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February 11, 2008

TESTIMONY TO THE

HOUSE COMMITTEE ON LABOR AND PUBLIC EMPLOYMENT
For Hearing on
Tuesday, February 12, 2008
8:50 a.m., Conference Room 309

BY

MARIE C. LADERTA, DIRECTOR

House Bill No. 3144

Relating to the State of Hawaii Deferred Compensation Plan

TO CHAIR ALEX SONSON AND MEMBERS OF THE COMMITTEE:

My name is Marie Laderta, and I am the Director of the Department of Human Resources Development ("**DHRD**"). I am also the Chairperson of the Board of Trustees ("**Board**") for the State of Hawaii Deferred Compensation Plan ("**Plan**").

H.B. No. 3144 encourages employees to save for retirement by automatically enrolling newly hired employees into the Deferred Compensation Plan unless the new employee opts out of the Plan.

DHRD and the Board support this administration bill.

Currently, approximately 35% of eligible State, Hawaii County, Maui County, and Kauai County employees participate in the Plan.

House Committee on Labor and Public Employment

Re: H.B. No. 3144

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The Plan's Board of Trustees is concerned that the Plan seems to have a low participation rate. Industry experts and financial consultants believe that relying on retirement income from an employee's pension (i.e., the ERS) and Social Security alone may not be sufficient to keep up with rising inflation costs. These experts and consultants have concluded that individuals are spending more, saving less, and living longer lives. Therefore, they feel that there is a need for employees to take advantage of tax-deferred compensation plans to assist in saving for retirement. To achieve this, industry experts and financial consultants suggest automatically enrolling employees into these tax-deferred retirement plans.

After carefully considering this matter, the Board unanimously agreed with this suggestion and so support this bill which would automatically enroll all new State, Hawaii County, Maui County, and Kauai County employees into the Plan. To accomplish this, this bill proposes to deduct 1% of each employee's gross monthly wages and deposit it into a default investment option selected by the Board. However, this bill also provides flexibility to those employees who do not want to participate in the Plan by allowing them to opt out of the Plan within 90 calendar days after being automatically enrolled in the Plan. Employees who timely opt out of the plan shall have their mandatory contributions returned back to them without a penalty, subject to changing market prices and the payment of all applicable federal and state taxes.

The Board believes that more employees need to take advantage of this important employee benefit to assist them in saving more for retirement and that this bill helps to accomplish that goal.

Thank you for the opportunity to testify on this matter.

Respectfully submitted

MARIE C. LADERTA



Michael R. Ben, SPHR Director of Human Resources

Ronald K. Takahashi Deputy Director of Human Resources

County of Hawaiʻi Department of Human Resources

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February 12, 2008

The Honorable Alex M. Sonson Chair And Members of the Committee on Labor & Public Employment House of Representatives State Capitol Honolulu, HI 96813

Dear Chairman Sonson and Members of the Committee on Labor & Public Employment:

Re: HB 3144 Relating to the State of Hawai`i Deferred Compensation Plan

I am Michael R. Ben, Director of Human Resources for the County of Hawai'i. I am testifying in general support of HB 3144.

Given the characteristics of Generation Y and Z employees entering our workforce, this program would required our new hires to stop and think about their retirement, although such an event is furthest from their thoughts at their time of hire. It takes a positive first step towards saving and investing for their retirement years.

However, I am concerned about this bill providing the Board of Trustees with the authority to triple the mandatory contribution amount (1% to 3%), without a requirement to consult with the chief human resources officer and chief financial officer of each political subdivision. Also, the increase, when it happens, should only apply to new hires, and not employees who have already been "mandatorily enrolled" in the deferred compensation plan. No employee should be mandated to contribute additional sums into deferred compensation.

Also, I firmly believe that the plan administer should be required to meet with all new hires within 60 days of their hire to personally educate and explain the features and benefits of the deferred compensation program so that these new hires may make an intelligent decision within ninety days of their date of hire, on whether to opt out of the plan. It would not suffice to have educational materials provided to these new hires or have them seek information on the website or have this education done by telephone conversation. A subject

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matter such as this demands face to face contact and discussion with plan representatives.

With these two concerns addressed, I would be in support of HB 3144

Thank you.

Sincerely,

Michael R. Ben, SPHR

Director of Human Resources

Michael R. Ben