b)(4)] 237D-6.5(b)(5) and transfer the amount to the board for deposit into the appropriate account of the separate trust fund."

SECTION 4. Section 171-19, Hawaii Revised Statutes, is amended by amending subsection (a) to read as follows:

"(a) There is created in the department a special fund to be designated as the "special land and development fund". Subject to the Hawaiian Homes Commission Act of 1920, as amended, and section 5(f) of the Admission Act of 1959, all proceeds of sale of public lands, including interest on deferred payments; all moneys collected under section 171-58 for mineral and water rights; all rents from leases, licenses, and permits derived from public lands; all moneys collected from lessees of public lands within industrial parks; all fees, fines, and other administrative charges collected under this chapter and chapter 183C; a portion of the highway fuel tax collected under chapter 243; all moneys collected by the department for the commercial use of public trails and trail accesses under the jurisdiction of the department; transient accommodations tax revenues collected pursuant to section [237D-6.5(b)(5);] 237D-6.5(b)(3); and private contributions for the management, maintenance, and development of trails and accesses shall be set apart in the fund and shall be used only as authorized by the legislature for the following purposes:

(1) To reimburse the general fund of the State for advances made that are required to be reimbursed from the proceeds derived from sales, leases, licenses, or permits of public lands;

(2) For the planning, development, management, operations, or maintenance of all lands and improvements under the control and management of the board pursuant to title 12, including but

not limited to permanent or temporary staff positions who may be appointed without regard to chapter 76; provided that transient accommodations tax revenues allocated to the fund shall be expended as provided in section [237D-6.5(b)(5);] 237D-6.5(b)(3);

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(3) To repurchase any land, including improvements, in the exercise by the board of any right of repurchase specifically reserved in any patent, deed, lease, or other documents or as provided by law;

(4) For the payment of all appraisal fees; provided that all fees reimbursed to the board shall be deposited in the fund;

(5) For the payment of publication notices as required under this chapter; provided that all or a portion of the expenditures may be charged to the purchaser or lessee of public lands or any interest therein under rules adopted by the board;

(6) For the management, maintenance, and development of trails and trail accesses under the jurisdiction of the department;

(7) For the payment to private land developers who have contracted with the board for development of public lands under section 171-60;

(8) For the payment of debt service on revenue bonds issued by the department, and the establishment of debt service and other reserves deemed necessary by the board;

(9) To reimburse the general fund for debt service on general obligation bonds issued to finance departmental projects, where the bonds are designated to be reimbursed from the special land and development fund;

(10) For the protection, planning, management, and regulation of water resources under chapter 174C; and

(11) For other purposes of this chapter."

1	PART IV
2	SECTION 5. Statutory material to be repealed is bracketed
3	and stricken. New statutory material is underscored.
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5	SECTION 6. This Act shall take effect on July 1, 2017.
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8	INTRODUCED BY:
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10	pia:misc:003(2)abill06:kcw

Resolution

APPROVING FOR INCLUSION IN THE 2017 HAWAII STATE
ASSOCIATION OF COUNTIES LEGISLATIVE PACKAGE
A STATE BILL TO ENABLE COUNCILMEMBERS TO FREELY ATTEND
COMMUNITY MEETINGS

WHEREAS, the State Sunshine Law (Part I, Chapter 92, Hawaii Revised Statutes) has been interpreted to restrict Councilmembers' attendance at public events, such as community and educational meetings; and

WHEREAS, the Sunshine Law is a serious matter, as violations carry potential criminal and civil penalties; and

WHEREAS, to better serve their constituents in a well-informed, transparent, and responsive manner, Councilmembers should be encouraged to freely attend community and educational meetings, without fear of violating the Sunshine Law; now, therefore,

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

- 1. That the proposed State bill, attached as Exhibit "A," enabling Councilmembers to freely attend community and educational meetings, is approved for inclusion in the 2017 Hawaii State Association of Counties Legislative Package; and
- 2. That a certified copy of this resolution be transmitted to the Hawaii State Association of Counties Executive Committee.

pia:misc:003(2)areso05:kcw

.B.	NO.	•

A BILL FOR AN ACT

RELATING TO COMMUNITY MEETINGS.

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

- 1 SECTION 1. Section 92-2.5, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "§92-2.5 Permitted interactions of members. (a) Two
- 4 members of a board may discuss between themselves matters
- 5 relating to official board business to enable them to perform
- 6 their duties faithfully, as long as no commitment to vote is
- 7 made or sought and the two members do not constitute a quorum of
- 8 their board.
- 9 (b) Two or more members of a board, but less than the
- 10 number of members which would constitute a quorum for the board,
- 11 may be assigned to:
- 12 (1) Investigate a matter relating to the official business
- 13 of their board; provided that:
- 14 (A) The scope of the investigation and the scope of
- 15 each member's authority are defined at a meeting of the board;

EXHIBIT "A"

- 1 (B) All resulting findings and recommendations are
- 2 presented to the board at a meeting of the board; and
- 3 (C) Deliberation and decisionmaking on the matter
- 4 investigated, if any, occurs only at a duly noticed meeting of
- 5 the board held subsequent to the meeting at which the findings
- 6 and recommendations of the investigation were presented to the
- 7 board; or
- 8 (2) Present, discuss, or negotiate any position which the
- 9 board has adopted at a meeting of the board; provided that the
- 10 assignment is made and the scope of each member's authority is
- 11 defined at a meeting of the board prior to the presentation,
- 12 discussion, or negotiation.
- 13 (c) Discussions between two or more members of a board,
- 14 but less than the number of members which would constitute a
- 15 quorum for the board, concerning the selection of the board's
- 16 officers may be conducted in private without limitation or
- 17 subsequent reporting.
- 18 (d) Board members present at a meeting that must be
- 19 canceled for lack of quorum or terminated pursuant to section
- 20 92-3.5(c) may nonetheless receive testimony and presentations on
- 21 items on the agenda and question the testifiers or presenters;
- 22 provided that:

- 1 (1) Deliberation or decisionmaking on any item, for which
- 2 testimony or presentations are received, occurs only at a duly
- 3 noticed meeting of the board held subsequent to the meeting at
- 4 which the testimony and presentations were received;
- 5 (2) The members present shall create a record of the oral
- 6 testimony or presentations in the same manner as would be
- 7 required by section 92-9 for testimony or presentations heard
- 8 during a meeting of the board; and
- 9 (3) Before its deliberation or decisionmaking at a
- 10 subsequent meeting, the board shall:
- 11 (A) Provide copies of the testimony and presentations
- 12 received at the canceled meeting to all members of the board;
- 13 and
- 14 (B) Receive a report by the members who were present
- 15 at the canceled or terminated meeting about the testimony and
- 16 presentations received.
- 17 (e) Two or more members of a board, but less than the
- 18 number of members which would constitute a quorum for the board,
- 19 may attend an informational meeting or presentation on matters
- 20 relating to official board business, including a meeting of
- 21 another entity, legislative hearing, convention, seminar, or
- 22 community meeting open to the public; provided that the meeting

- 1 or presentation is not specifically and exclusively organized
- 2 for or directed toward members of the board. The board members
- 3 in attendance may participate in discussions, including
- 4 discussions among themselves; provided that the discussions
- 5 occur during and as part of the informational meeting or
- 6 presentation; and provided further that no commitment relating
- 7 to a vote on the matter is made or sought.
- 8 At the next duly noticed meeting of the board, the board
- 9 members shall report their attendance and the matters presented
- 10 and discussed that related to official board business at the
- 11 informational meeting or presentation.
- (f) Discussions between the governor and one or more
- 13 members of a board may be conducted in private without
- 14 limitation or subsequent reporting; provided that the discussion
- 15 does not relate to a matter over which a board is exercising its
- 16 adjudicatory function.
- 17 (g) Discussions between two or more members of a board and
- 18 the head of a department to which the board is administratively
- 19 assigned may be conducted in private without limitation;
- 20 provided that the discussion is limited to matters specified in
- 21 section 26-35.

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1	(h) Communications, interactions, discussions,
2	investigations, and presentations described in this section are
3	not meetings for purposes of this part.
4	(i) Notwithstanding section 92-3.1(b) of this chapter, for
5	meetings described in subsection (e), the limitation on number
6	of attendees shall not apply to members of a county council."
7	SECTION 2. Statutory material to be deleted is bracketed
8	and in strikethrough. New statutory material is underscored.
9	SECTION 3. This Act shall take effect upon its approval.
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11	INTRODUCED BY:
12	