DEPARTMENT OF HUMAN SERVICES

Amendment and Compilation of Chapter 17-2000
Hawaii Administrative Rules

December 16, 2021

SUMMARY

1. §§17-2000-1 to 17-2000-5 are amended.
2. §§17-2000-8 to 17-2000-10 are amended.
3. §§17-2000-12 to 17-2000-16 are amended.
4. §17-2000-17 is repealed.
6. §17-2000-29 is amended.
7. §§17-2000-41 and 17-2000-42 are amended.
8. §§17-2000-52 is amended.
11. §§17-2000-121 to 17-2000-123 are amended.
12. Chapter 2000 is compiled.
HAWAII ADMINISTRATIVE RULES

TITLE 17

DEPARTMENT OF HUMAN SERVICES

SUBTITLE 5

HAWAII PUBLIC HOUSING AUTHORITY

CHAPTER 2000

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Historical Note: Chapter 2000 of Title 17, Hawaii Administrative Rules, is based substantially upon Chapter 301 of Title 6, Hawaii Administrative Rules, [Eff 6/15/91; am and comp 7/5/96; R 10/25/99]; and chapter 15-160, Hawaii Administrative Rules. [Eff 10/25/99, R 10/3/2005].
§17-2000-1

SUBCHAPTER 1

GENERAL PROVISIONS

§17-2000-1 Purpose. (a) These rules are adopted pursuant to chapters 91 and 92, Hawaii Revised Statutes ("HRS"), and implement chapter 356D, HRS, and address the following objectives:

(1) To govern the practice before the Hawaii public housing authority, State of Hawaii; and

(2) To secure the just and efficient determination of proceedings before the Hawaii public housing authority, State of Hawaii.

(b) Notwithstanding subsection (a), these rules do not cover eviction practice and procedure which are governed by chapter 17-2020 and 17-2038.

§17-2000-2 Definitions. Whenever used in this chapter, unless otherwise specifically defined:

"Authority" means the Hawaii public housing authority.

"Board" means the board of directors of the Hawaii public housing authority as defined by section 356D-3, HRS.

"Bylaws" means, pursuant to chapter 91, HRS, the legal instrument under which the authority conducts its organization, internal management, and effectuates its purposes, powers, and programs.

"Chairperson" means the duly selected chair of the board of the authority or a designated representative.

"Declaratory relief" means the authority's declaration as to the applicability or non-applicability with respect to a factual
situation of any rule or order of the authority or of a statute which the authority is required to administer or enforce.

"Directors" means the members of the board of directors as defined in section 356D-3, HRS, and the bylaws of the authority.

"Executive director" means the executive director of the authority or the executive director's designated representative.

"Government record" means information maintained by an agency in written, auditory, visual, electronic, or other physical form as defined in section 92F-3, HRS.

"Hearings officer" means any person, duly appointed and authorized by the board to hold a hearing for the purpose of taking evidence or oral argument and making a recommended decision in any matter before the board.

"Meetings" means the convening of the board following due notice as prescribed under chapter 92, HRS, and the bylaws of the authority.

"Officers of the authority" means the same as contained in the authority's bylaws.

"Party" means the authority, if named, permitted, or entitled as of right to participate in a proceeding, each person named in a proceeding, or any person permitted or entitled as of right to participate in a proceeding before the authority in the capacity of a petitioner, claimant, respondent, intervener, or in a capacity other than that of a witness.

"Person" means an individual, partnership, authority, association through a representative, or public or private organization of any character other than the authority.

"Petition" means an application to the authority by a party which seeks relief under these rules.

"Petitioner" means a party who initiates a proceeding.

"Practice and procedures" means these rules of practice and procedures before the authority.
"Proceeding" refers to any matter brought before the authority or the board for action following due consideration of the objectives, goals, policies, and all related matters of the authority.

"Respondent" means the party against whom a petition is filed, the party against whom relief is sought or, any party who contests or controverts a proceeding.

"Rule relief" means the adoption, modification, or repeal of any rule by the authority.


§17-2000-3 Business hours and location.
(a) The principal office of the authority is located at 1002 North School Street, Honolulu, Hawaii 96817. All communication to the authority, including specifically its board and chairperson, shall be transmitted to the authority's office.
(b) The principal office of the authority shall be open Monday through Friday, holidays excepted, from 7:45 a.m. to 4:30 p.m. of each week day, unless otherwise provided by statute or executive order. [Eff 10/3/2005; am and comp JAN 28 20??] (Auth: HRS §356D-4) (Imp: HRS §356D-4)

§17-2000-4 Applicability of rules. The rules under this chapter shall apply to all practices and procedures of the authority, provided that where these rules are inconsistent with the authority's rules under another chapter, these rules shall be superseded by the specific rule of practice and procedure of the other chapter. The board shall refer to Robert's Rules of Order for guidance on procedural
§17-2000-6

matters not addressed in the authority's rules or in law. [Eff 10/3/2005; am and comp JAN 28 2022 ]
(Auth: HRS §356D-4) (Imp: HRS §356D-4)


§17-2000-6 Agenda. (a) The executive director shall prepare the agenda for the meetings of the board, as directed by the chairperson.

(b) The authority shall maintain a list of all names and addresses of persons who have requested, in writing, notification of the board’s meetings. Persons may receive notifications by either mail or email. The list shall be updated annually.

(c) Requests from members of the public to be included on the agenda of the board meeting shall be in writing and must be received by the executive director at least twenty calendar days before the scheduled board meeting. The request shall be summarized and shall include the action being requested by the board.

(d) The name of the requesting party shall be placed on the agenda for the next scheduled board meeting except when the chairperson determines that the volume or substance of the items scheduled for the next meeting or the location thereof warrant the placement of the requesting party’s name on the agenda of a subsequent board meeting.


§17-2000-10  Submittal and filing of documents.
(a) All documents and requests to the authority of every nature shall be in writing addressed to the executive director, the board, or the chairperson, as may be appropriate under the circumstances, and transmitted to the authority within the time limits prescribed by law, rules, or by order of the authority. The date of filing shall be established by the authority's time-date stamp on the document.

(b) All documents filed with the authority shall be either written in dark ink, typewritten, or printed; shall be plainly legible, and shall be on strong, durable paper no larger than 8.5" x 11" in size, unless otherwise specified by the authority, except that maps, charts, tables, drawings, spreadsheets, and other like documents may be larger, folded to the size of the papers to which they are attached.

(1) All documents filed by any person or agency in any proceeding shall state on the first
§17-2000-12

page thereof the name, mailing address and business telephone number, if any, of the individual who may be served with any documents filed in the proceeding;

(2) The original of each document shall be signed in black or blue ink by the party; and

(3) Reproduction may be by any process, provided all copies are clear and permanently legible.

(c) All documents must be signed by the party or the party's agent. The signature of the person constitutes a verification that the person has read the document, that to the best of the person's knowledge, information, and belief, every statement contained therein is true and no such statement is misleading; and that it is not interposed for delay.

(d) Unless otherwise required by these rules or the authority, there shall be filed with the authority an original and ten copies of each paper. Additional papers shall be promptly provided upon request of the executive director or chairperson.


§17-2000-11 Extensions of time. Unless otherwise provided in this chapter, whenever a party is required to take action within a period of time prescribed or allowed by applicable order, statute, or rule, the chairperson may:

(a) Approve a written stipulation signed by all parties extending such time period; or

(b) Extend such time period upon written request of the party requesting the extension for good cause shown. [Eff 10/3/2005; comp JAN 28 2022 ] (Auth: HRS §356D-4) (Imp: HRS §356D-4)

§17-2000-12 Amendment of documents. If any document filed with the authority is not in substantial
conformity with applicable rules of the authority, the authority may accept and file such documents and may request the filing of an amended document in conformance with the applicable rules. The mere fact of filing shall not waive any failure to comply with these rules, or any other legal requirement. If an amended document is requested by the authority, the amended document shall be effective as of the date the authority receives it. [Eff 10/3/2005; am and comp JAN 2 8 2022] (Auth: HRS §356D-4) (Imp: HRS §356D-4)

§17-2000-13 Retention of documents. The authority shall retain all documents filed with the authority in its files for a time period provided by law. The executive director may permit the withdrawal of original documents upon submission of properly authenticated copies to replace the original documents. [Eff 10/3/2005; am and comp JAN 2 8 2022] (Auth: HRS §356D-4) (Imp: HRS §356D-4)

§17-2000-14 Access to authority records.
(a) All government records of the authority shall be open for inspection in the principal office of the authority during established business hours, unless access to such records is restricted or closed by law.
(b) A request for access to or copies of government records shall be made in writing to the executive director and shall include a clear and concise description of the records sought. All such requests must be signed by the requesting party or the party's authorized representative.
(c) The authority shall not be required to prepare a compilation or summary of its records in response to a request for records.
(d) Copies of the government records shall be available in accordance with subsection (b), and payment of the reasonable costs of reproduction set

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forth in section 92-21, HRS, and the fee for searching, reviewing, or segregating the records as set forth by the office of information practices pursuant to section 92E-42, HRS. Reasonable costs of reproduction shall include, but are not limited to, actual time for reproduction, material costs, including electricity cost, equipment and equipment rental costs, costs for certification, and labor costs for monitoring the public inspection of the records to prevent theft, loss, defacement, or alteration of the records. [Eff 10/3/2005; am and comp JAN 28 2022 ] (Auth: HRS §356D-4) (Imp: HRS §§92-21, 92F-11, 92-42)


§17-2000-17 Repealed. [R JAN 28 2022 ]

§17-2000-18 Limitations on testimony before the board. (a) The board may limit the length of each person's oral testimony to three minutes.

(b) The board shall only accept oral testimony related to items on the agenda for the meeting at which the testimony is offered. [Eff 10/3/2005; comp
§17-2000-18


§§17-2000-19 to 17-2000-20 (Reserved)
SUBCHAPTER 2

PROCEEDING BEFORE THE BOARD

§17-2000-21 General rule. All persons and parties shall comply with these rules of practice and procedure when appearing before the board. The board may waive, modify, or suspend any of the provisions of this chapter to the extent permitted by law. All persons and parties shall have a reasonable opportunity to present evidence and argument on all the issues involved. [Eff 10/3/2005; comp JAN 28 2022] (Auth: HRS §356D-4) (Imp: HRS §§91-9(d), 356D-4)

§17-2000-22 Appearances before the board.
   (a) A party to a proceeding before the board may appear in person or through an authorized representative if the party is an individual; through an authorized representative if the party is a partnership, corporation, trust or association; or through an officer or employee if the party is a State agency or political subdivision of the State.
   (b) The board may at any time require an authorized representative of a party to demonstrate or prove that he or she has the authority to act in such capacity.
   (c) An appearance before the board may be made by video conference, telephone or other electronic means, with the approval of the chairperson. [Eff 10/3/2005; am and comp JAN 28 2022] (Auth: HRS §356D-4) (Imp: HRS §356D-4)

§17-2000-23 Disqualification of member of board or hearings officer. No matter shall be heard by a member of the board or by a hearings officer who:
§17-2000-23

(a) Has any pecuniary interest in the matter being heard; or

(b) Is related within the third degree by blood or marriage to any party to the proceeding.

(Imp: HRS §356D-4)

§17-2000-24 Board proceedings, generally. The following shall apply to proceedings before the board under subchapter 3, contested cases, and subchapter 4, declaratory relief

(1) Unless otherwise provided in this chapter, all documents, as required by these rules, including memoranda and other documents requested by the board, shall be filed with the authority prior to the date of the proceeding;

(2) The board, at the written request of a party to the proceeding, shall have the power to issue subpoenas as provided under law, requiring the attendance of witnesses or the production of documents at the hearing. The party requesting the issuance of a subpoena shall identify with particularity the person or documents to be subpoenaed. Witnesses so summoned shall be paid the same fees as are paid witnesses in the courts in the State of Hawaii and such fees, including mileage, shall be paid by the party who requests the issuance of the subpoena. The board may require deposit of such fees by the requesting party before the issuance of the subpoena. The board may deny or modify the issuance of the subpoena, if it is unreasonable or oppressive or fails to comply with the requirements under law;

(3) Witnesses shall be placed under oath prior to testifying;

(4) The proceeding shall be recorded, but it
shall not be necessary to transcribe the record unless requested by the party. The proceedings shall be tape recorded unless a party requests the services of a court reporter to record the proceeding verbatim. In the event a court reporter is requested, the secretary to the board shall be given notice thereof at least seven calendar days prior to the commencement of the proceeding. The cost of the transcriptions of the proceedings shall be borne by the requesting party;

(5) A party may submit written requests to the board regarding a matter pending before the board prior to the commencement of the proceeding. The chairperson may, but shall not be required to, issue a ruling on the request prior to the commencement of the proceeding;

(6) Rules of evidence as stated in section 91-10, HRS, shall apply;

(7) An offer of proof for the record shall consist of a statement of the substance of the evidence to which objection has been sustained;

(8) Documents offered in evidence shall be accepted upon ruling of the chairperson;

(9) Proposed findings of fact, conclusions of law, decisions and orders shall not be accepted unless submitted no later than seven business days after the day the proceedings were concluded, or such other time as may be established by the board or hearings officer; and

(10) Appeal of a decision may be made to the circuit court as provided by law.

§17-2000-25

§17-2000-25 Board's decision. With respect to proceedings before the board under subchapter 3, contested cases, subchapter 4, declaratory relief, and for reconsideration, all final orders, rulings, decisions or actions entered by the board shall be filed with the authority. [Eff 10/3/2005; am and comp Jan 28 2022] (Auth: HRS §§356D-4) (Imp: HRS §§91-12)

§17-2000-26 Request for reconsideration of board's decision. (a) Any request for reconsideration of an order, ruling, decision, or action of the board shall be made in writing and shall be filed with the authority within ten days of the order, ruling, decision, or action. The request shall state the grounds for the request for reconsideration and may be summarily denied if it appears from the request that there is no new, relevant evidence on the matter to present to the board.

(b) Upon receipt of the request, the chairperson shall:

(1) Assign the request for reconsideration for further proceedings either before the board or before a hearings officer; or

(2) Deny the request on the ground that no new, relevant evidence exists to support the request for reconsideration.

(c) Notice pursuant to section 91-9, HRS, shall be provided to all parties upon the scheduling of a hearing before the board or a hearings officer.

(d) When the hearing is held before a hearings officer, the entire record shall be transmitted to the board for action together with the recommended decision, any timely filed exceptions, and any timely filed statement in support of the reconsideration. [Eff 10/3/2005; am and comp Jan 28 2022] (Auth: HRS §356D-4) (Imp: HRS §§91-12, 356D-4)
§17-2000-27 Limitation of time; appeal to circuit court. Appeal of the authority’s final order, ruling, decision, or action may be made to the circuit court as provided by law. [Eff 10/3/2005; am and comp JAN 28 2022 ] (Auth: HRS §356D-4) (Imp: HRS §91-14)

§17-2000-28 Failure to appear. If any party fails to appear at the scheduled proceeding without good cause, the board may proceed in the absence of the party and may issue any decision or order it deems just and equitable under the circumstances, including dismissal of the party's claim for relief and reimbursement of costs, if such has been incurred. [Eff 10/3/2005; comp JAN 28 2022 ] (Auth: HRS §356D-4) (Imp: HRS §356D-4)

§17-2000-29 Procedure before a hearings officer; transmittal to board. (a) Upon conclusion of the proceedings before the hearings officer and following the timely submittal of proposed findings of fact, conclusions of law, and decision and order, the hearings officer shall prepare a recommended decision in the matter for the board.

(b) If the recommended decision is adverse to any party to the proceeding other than the authority, the recommended decision shall contain a statement of the reasons therefor and shall include a determination of each issue of fact or law necessary to the recommended decision and it shall be served upon all parties. Any party adversely affected by the recommended decision may file exceptions thereto and may submit written argument in support of the exceptions to the board, provided that the exceptions and argument shall be filed within ten days of the service of the recommended decision, or within such other time as may be designated by the hearings officer.
§17-2000-29

(c) Following the expiration of the time specified in subsection (b), or if not applicable, following preparation of the recommended decision, the hearings officer shall transmit the entire record to the board for action together with the recommended decision, any timely filed exceptions thereto, and any timely submitted written arguments in support of the exceptions. [Eff 10/3/2005; am and comp JAN 28 2022] (Auth: HRS §356D-4) (Imp: HRS §356D-4)

§§17-2000-30 to 17-2000-40 (Reserved)
§17-2000-43

SUBCHAPTER 3

CONTESTED CASES

§17-200-41 Contested cases; applicability. The right to a contested case hearing shall exist where provided for by administrative rule of the authority or where required by law. The right to hearing shall only be afforded to the person affected by the action or decision of the authority, unless otherwise provided by rules of the authority or by law. [Eff 10/3/2005; am and comp JAN 28 2022] (Auth: HRS §356D-4) (Imp: HRS §91-9, 356D-4)

§17-2000-42 Commencement of case. A contested case shall commence by the filing of a petition for a permitted relief with the board. Unless otherwise provided by rule of the authority or by law, the petition shall be filed within thirty days of the action or decision of the authority for which contested case hearing is sought. Upon the filing of a petition, the authority shall docket the petition and assign a docket number to the petition. [Eff 10/3/2005; am and comp JAN 28 2022] (Auth: HRS §356D-4) (Imp: HRS §§91-9, 356D-4)

17-2000-43 Contents of petition. (a) The petition shall state the following:
(1) Name, address, telephone number of the petitioner and the petitioner's legal counsel, if any, which shall be updated by the petitioner at all times;
(2) A brief and concise factual statement of the petitioner's claim;
(3) The law or rule involved;
§17-2000-43

(4) The names of all respondents or identities against whom the petition is brought; and

(5) A brief statement of the relief sought by the petitioner.

(b) If the petition is not in substantial compliance with subpart (a), the board may refuse to file the petition and may request the petitioner to submit an amended petition in compliance thereto. [Eff 10/3/2005; comp JAN 2 8 2022] (Auth: HRS §356D-4) (Imp: HRS §§91-9, 356D-4)

§17-2000-44 Action by board. Upon the filing of the petition, the chairperson shall assign the petition for further proceedings before the board or assign the matter to a hearings officer and afford all parties in the matter an opportunity for hearing after reasonable notice. [Eff 10/3/2005; comp JAN 2 8 2022] (Auth: HRS §356D-4) (Imp: HRS §§91-9356D-4)


§17-2000-46 Response. Each respondent may file a written response to the petition with the board or hearings officer if the case has been assigned to one. The response shall state briefly a counterstatement of the facts, circumstances, law, rules, or reasons in defense thereof, and shall specifically admit or deny the allegations of the petition. The response shall be filed at least five working days prior to the hearing. [Eff 10/3/2005; comp JAN 2 8 2022] (Auth: HRS §356D-4) (Imp: HRS §356D-4)
§17-2000-47 Notice. The board or hearings officer shall, as soon as possible, provide notice pursuant to section 91-9.5, HRS, to all parties of the scheduled hearing in such form and manner as provided by law. [Eff 10/3/2005; comp JAN 28, 2022] (Auth: HRS §356D-4) (Imp: HRS §§91-9, 91-9.5, 356D-4)

§17-2000-48 Burden of proof; evidence. Except as otherwise provided by law, the party initiating the proceeding shall have the burden of proof, including the burden of producing evidence as well as the burden of persuasion. The degree or quantum of proof shall be a preponderance of the evidence. [Eff 10/3/2005; am and comp JAN 28, 2022] (Auth: HRS §356D-4) (Imp: HRS §91-10(5))

§17-2000-49 Procedure at hearing. Unless otherwise stipulated by the parties, which stipulation is approved by the board or the hearings officer, all hearings shall proceed as follows:

1. The parties shall have the opportunity to make opening statements before any evidence is presented, unless they waive the opportunity. The opening statement shall be heard in the following order:
   (A) Petitioner's opening statement; and
   (B) Respondent's opening statement, unless respondent chooses to reserve the opening statement until after presentation of petitioner's evidence;

2. The petitioner's evidence shall be presented first, and shall be followed by the presentation of evidence by respondent;

3. After presentation of the evidence in support of their respective cases, the parties shall have the opportunity to introduce rebuttal evidence. Rebuttal evidence shall be introduced in the same order as was followed
§17-2000-49

(4) with respect to the introduction of evidence in support of their respective cases;

(5) Each witness shall first be sworn under oath and shall be examined first by the party calling the witness before cross-examination by the opposing party;

(6) After all evidence, including rebuttal evidence, has been presented, the parties shall have the opportunity to make final argument. Final argument shall proceed as follows:
   (A) Petitioner's final argument;
   (B) Respondent's final argument; and
   (C) Petitioner's final argument in rebuttal which shall be limited to countering matters raised in respondent's final argument; and

(7) The hearing shall be deemed closed after completion of all final arguments or upon filing of all permitted memoranda and other post-hearing submissions or upon the expiration of the time allowed for filing submissions, unless the time is extended, or upon the completion of taking further evidence, whichever is later.

§17-2000-50 Proposed findings of fact and conclusions of law. Proposed findings of fact, conclusions of law, decisions, and orders shall be prepared by the prevailing party, filed with the board no later than seven business days after the day the proceedings were concluded, or such other time as may be established by the board or hearings officer, and delivered or mailed within a reasonable time to each party or to the party's authorized representative.
§17-2000-52 Procedure before a hearings officer; transmittal to board. (a) Upon conclusion of the proceedings before the hearings officer and following the timely submittal of proposed findings of fact, conclusions of law, and decision and order, the hearings officer shall prepare a recommended decision in the matter for the board.

(b) If the recommended decision is adverse to any party to the proceeding other than the authority, the recommended decision shall contain a
statement of the reasons therefor and shall include a determination of each issue of fact or law necessary to the recommended decision and it shall be served upon all parties. Any party adversely affected by the recommended decision may file exceptions thereto and may submit written argument in support of the exceptions to the board, provided that the exceptions and argument shall be filed within ten days of the service of the recommended decision, or within such other time as may be designated by the hearings officer.

(c) Following the expiration of the time specified in subsection (b), or if not applicable, following preparation of the recommended decision, the hearings officer shall transmit the entire record to the board for action together with the recommended decision, any timely filed exceptions thereto, and any timely submitted written arguments in support of the exceptions. [Eff 10/3/2005; am and comp JAN 28 2022] (Auth: HRS §356D-4) (Imp: HRS §356D-4)

§§17-2000-53 to 17-2000-60 (Reserved)
§17-2000-71 General provisions; contents of petition for declaratory relief. Any interested person may petition the board for a declaratory ruling as to the applicability of any statutory provision or of any rule or order. Each petition shall state concisely and with particularity the facts giving rise to the petition, including the petitioner's interest, reasons for filing the petition, and the names of any potential respondents, the provision or rule in question, the issues raised, and petitioner's position or contentions with respect thereto. [Eff 10/3/2005; comp JAN 28 2022] (Auth: HRS §356D-4) (Imp: HRS §§91-8, 356D-4)

§17-2000-72 Memorandum of authorities in support of petition. Petitioner shall also file a memorandum of authorities together with any petition for declaratory relief at the time the petition is filed. The memorandum of authorities in support of the petition shall contain a full discussion of the reasons, including legal authorities, supportive of the petitioner's position. [Eff 2005; comp JAN 28 2022] (Auth: HRS §356D-4) (Imp: HRS §91-8, 356D-4)

§17-2000-73 Notice of argument. All parties shall be given written notice of the hearing of argument at least fifteen days before the time of the argument. The notice shall include:

(1) The date, time, place, and nature of the argument;
§17-2000-73

(2) The legal authority under which the argument is to be heard;

(3) Particular sections of the statutes and rules involved; and

(4) A short and concise statement of issues involved, the basic facts giving rise to the petition.

The notice shall further apprise each party of their right to retain legal counsel if so desired.


§17-2000-74 Argument. Upon the filing of the petition, the chairperson shall assign the petition for argument and further proceedings to either the board or a hearings officer. All parties shall be afforded full opportunity to present argument on all issues involved. The argument shall be at the time and place set forth in the notice of argument but at that time and place may be continued from day to day and adjourned to a later day or to a different place without notice other than the announcement thereof at the hearing.  [Eff 10/3/2005; comp JAN 28 2022] (Auth: HRS §356D-4)  (Imp: HRS §§91-8, 356D-4)


§17-2000-76 Proposed findings of fact and conclusions of law. The prevailing party shall file proposed findings of fact, conclusions of law, decisions, and orders with the board no later than seven business days after the day the proceedings

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§17-2000-77 Board's final decisions, orders, findings of fact, and conclusions of law. (a) The board shall issue its final decision and order together with findings of fact and conclusions of law. The findings of fact, conclusions of law, final decisions, and orders shall be based upon the whole record or such portions thereof as may be cited by the parties, and shall be supported by reliable, probative and substantial evidence, including facts on which the board properly took judicial notice.

(b) If the proceedings were held before a hearings officer and exceptions were filed to the recommended decision, the board shall afford the parties oral argument as to the exceptions, prior to the board's adoption of a decision and order and findings of fact and conclusions of law.

(c) If any party has timely filed proposed findings of fact, the board shall incorporate in its decision a ruling upon each proposed finding so presented, provided that a separate ruling on each proposed finding shall not be required.

(d) The board shall cause to have a certified copy of the decision and order and accompanying findings and conclusions, delivered or mailed within a reasonable time after their adoption by the board, to each party or to the party's authorized representative. [Eff 10/3/2005; comp JAN 28 2022] (Auth: HRS §356D-4) (Imp: HRS §§, 91-8, 356D-4)

§17-2000-78 Procedure before a hearings officer; transmittal to board. (a) Upon conclusion of the proceedings before the hearings officer and
following the timely submittal of proposed findings of fact, conclusions of law, and decision and order, the hearings officer shall prepare a recommended decision in the matter for the board.

(b) If the recommended decision is adverse to any party to the proceeding other than the authority, the recommended decision shall contain a statement of the reasons therefor and shall include a determination of each issue of fact or law necessary to the recommended decision and it shall be served upon all parties. Any party adversely affected by the recommended decision may file exceptions thereto and may submit written argument in support of the exceptions to the board, provided that the exceptions and argument shall be filed within ten days of the service of the recommended decision, or within such other time as may be designated by the hearings officer.

(c) Following the expiration of the time specified in subsection (b), or if not applicable, following preparation of the recommended decision, the hearings officer shall transmit the entire record to the board for action together with the recommended decision, any timely filed exceptions thereto, and any timely submitted written arguments in support of the exceptions. [Eff 10/3/2005; am and comp JAN 28 2022] (Auth: HRS §§356D-4) (Imp: HRS §§91-11)

§17-2000-79 Order, effect. Any decision and order of declaratory relieve, whether granting or denying the petition, shall have the same force and effect as other decisions and order issued by the authority. [Eff 10/3/2005; am and comp JAN 28 2022] (Auth: HRS §§356D-4) (Imp: HRS §§91-8, 356D-4)

 §§17-2000-80 to 17-2000-90 (Reserved)
SUBCHAPTER 5

RULE RELIEF

§17-2000-91 General provisions; contents of petition for rule relief. Any interested person may petition the authority for the amendment, adoption, or repeal of a rule. The petition for rule relief shall set forth the text of the rule to be repealed, or the text of any proposed rule, the adoption of which is being sought, or the text of any existing rule, the amendment of which is being sought, together with the proposed amendment. The petition shall further state concisely and with particularity the facts and circumstances giving rise to the petition, including the petitioner's interest and reasons for filing the petition, the necessity for the relief and anticipated effect or impact of the relief, the questions or issues raised and petitioner's position or contentions with respect thereto. [Eff 10/3/2005; am and comp JAN 28 2022] (Auth: HRS §356D-4) (Imp: HRS §§91-6, 356D-4)

§17-2000-92 Disposition. (a) Within thirty days of the filing of a petition, the authority, with the approval of the chairperson, shall either deny the petition in writing stating its reasons therefor, or initiate public rulemaking procedures in accordance with chapter 91, HRS.
(b) Without limiting the generality of the foregoing, the authority may deny any petition which:

(1) fails to substantially conform with the requirements of section 17-2000-91;
(2) Discloses insufficient reasons which would justify the institution of public rulemaking procedures; or
§17-2000-92


§17-2000-93 Additional facts or supplemental memorandum. The authority may require the petitioner or any person to submit a statement of additional facts or a memorandum, the purpose of which is to clarify a specific factual issue, position, or contention. [Eff 10/3/2005; am and comp JAN 28 2022] (Auth: HRS §356D-4) (Imp: HRS §§91-6, 356D-4)


§17-2000-95 Determination final. Unless otherwise provided by law, the petitioner shall have no right to request the board to reconsider the action nor to seek judicial review of the action. [Eff 10/3/2005; comp JAN 28 2022] (Auth: HRS §356D-4) (Imp: HRS §356D-4)

§§17-2000-96 to 17-2000-120 (Reserved)
§17-2000-121 Forms. The authority may prescribe and use such forms as it may reasonably require to carry out its functions. The authority may at any time create, modify, amend, or delete any forms in order to effectuate the purposes herein. [Eff 10/3/2005; am and comp Jän 28 2005] (Auth: HRS §356D-4) (Imp: HRS §356D-4)

§17-2000-122 Gender and number. In any rule of the authority, all words used in the masculine or singular shall extend to and include the feminine or plural. [Eff 10/3/2005; am and comp Jän 28 2005] (Auth: HRS §356D-4) (Imp: HRS §1-17)

§17-2000-123 Severability. If any rule of the authority is found in whole or in part by a court of competent jurisdiction to be invalid under law, such finding shall not affect the remaining rules or any part therein. [Eff 10/3/2005; am and comp Jän 28 2022] (Auth: HRS §356D-4) (Imp: HRS §1-23)
DEPARTMENT OF HUMAN SERVICES

Amendments to and compilation of chapter 2000, title 17, Hawaii Administrative Rules, on the Summary Page dated December 16, 2021 were adopted on December 16, 2021 following public hearing held on November 22, 2021, after public notice was given in the Honolulu Star-Advertiser, Hawaii Herald Tribune, West Hawaii Today, The Garden Isle, and the Maui News on October 22, 2021.

These rules shall take effect ten days after filing with the Office of the Lieutenant Governor.

ROBERT J. HALL, Chairperson
Board of Directors
Hawaii Public Housing Authority

DAVID Y. IGE
Governor
State of Hawaii

Dated: 1/19/2022

APPROVED AS TO FORM:

Deputy Attorney General

Filed: