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<th>Resolution No.</th>
<th>Sponsor</th>
<th>Title</th>
<th>Date Intro</th>
<th>Date of Presentation</th>
<th>Date Adopted</th>
<th>Date Referred</th>
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<th>PUBLIC HEARING DATE</th>
<th>DATE COMMITTEE REPORT FILED</th>
<th>NOTES</th>
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<tr>
<td>323-35 (COR)</td>
<td>Committee on Rules</td>
<td>Relative to adding a new Part G, Rule XX, Sections 20.01, 20.02 and 20.03 of I Mina'trentai Singko Na Liheslaturan Guåhan Otden Areklamento (the 35th Guam Legislature Standing Rules) to temporarily authorize I Liheslaturan Guåhan to conduct committee meetings and public hearings remotely during a public health emergency or state of emergency declared as a result of the effects of the COVID-19 pandemic on Guam.</td>
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Resolution No. 323-35 (COR)

Introduced by: Committee on Rules

Relative to adding a new Part G, Rule XX, Sections 20.01, 20.02 and 20.03 of I Min'a'trentai Singko Na Liheslaturan Guåhan Otden Areklamento (the 35th Guam Legislature Standing Rules) to temporarily authorize I Liheslaturan Guåhan to conduct committee meetings and public hearings remotely during a public health emergency or state of emergency declared as a result of the effects of the COVID-19 pandemic on Guam.

BE IT RESOLVED BY THE COMMITTEE ON RULES OF I MINA'TRENTAI SINGKO NA LIHESLATURAN GUÅHAN:

WHEREAS, I Min’a’trentai Singko Na Liheslaturan Guåhan Otden Areklamento (the 35th Guam Legislature Standing Rules) establishes the rules and procedures of I Min’a’trentai Singko Na Liheslaturan Guåhan; and

WHEREAS, on March 14, 2020, Governor Leon Guerrero issued Executive Order 2020-03 declaring a state of emergency for Guam, pursuant to § 19401 of Article 4, Chapter 19, 10 GCA, as a result of the effects of the novel coronavirus (COVID-19) pandemic on the island; and

WHEREAS, on March 16, 2020, Governor Leon Guerrero, in consultation with the Guam Department of Public Health and Social Services and the U.S. Centers for Disease Control and Prevention, implemented a fourteen (14) day suspension of non-essential government of Guam (GovGuam) operations; and
WHEREAS, in conjunction with the Governor’s fourteen (14) day suspension of non-essential GovGuam operations, on March 16, 2020, I Lihesluration Guåhan implemented a fourteen (14) day suspension of non-essential operations of the Guam Legislature in an effort to reduce the spread of the COVID-19 disease outbreak and flatten the curve; and

WHEREAS, I Lihesluration Guåhan finds that in light of the public health emergency on Guam caused by the COVID-19 pandemic and the high health risks posed to the public, the legislative employees, and Members of the Legislature during in-person meetings and hearings, other means of safely conducting legislative business to respond to the emergency on a temporary basis must be considered; now therefore, be it

RESOLVED, that the Committee on Rules of I Mina’trentai Singko Na Lihesluration Guåhan does hereby add a new Part G, Rule XX, Sections 20.01, 20.02 and 20.03 of the 35th Guam Legislature Standing Rules to read:

“PART G
TEMPORARY RULES DURING A PUBLIC HEALTH EMERGENCY
RULE XX
TEMPORARY RULES GOVERNING PROCEDURE DURING A PUBLIC HEALTH EMERGENCY
Section 20.01. Committee Meetings and Public Hearings Conducted During a Public Health Emergency. Notwithstanding any other provision of law, rule, regulation, or these Standing Rules, during a public health emergency or the declaration of a state of emergency as a result of the effects of the COVID-19 pandemic on Guam, as declared by I Maga’hågan Guånan, Standing Committees of I Lihesluration Guåhan may convene and conduct committee meetings and public
hearings remotely via videoconference or similar technological means and allow the
Members of Standing Committees and the public to participate. Standing
Committees shall comply, to the extent practicable, with the protocol established
under Section 20.02 of this Rule XX and existing provisions of these Standing Rules
governing the procedures for committee meetings and public hearings.

Section 20.02. Protocol and Compliance with Standing Rules. The
Committee on Rules shall establish and communicate to all Members the protocols
and procedures governing committee meetings and public hearings conducted via
videoconference or other technological means as authorized under this Rule XX to
ensure order and fair opportunities for all Members and the public to participate. To
the extent practicable, procedures and requirements for committee meetings and
public hearings conducted via videoconference or other technological means shall
be governed by these Standing Rules.

Section 20.03. Expiration Upon Termination of Public Health
Emergency. Unless amended or revoked by the Committee on Rules of I
Lihesluran Guåhan, the authority to call or conduct committee meetings or public
hearings via videoconference or other technological means as provided under this
Rule XX shall expire when the declaration of a public health emergency or state of
emergency as a result of the effects of the COVID-19 pandemic on Guam is
terminated through an executive order, proclamation, or operation of law by I
Maga'hågan Guåhan.”; and be it further

RESOLVED, that the Speaker and the Chair of the Committee on Rules
certify, and the Legislative Secretary attest to, the adoption hereof, and that copies
of the same be thereafter transmitted to the Members of I Mina'trentai Singko Na
Lihesluran Guåhan; to Ms. RennaeVanessa C. Meno, Clerk of the Legislature; and
to Mr. Joseph R. San Agustin, Executive Director of the Legislature; to Ms. Mary Marevilla, Committee on Rules Director; and to the Honorable Lourdes A. Leon Guerrero, I Maga'hågan Guåhan.

DULY AND REGULARLY ADOPTED BY THE COMMITTEE ON RULES OF I MINA'TRENTAI SINGKO NA LIHESLATURAN GUÅHAN ON THE DAY OF APRIL 2020.

__________________________   ____________________________
TINA ROSE MUÑA BARNES         RÉGINE BISCOE LEE
Speaker                         Chair, Committee on Rules

__________________________
AMANDA L. SHELTON
Legislative Secretary
Standard Operating Procedure: Virtual Public Hearings
(As adopted on May 1, 2020)

SUMMARY: The following procedures, standards, and guidance are aimed to allow the 35th Guam Legislature to host virtual public hearings during a public health emergency. Although the venue for these hearings will be changed to an internet-based platform, and therefore physical attendance and participation will be changed to remote/online options, the goal of this SOP is to afford the public and media an equal (or comparable to the best, yet practicable degree) standard of participation, accessibility, and transparency to hearings conducted outside of a public health emergency. The policy below is broken into three main parts:

Article 1. Pre-Hearing Logistics

Article 2. Public Participation and Access

Article 3. Conduct of Hearings

Article 1
Pre-Hearing Logistics

Section 1.01. Verification of live participants in advance of hearing date.

(a) All participants (including Senators and those giving live testimony) should verify the account or email address they will use to sign into a virtual meeting platform (e.g. Zoom).

(1) Senators participating must use an email address included on the 35th Guam Legislature’s protocol listing

(2) Individuals who want to provide live oral testimony must contact the committee holding the hearing (via email) with their full name, contact number and email address. The individual must create an account as part of the vetting process for verification of identity.

(3) All participants must use accounts that list their full name, as this will be inputted into a database of verified accounts vetted for video conferencing.

(b) Pre-hearing verification should be completed (either through MIS or committee staff) no later than 24 hours before scheduled hearing.

Section 1.02. Recommendation or requirement of quality hardware and software.

(a) All participants should have the capability to broadcast their involvement in a public hearing uninterrupted by technical glitches or failures.

(1) All participants should receive strong guidance to utilize a desktop or laptop computer with a webcam and microphone built-in.

(A) A dedicated microphone is recommended but not required.
(2) If participants do not have a laptop or desktop at home available, the Standing Committee may offer alternative solutions (provided said solution is deemed secure, workable, and reasonable by MIS). Alternative solutions may include (but are not limited to) the use of smart phones to participate, or submitting pre-recorded testimony.

(3) Standing Committees should recommend participants utilize earphones or earbuds to ensure no audio feedback impedes or obstructs the virtual hearing or meeting.

(b) Pre-hearing tests of audio/video/internet quality for first-time participants should be completed (either through MIS or committee staff) no later than 12 hours before scheduled hearing.

NOTE: As the setup for each webcam and possible microphone or earphone setup is different, MIS will be available to assist Standing Committees in setting up computers over the phone. Should assistance be required, Committee Members and other Members of the Legislature should reach out to MIS no later than 24 hours prior to a scheduled hearing.

Section 1.03. Requirement of Participants to Follow Rules that Maintain Civility and Professionalism.

(a) The decorum of a “traditional” public hearing should not be compromised because of the virtual setting of the hearings authorized by Resolution No. 232-35 (COR). In this spirit, before live participation in any hearing, all participants must formally agree to the following:

(1) To broadcast from a quiet room with little to no interruptions;
(2) To broadcast from a room with adequate lighting—specifically to ensure the participant's face is visible and not backlit;
(3) To ensure participant’s face is visible at all times;
(4) To be properly attired; and
(5) To use only respectful and professional language and conduct.

(b) Virtual backgrounds should not be utilized during public hearings authorized under Resolution No. 232-35 (COR).

(c) Committee staff should secure all pre-hearing agreements for first-time participants no later than 24 hours before scheduled hearing. Participants who have previously attended virtual public hearings must be reminded of these standards no later than 5 p.m. the day before a public hearing.

Section 1.04. Advanced Submission of All Documents Used and/or Referenced.

(a) To every extent practicable, all testimony and documents (including bills to be discussed) that will be utilized in a public hearing should be submitted in advance to Committee Members or (at the discretion of the Committee Chairperson) to all legislative offices.
(1) Standing Committees should utilize an email group (e.g. CORMeeting@guamlegislature.org or senators@guamlegislature.org) to disseminate testimonies and reference documents/files.

(b) Committee staff must send all available documents via email no later than 12 hours before a public hearing.

(1) Committee staff should forward any additional material to Committee Members and/or Members of the Legislature after the initial email referenced above.

Section 1.05. Final Quality Test for Live Participants.

(a) All Committee Members and/or Members of the Legislature, and those offering live testimony must be in the conference call 15 minutes prior to the scheduled time to ensure possible video, audio, or internet problems are addressed.

(1) Committee Members and/or Members of the Legislature who are unable to comply with this step (e.g. those who join the public hearing after it begins) may be brought into the conference call by the host of hearing, provided that the Member’s audio and video capabilities have been previously verified. Individuals seeking to provide testimony who are unable to comply with this step may be required to submit their testimony via alternate options (as afforded below).
Article 2
Public Participation and Access

NOTE: Standing Committees should consider giving more than five (5) days notice before conducting a public hearing, and more than 10 days to submit testimonies after public hearings, in order to maximize transparency and accessibility of virtual hearings. Any time limits imposed by Committee Chairpersons that would affect live participation or pre-recorded testimony should also be clearly communicated in advance. Alternate options (as provided below) to provide testimony may be offered at the discretion of the Standing Committee, as a way to maximize participation.

Section 2.01. Live Testimony Allowed.

(a) Standing Committees should heavily publicize the email address where the members of the public can begin the process of offering live oral testimony.

(b) All those wishing to provide live testimony must comply with pre-hearing logistics to ensure security and capability, including the final quality test.

(c) All participants who have completed pre-hearing logistics will be contacted by the host of hearing (either MIS or committee staff) with a link to hearing.

(d) After the final quality test (referenced in the preceding section), the host of hearing will mute those providing live testimony until called upon by the Committee Chairperson.
   
   (1) Individuals may also be queued in a “waiting room” until the host moves them into the live conference call for their testimony.

(e) Individuals should be called upon in the chronological order of requests to testify between members of the public, and the Standing Committee and/or Members of the Legislature, except:

   (1) Former Senators and other elected officials will be offered priority when speaking, in line with the courtesy afforded to these individuals during “normal” public hearings.

   (2) Individuals offering testimony at the invitation of a Committee Chairperson or the author of a bill will be offered priority when speaking, in line with the courtesy afforded to these individuals during “normal” public hearings.

(f) Individuals who have finished testifying will be muted by the host of hearing, or may be placed back into a waiting room until called upon by the Chairperson, or a Member of the Legislature.

   (1) Individuals who have finished testifying may, at their discretion, leave the conference call before the hearing is adjourned.

(g) All individuals testifying live must be able to comply with all rules of conduct and quality assurance standards imposed by a Standing Committee, including (but not limited to):

   (1) Ensuring participant’s face is visible at all times;

   (2) Using a desktop or laptop computer with a webcam and microphone built-in.
(A) If participants do not have a laptop or desktop at home available, the Standing Committee may offer alternative solutions (provided said solution is deemed secure, workable, and reasonable by MIS). Alternative solutions may include (but are not limited to) the use of smart phones to participate, or submitting pre-recorded testimony.

Section 2.02. Alternate Options for Submission of Testimony.

(a) Members of the public who cannot or choose not to complete pre-hearing logistics should still be afforded other ways to provide testimony.

   (1) For example: a resident’s internet may not be fast enough to ensure a quality live broadcast, but will still be sufficient to submit pre-recorded testimony in advance of a public hearing.

   (2) The email address that receives these files should be the same as the address given to constituents who want to provide live testimony.

   (3) Standing Committees can impose time limitations on pre-recorded testimony, in order to ensure a fair opportunity for all wishing to testify on measures.

(b) ALTERNATE 1: Pre-recorded video

   (1) This option should be the preferred alternative to live participation.

   (2) Submitted videos should have the following minimum requirements:

       (A) SPECS FOR VIDEO: .mp4 or .mov format at 16:9 aspect ratio.

   (3) If files are too large (for example, longer than 5 minutes), a Standing Committee may require videos be published on a web-based platform like YouTube or Whatsapp in order to be used in a virtual public hearing.

       (A) Pre-recorded video testimony will have specific restrictions in regards to intellectual property. (e.g. No copyright audio/video, No political campaign ads, etc.)

   (4) Videos should be submitted to the host of the hearing no later than 24 hours before the hearing.

       (A) The host of the hearing should communicate any problems with submitted videos no later than 12 hours before hearing.

(c) ALTERNATE 2: Pre-recorded audio

   (1) This option should be given when an individual’s poor video quality distracts or otherwise negatively affects their testimony.

   (2) Submitted clips should have the following minimum requirements:

       (A) SPECS FOR AUDIO: .mp3 format, Recommended minimum 96kbps audio bitrate.
(3) Clips should be submitted to the host of the hearing no later than 24 hours before the hearing.

(A) The host of the hearing should communicate any problems with submitted files no later than 12 hours before hearing.

(d) **ALTERNATE 3: Written Testimony**

(1) This option should be given for individuals with fundamental quality issues, or for those without access to high-speed internet.

(2) Written testimony can be submitted to the committee via email or may be mailed to the Standing Committee at the following address:

    Guam Congress Building  
    163 Chalan Santo Papa  
    Hagåtña, Guam 96910

(3) Written testimony submitted in advance (at least 24 hours before the hearing) may be read into the record during a live broadcast of a hearing, at the discretion of the Chairperson or at the request of a member of a Standing Committee or Member of the Legislature.
Article 3
Conduct of Hearings

Section 3.01. General Guidance.

(a) All virtual public hearings will be broadcast live via the Legislature’s television and YouTube channels. Committee staff must finalize broadcast details with MIS and A/V no later than 24 hours prior to the public hearing.

(b) Ideally, no more than three (3) virtual public hearings will be held in a single day: one in the morning, one in the afternoon, and one in the evening. All virtual public hearings must be scheduled with the Sergeant-at-Arms, who will coordinate with MIS and A/V before rendering a decision.

(c) If at any time a Committee Member or Member of the Legislature requests to speak during the public hearing, please signify your request via in-app chat and you will be recognized.

(d) To ensure transparency and an accurate record, all motions must receive a roll call vote.

Section 3.02. Suggested Agenda/Order of Events.

(a) Welcome and Introduction - General remarks and standard script that includes:
   (1) Time of convening;
   (2) Review of public notices given in advance of hearing; and
   (3) Acknowledgment of Committee Members, Members of the Legislature, and legislative employees present.

(b) General Rules of Conduct - Amended standards to to be read aloud by Chair
   (1) The host of this hearing will mute all participants until called upon by the chair.
   (2) When called to speak, please ensure that you are “un-muted” and that you are speaking into your microphone.
   (3) Members of the Committee and/or the Legislature wishing to speak may indicate their desire to the chair through the in-app chat feature.
   (4) Individuals testifying shall first be recognized by the Chair before speaking and shall state their name for record-keeping purposes.
   (5) The order of questioning will begin with the panel of Senators, who shall complete their lines of questioning for each respective item on the agenda. Upon completion of the panel’s line of questioning, the Chair will pose questions.
   (6) Each member will be allowed to pose a question to an individual testifying for a round and will be provided another round, if needed.
   (7) Questions and testimony shall be confined to the substance or nature of the agenda. Personal inference as to the character or the motive of any Senator, or any
individual testifying, is NOT permitted. Any violations of this general rule of conduct will result in removal from the Public Hearing by the host.

(c) **Hearing of Bills** - Statements from the author or sponsor and testimony from the public

1. Opening statement from author or sponsor
2. Live testimony from public
3. Questions (if any) from the Committee to those offering testimony
4. Pre-recorded videos
5. Pre-recorded audio
6. Written testimony, time permitting, or at the discretion of the Committee Chair, or at the request of the author of a bill being heard or Member of the Legislature
7. Closing statement from author or sponsor

(d) **Adjournment** - General remarks and standard script that includes:

1. Formal name of committee;
2. Email address to send additional testimony;
3. Deadline to submit testimony; and
4. Time of adjournment.
Resolution No. 323-35 (COR) – Committee on Rules. – Relative to adding new Sections 20.01 through 20.03 to a new Rule XX, Part G, *I Mina’Trentai Singko Na Liheslaturan Guåhan* (the 35th Guam Legislature Standing Rules) to temporarily authorize *I Liheslatura* to conduct committee meetings and public hearings remotely during a public health emergency or state of emergency declared as a result of the effects of COVID-19 on Guam.

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<th>To Not Adopt</th>
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For Sponsor’s Office Use Only

Sponsor Signature: [Signature]

Staff Contact Person: [Name]

For COR/Clerk’s Office Use Only

12 Certified

12 Returned

Name: Tricia Benavente

Date: 5/7/20

Notes: [Additional notes if any]