No. 2530 F. 2

STATE OF HAWAII DEPARTMENT OF DEFENSE

TESTIMONY ON HOUSE BILL 461 HD1 A BILL FOR AN ACT RELATING TO MILITARY AND OVERSEAS VOTERS ACT

PRESENTATION TO THE HOUSE COMMITTEE ON FINANCE

BY

MAJOR GENERAL DARRYLL D. M. WONG INTERIM ADJUTANT GENERAL February 24, 2011

Chair Oshiro, Vice Chair Lee, and Members of the Committee;

1 am Major General Darryll D. M. Wong, Interim State Adjutant General. 1 am testifying on House Bill 461 HD1.

We strongly support House Bill 461 HD1. This measure allows military personnel deployed or stationed outside the United States and other overseas voters an opportunity to vote and submit their ballots for federal, state, and county office in a general, special, primary, or runoff election.

Thank you for the opportunity to provide this written testimony.

JEFFREY T. KUWADA County Clerk



OFFICE OF THE COUNTY CLERK

COUNTY OF MAUI 200 S. HIGH STREET WAILUKU, MAUI, HAWAII 96793 www.mauicounty.gov/county/clerk

TESTIMONY OF

JEFFREY T. KUWADA, COUNTY CLERK, COUNTY OF MAUI

TO THE HOUSE COMMITTEE ON FINANCE

ON HOUSE BILL NO. 461, HD 1

RELATING TO THE UNIFORM MILITARY AND OVERSEAS VOTERS ACT

FEBRUARY 24, 2011

Chair Oshiro and members of the House Committee Judiciary, thank you for the opportunity to testify on House Bill No. 461, HD 1 relating to the Uniform Military and Overseas Voters Act.

The Office of the County Clerk, County of Maui, has concerns and offers comments regarding this bill as written for the following reasons:

- 1. This measure creates inconsistencies within Hawaii election laws relating to absentee voting. For example:
 - Haw. Rev. Stat. § 15-4(a) states in part that a registered voter may request an absentee ballot "not later than 4:30 p.m. on the seventh day prior to the election." House Bill No. 461 states that requests may be "received by the fifth day before the election for that election."
 - Haw. Rev. Stat. § 15-9 states: (a) "The return envelope shall be: (1) Mailed and must be received by the clerk issuing the absentee ballot not later than the closing of the polls on any election day;". House Bill No. 461 allows covered voters to mail their ballot on the date of the election.
- 2. This measure would make it very difficult to meet the requirement that ballots be mailed to registered voters 45 days before a county special election. According to the County of Maui Charter (Article 3, sec.3-4), we have 60 days to prepare for a special election. The availability of nomination papers are the first 10 days (HRS §12-2.5) leaving only 5 days to have ballots printed and assembled for mail out. This measure will probably require a change to our charter to allow for more time between close of candidate filing and ballot processing

House Committee on Finance February 24, 2011 Page 2

- 3. The measure adds statutory requirements beyond the requirements of the federal Uniformed and Overseas Citizens Absentee Voting Act (UOCAVA), 42 USC §§1973ff et seq., which concerns absentee voting by military and overseas voters.
- 4. Presently, Hawaii law is in full compliance with UOCAVA, including the 2009 amendments referred to as the Military and Overseas Voter Empowerment Act (MOVE). Soon after the MOVE Act became effective, the State Office of Elections promulgated administrative rules (§3-174-22) to address all mandatory requirements of the MOVE Act. The rules became effective on January 9, 2010.

Thank you for the opportunity to testify on House Bill No. 461, HD 1.



STATE OF HAWAII OFFICE OF ELECTIONS B02 LEHUA AVENUE PEARL CITY, HAWAII 96782 www.hawaii.gov/elections

SCOTT T. NAGO CHIEF ELECTION OFFICER

TESTIMONY OF THE

CHIEF ELECTION OFFICER, OFFICE OF ELECTIONS

TO THE HOUSE COMMITTEE ON FINANCE

ON HOUSE BILL NO. 461, HD 1

RELATING TO THE UNIFORM MILITARY AND OVERSEAS VOTERS ACT

February 24, 2011

Chair Oshiro and members of the House Committee on Finance, thank you for the opportunity to testify on House Bill No. 461, HD 1. The purpose of this bill is to expand provisions of the Uniformed and Overseas Citizens Absentee Voting Act (UOCAVA) (42 USC §§ 1973ff et seq.), concerning absentee voting by military and overseas voters.

The Office of Elections would like to point out that the State of Hawaii's laws are already in compliance with UOCAVA, including recent amendments in 2010. The office strongly supports efforts to provide voter registration and voting services to overseas and uniformed citizens, however, we do not support this measure's proposals to expand beyond the established provisions of UOCAVA.

As background, President Barack Obama signed into law the National Defense Authorization Act for Fiscal Year 2010 on October 28, 2009. Subtitle H of that law, which may be cited as the Military and Overseas Voter Empowerment Act (MOVE), amended various parts of UOCAVA. Among these amendments was a provision requiring states to transmit absentee ballots to uniformed and overseas voters no later than 45 days prior to a federal election. 42 USC § 1973ff-1(a)(8)(a).

Shortly after the passage of the MOVE Act, the Office of Elections promulgated administrative rules that addressed all mandatory parts of the Act. The rules went into effect on January 9, 2010. Our rules permit UOCAVA voters, among other things, to do the following: (1) utilize federal write-in absentee

Testimony on House Bill No. 461, HD 1 February 24, 2011 Page 2

ballots; (2) use the federal postcard form to register to vote and to request an absentee ballot; (3) vote in person at the clerk's office; (4) request voter registration applications and absentee ballot applications by mail or electronically; and (5) receive blank ballots by mail or electronically. HAR § 3-174-22.

The only other issue was to ensure that absentee ballots for UOCAVA voters were mailed out at least forty five days prior to any election in which a federal office was on the ballot. As the State of Hawaii's Primary Election was forty five days prior to the General Election it would be impossible to mail ballots out in the required time frame, without a statutory change in the date of the election.

During the 2010 legislative session, an act was passed to change the date of the Primary Election to the second Saturday in August, beginning with the 2012 Primary Election, in order to ensure that the requirement to mail ballots to voters covered by UOCAVA at least forty five days prior to an election containing federal offices was met. Act 126, Session Laws of Hawaii 2010.

Given the short notice in relation to the passage of the MOVE Act and it being an election year, it was deemed unworkable to consider moving the 2010 Primary Election. Ultimately, a memorandum of agreement was worked out with the federal government in which the State of Hawaii agreed to pay for expedited mailing of ballots, as the earliest the ballots could be mailed out was September 24, 2010 (i.e. thirty nine days prior to the General Election and six days after the Primary Election).

At no time in our dealings with the federal government were we ever told that our statutes, administrative rules, or procedures were out of compliance with UOCAVA or the MOVE Act, other than the forty five day mailing requirements, which as noted we agreed to resolve through the use of expedited mailing.

The present bill is largely duplicative of various matters found in UOCAVA, our statutes, and administrative rules. The promulgation of a statute that has the same language as a federal law is generally unnecessary, as we are already required to comply with federal law.

One of the risks of such a practice is that the federal law at times will change and our state statutes will be inconsistent with the federal law that we attempted to copy. Another risk is that even though we may use the same language as a federal statute, a state court could interpret our state statute differently than the federal courts interpret the corresponding federal statute. Testimony on House Bill No. 461, HD 1 February 24, 2011 Page 3

This can arise from things such as minor textual differences, different legislative histories, and judicial disagreements among the courts on how to interpret certain language. As it stands, our practice in regards to UOCAVA is based on federal case law and the U.S. Department of Justice interpretation of the law.

In regards to matters in which the bill attempts to go beyond UOCAVA, we note that the bill may significantly impact the administration of elections.

Specifically, sections -3 and 11 of the bill would apply to all state and county elections, in addition to those elections in which a federal office is on the ballot. This would mean that all county special elections would be subject to the provisions of UOCAVA including the requirement that ballots be mailed out at least forty five days prior to an election and in utilizing the federal write in absentee ballot. This amendment would conflict with county charter provisions that require vacancies to be filled in a prescribed time period (sixty days, in the case of the City & County of Honolulu). As such, the period in which seats would remain vacant would be lengthened under this proposal. Additionally, the measure also seeks to create conflicting and confusing new deadlines for UOCAVA voters only. The office feels that doing this would be a voter education challenge that could result in possible voter confusion.

The proposals not supported by this office are:

- 1. In section -8, the bill would require ballot applications to be accepted for covered voters up to five days prior to the election as opposed to seven days for non-covered voters.
- 2. In section -9, the bill would require ballots to be mailed out 46 days as opposed to 45 days prior to our Primary Election under federal law. Additionally, to the extent the federal law was to reduce the ballot transit time due to changes in technology or postal service, this state provision would require that ballots continue to be mailed out in this time frame.
- 3. In sections -10 and -12, the bill provides that ballots could be mailed as late as 12:01 a.m. on the day of the election and still be counted regardless of when they are received. It could also raise issues as to when the elections would be considered to be finally completed. This is a major policy change from the current law which requires that absentee ballots be received by the close of polls. HRS § 15-9. This would create two categories of absentee voters, some who have to have their ballots returned by the close of polls and those who have an

Testimony on House Bill No. 461, HD 1 February 24, 2011 Page 4

> indeterminate amount of time for the ballot to be received by election officials. Furthermore, as ballots continue to trickle in days, weeks and months after the election, the office would have to incur additional necessary costs to add in these post-election day ballots. Costs would include official observer stipends, and likely, an amendment to the existing contract with the State's voting system provider to provide its services.

Would like to reiterate that the Office of Elections supports the provisions of UOCAVA, but feels that expansions of this Act as proposed in HB461, HD1 are unnecessary, and have the possible effect of jeopardizing the smooth and timely administration of elections for UOCAVA and non-UOCAVA voter alike.

Thank you for the opportunity to testify on House Bill No. 461, HD 1.



BERNICE K.N. MAU City Clerk

COMMENTS ON HB 461 HD1 RELATING TO THE UNIFORM MILITARY AND OVERSEAS VOTERS ACT Committee on Finance Rm. 308 10:45 a.m. February 24, 2011

Chair Oshiro and Committee Members:

We wholeheartedly support improving the accessibility of election services for our uniformed and overseas voters. However, we respectfully inform the Committee that this measure creates inconsistencies within Hawaii's election laws and additional requirements beyond what was enacted by Congress in the federal Military and Overseas Voters Empowerment (MOVE) Act.

We are unaware of whether the additional requirements were intentional, but suspect that this measure may have been based upon model legislation developed shortly after the federal MOVE Act was enacted. We maintain that this bill <u>is not necessary</u> and that Hawaii's election laws adequately enfranchise uniformed and overseas voters. Sections of the bill appear to be intended for States whose election laws still contain stringent and restrictive practices relating to uniformed and overseas voters. Also, to accommodate the bill in its current form, the Revised Charter of the City and County of Honolulu may have to be amended.

However, we are providing a proposed draft for the companion measure in the Senate Judiciary Committee in the event that the committee desires to forward this legislation. The proposed draft maintains the additional requirements, corrects the technical inconsistencies, and eliminates unnecessary or redundant provisions.

We provide the following examples to illustrate the inconsistencies and unnecessary provisions contained within:

- Chapter 15, Hawaii Revised Statutes allows local residents a seven (7) day deadline to request an absentee ballot. Provisions on page 10 create a five (5) day deadline for the voters covered under this act.
- Provisions on page 12 specify that a ballot cast by a covered voter shall be counted if mailed by the close of business on the day prior to the election. This requirement appears to be out of concert with HRS 15-9 that stipulates receipt of the ballot by election day to be counted. The section also stipulates that an absentee ballot may not be rejected for lacking or illegible postmarks. If the intent of the provision is to create

a bifurcated absentee ballot deadline, it will have the effect of delaying the finality of the Hawaii's election results.

• Section 17 prohibits notarization requirements for the declarations on election documents. Hawaii law does not require any such notarizations.

We are most willing to work with the Legislature to ensure that the bill's provisions are harmonious with existing Hawaii election law. However, we maintain that the measure is not necessary in light of Hawaii's progressive laws and practices governing uniformed and overseas voters.

Thank you for the opportunity to comment on this matter.

THE CHAMBER OF COMMERCE OF HAWAII 1132 Bishop Street, Suite 402 Honolulu, HI 96813

Testimony to the House Committee on Finance Thursday, February 24, 2011 10:45 PM Conference Room 308

RE: HOUSE BILL NO. 461, HD 1, RELATING TO THE UNIFORMED MILITARY AND OVERSEAS VOTERS ACT

Chair Oshiro, Vice Chair Lee, and members of the committee.

My name is Charles Ota and I am the Vice President for Military Affairs at The Chamber of Commerce of Hawaii (The Chamber). I am here to state The Chamber's support of House Bill 461, HD 1, Relating To The Uniformed Military and Overseas Voters Act.

The Chamber's Military Affairs Council (MAC) serves as the liaison for the state in matters relating to the US military and its civilian workforce, and their families, and has provided oversight for the state's multi-billion dollar defense industry since 1985.

The measure proposes to implement voting provisions for uniformed services and overseas absentee voters, as required by the Military and Overseas Voter Empowerment Act.

Voting is a basic right of every eligible American citizen. The procedures proposed in this bill would ensure that Hawaii residents serving in the military outside of Hawaii are guaranteed voting privileges in state and national elections.

For these reasons, we respectfully recommend that the proposed measure be approved for adoption.

Thank you for the opportunity to testify.

TESTIMONY OF THE COMMISSION TO PROMOTE UNIFORM LEGISLATION

ON H.B. NO. 461, H.D. 1

RELATING TO THE UNIFORM MILITARY AND OVERSEAS VOTERS ACT.

BEFORE THE HOUSE COMMITTEE ON FINANCE

DATE: Thursday, February 24, 2011, at 10:45 a.m. Conference Room 308, State Capitol

PERSON(S) TESTIFYING: KEVIN SUMIDA, Commissioner Commission to Promote Uniform Legislation

WEB: http://www.capitol.hawaii.gov/emailtestimony

To Chair Oshiro, Vice Chair Lee, and Members of the Committee:

My name is Kevin Sumida and I am testifying on behalf of the Commission to Promote Uniform Legislation, which supports passage of the UNIFORM MILITARY AND OVERSEAS VOTERS ACT ("UMOVA").

Military personnel and overseas civilians face a variety of challenges to their participation as voters in U.S. elections, despite repeated congressional and state efforts to facilitate their ability to vote. These include difficulty in registering abroad, frequent address changes, slow mail delivery, ballots and ballot applications that never arrive, difficulty in obtaining information about candidates or issues, the inability to comply with notarization or verification procedures, or the voter's failure to properly comply with non-essential requirements for absentee materials.

Unfortunately, the federal Uniformed and Overseas Citizens Absentee Voting Act of 1986 (UOCAVA) and Military and Overseas Voter Empowerment Act of 2009 (MOVE), as well as the various state efforts, have not been wholly effective in overcoming difficulties that these voters face, and the federal laws do not encompass state and local elections. Further, American elections are conducted at the state and local levels under procedures that vary dramatically by jurisdiction, and many are conducted independent of the federal elections to which UOCAVA and MOVE do apply. Lack of uniformity and consistency between jurisdictions, and lack of application of the federal statutes (and some state statutes on military and overseas voting) to state and local elections, complicate efforts to fully enfranchise these voters and represent a major impediment to their ability to vote.

At its 2010 Annual Meeting, the National Conference of Commissioners on Uniform State Laws, also known as the Uniform Law Commission, promulgated the Uniform Military and Overseas Voters Act (UMOVA) to address these issues, with the benefit of expertise and input from a wide array of interested parties and observers. UMOVA extends to state elections the assistance and protections for military and overseas voters currently found in federal law. It seeks greater harmony for the military and overseas voting process for all covered elections, over which the states will continue to have primary administrative responsibility.

UMOVA simplifies and expands the class of covered voters and covered elections, and establishes reasonable, standard timetables for application, registration, and provision of ballots and election information for covered voters. The act implements the federal requirement of a 45day minimum window between providing ballot materials to covered voters and the election, and expands use of the FPCA and FWAB for registration, application for materials, and voting. It settles the issue of which address to use for active-duty military and overseas voters. UMOVA requires creation of electronic transmission methods for applications and receipt of registration and balloting materials, and tracking the status of submissions. It requires ballots to be counted where non-essential requirements are not complied with, and obviates notarization requirements where the proper declaration is made under penalty of perjury. The new UMOVA uses and builds upon the key requirements of UOCAVA and MOVE, and makes these important protections and benefits applicable to federal, state, and local elections.

The National Conference of the Council of State Governments (CSG) adopted a resolution in December 2010 urging all states to adopt UMOVA. Similar resolutions in favor of UMOVA had previously been adopted by the CSG Southern Legislative Conference, with 15 member states, as well as the CSG-West, with 13 member states. The National CSG also approved UMOVA as "Suggested State Legislation," which means it is part of a compilation of legislation on topics of current interest and importance to the states.

The Act is also supported nationally by the American Bar Association's Standing Committee on Election Law and Standing Committee on Armed Forces Law.

This Act has already been introduced before the legislatures of three other states, Connecticut, North Dakota, and Oklahoma.

I am attaching to my testimony a copy of the Resolution by the Council of State Governments, supporting this proposed legislation.

THE COUNCIL OF STATE GOVERNMENTS

RESOLUTION SUPPORTING THE UNIFORM MILITARY AND OVERSEAS VOTERS ACT

Resolution Summary

Military personnel and overseas civilians face a variety of challenges to their participation as voters in U.S. elections, despite repeated congressional and state efforts to facilitate their ability to vote. These include difficulty in registering abroad, frequent address changes, slow mail delivery, ballots and ballot applications that never arrive, difficulty in obtaining information about candidates or issues, the inability to comply with notarization or verification procedures, or the voter's failure to properly comply with non-essential requirements for absentee materials. The federal Uniformed and Overseas Citizens Absentee Voting Act of 1986 (UOCAVA) and Military and Overseas Voter Empowerment Act of 2009 (MOVE), as well as the various state efforts, have not been wholly effective in overcoming difficulties that these voters face, and the federal laws do not encompass state and local elections. Further, American elections are conducted at the state and local levels under procedures that vary dramatically by jurisdiction, and many are conducted independent of the federal elections to which UOCAVA and MOVE do apply. Lack of uniformity, and lack of application of the federal statutes to state and local elections, complicates efforts to fully enfranchise these voters.

At its 2010 Annual Meeting, the national Uniform Law Commission promulgated the Uniform Military and Overseas Voters Act (UMOVA) to address these issues. UMOVA extends to state elections the assistance and protections for military and overseas voters currently found in federal law. It seeks greater harmony for the military and overseas voting process for all covered elections, over which the states will continue to have primary administrative responsibility.

UMOVA simplifies and expands the class of covered voters and covered elections, and establishes reasonable, standard timetables for application, registration, and provision of ballots and election information for covered voters. The act implements the federal requirement of a 45-day minimum window between providing ballot materials to covered voters and the election, and expands use of the FPCA and FWAB for registration, application for materials, and voting. It settles the issue of which address to use for active-duty military and overseas voters. UMOVA requires creation of electronic transmission methods for applications and receipt of registration and balloting materials, and tracking the status of submissions. It requires ballots to be counted where non-essential requirements are not complied with, and obviates notarization requirements where the proper declaration is made under penalty of perjury. The new UMOVA uses and builds upon the key requirements of UOCAVA and MOVE, and makes these important protections and benefits applicable to federal, state, and local elections.

At the 2010 annual meetings of the Southern and Western Legislative Conferences of the Council of State Governments, those regions adopted policy positions supporting their member states' enactment of UMOVA. Both regions are supportive of the national Council of State Governments adopting a similar resolution.

This policy resolution:

- Asserts that military personnel and overseas civilians experience a wide variety of obstacles in exercising their right to vote;
- Asserts that the national Uniform Law Commission has promulgated a new uniform law to comprehensively address individual as well as systemic obstructions to military and overseas civilian voting, as a matter of state law;
- Asserts that the Southern and Western Legislative Conferences of the Council of State Governments have adopted policy positions in support of the Uniform Military and Overseas Voters Act; and
- Urges CSG member states to adopt the Uniform Military and Overseas Voters Act.

Additional Resources

- Uniform Law Commission <u>http://www.nccusl.org</u>
- Federal Voting Assistance Program <u>http://www.fvap.gov/</u>
- The Pew Charitable Trusts and the Pew Center On the States http://www.pewtrusts.org/news_room_detail.aspx?id=47924

CSG Management Directives

- Management Directive #1: CSG will transmit a copy of this resolution to the executive and legislative leaders in each state, the National Association of Secretaries of State (NASS), the Adjutants General Association of the United States (AGAUS), the Civil Rights Division of the United States Department of Justice, and to the sponsor and co-sponsors of the Military and Overseas Voter Empowerment Act (S.1415) which was incorporated into the 2010 Defense Authorization Act and which mandated the implementation of the policies contained in UMOVA with respect to federal elections.
- Management Directive #2: CSG staff will post this approved resolution on CSG's Web site and make it available through its regular communication venues at the state and local level to ensure its distribution to the state government and policy community.

THE COUNCIL OF STATE GOVERNMENTS

RESOLUTION SUPPORTING THE UNIFORM MILITARY AND OVERSEAS VOTERS ACT

WHEREAS, Military personnel and overseas civilians face a variety of challenges to their participation as voters in U.S. elections, including difficulty in registering abroad, frequent address changes, slow mail delivery, ballots and ballot applications that never arrive, difficulty in obtaining information about candidates or issues, the inability to comply with notarization or verification procedures, and cumbersome non-essential requirements for absentee materials;

WHEREAS, these problems exist despite many state and federal legislative efforts to alleviate them, and the protections of the federal Uniformed and Overseas Citizens Absentee Voting Act of 1986 (UOCAVA) and Military and Overseas Voter Empowerment (MOVE) Act of 2009 amendments extend only to federal elections;

WHEREAS, U.S. elections are conducted at the state and local levels under procedures that vary dramatically by jurisdiction, and a lack of uniformity and consistency in procedures for overseas civilians and military personnel is, in itself, a primary obstacle to many of these voters' ability to effectively exercise their right to vote;

WHEREAS, at its 119th Annual Meeting in 2010, the national Uniform Law Commission promulgated the Uniform Military and Overseas Voters Act (UMOVA) to extend application of the protections for military and overseas civilian voters currently found in federal law to state and local elections; simplify and expand the class of covered voters and covered elections; establish reasonable, standard timetables for application, registration, and provision of ballots and election information for covered voters; and to seek greater harmony within state law for the military and overseas voting process for all covered elections; and

WHEREAS, at the 2010 annual meetings of both The Council of State Governments – West and the Southern Legislative Conference of The Council of State Governments, those regions adopted policy positions supporting their member states' enactment of UMOVA.

NOW, THEREFORE BE IT RESOLVED, that The Council of State Governments urges that all member states consider and enact the 2010 Uniform Military and Overseas Voters Act (UMOVA), to help states comply with the federal Uniformed and Overseas Citizens Absentee Voting Act of 1986 (UOCAVA) and Military and Overseas Voter Empowerment Act of 2009 (MOVE), and to extend the application of, and broaden the coverage of, the important principles of these laws with regard to state and local elections, for the benefit and enfranchisement of our military personnel and overseas civilians.

BE IT FURTHER RESOLVED, that a copy of this resolution shall be forwarded to the executive and legislative leaders of each state, the National Association of Secretaries of State (NASS), the Adjutants General Association of the United States (AGAUS), the Civil Rights Division of the United States Department of Justice, and to the sponsor and co-sponsors of the Military and Overseas Voter Empowerment Act (S.1415) which was incorporated into the 2010 Defense Authorization Act and which mandated the implementation of the policies contained in UMOVA with respect to federal elections.

Adopted this 6th Day of December, 2010, at CSG's 2010 National Conference in Providence, Rhode Island.

Governor M. Michael Rounds, SD 2010 CSG President

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Senate President David L. Williams, KY 2010 CSG Chairman

S.B. NO. §

1080 S.D. 1 Proposed

A BILL FOR AN ACT

RELATING TO THE UNIFORM MILITARY AND OVERSEAS VOTERS ACT.

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

1	SECTION 1. The Hawaii Revised Statutes is amended by
2	adding a new chapter to be appropriately designated and to read
3	as follows:
4	"CHAPTER
5	UNIFORM MILITARY AND OVERSEAS VOTERS ACT
6	§ -1 Short title. This chapter may be cited as the
7	Uniform Military and Overseas Voters Act.
8	§ -2 Definitions. In this chapter:
9	"Covered voter" means:
10	(1) A uniformed-service voter or an overseas voter who is
11	registered to vote in this State;
12	(2) A uniformed-service voter defined in paragraph (1) of
13	that definition whose voting residence is in this State and who
14	otherwise satisfies this State's voter eligibility requirements;

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(3) An overseas voter who, before leaving the United
 States, was last eligible to vote in this State and, except for a
 state residency requirement, otherwise satisfies this State's
 voter eligibility requirements;

5 (4) An overseas voter who, before leaving the United
6 States, would have been last eligible to vote in this State had
7 the voter then been of voting age and, except for a state
8 residency requirement, otherwise satisfies this State's voter
9 eligibility requirements; or

10 (5) An overseas voter who was born outside the United 11 States, is not described in paragraph (3) or (4), and, except for 12 a state residency requirement, otherwise satisfies this State's 13 voter eligibility requirements, if:

14 (A) The last place where a parent or legal guardian of
15 the voter was, or under this chapter would have been, eligible to
16 vote before leaving the United States is within this State; and

17 (B) The voter has not previously registered to vote in18 any other state.

19 "Dependent" means an individual recognized as a dependent by20 a uniformed service.

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1	"Federal postcard application" means the application
2	prescribed under section 101(b)(2) of the Uniformed and Overseas
3	Citizens Absentee Voting Act, 42 U.S.C. section 1973ff(b)(2).
4	"Federal write-in absentee ballot" means the ballot
5	described in section 103 of the Uniformed and Overseas Citizens
6	Absentee Voting Act, 42 U.S.C. section 1973ff-2.
7	"Military-overseas ballot" means:
8	(1) A federal write-in absentee ballot;
9	(2) A ballot specifically prepared or distributed for use
10	by a covered voter in accordance with this chapter; or
11	(3) A ballot cast by a covered voter in accordance with
12	this chapter.
13	"Overseas voter" means a United States citizen who is
14	outside the United States.
15	"State" means a state of the United States, the District of
16	Columbia, Puerto Rico, the United States Virgin Islands, or any
17	territory or insular possession subject to the jurisdiction of
18	the United States.
19	"Uniformed service" means:

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1 (1) Active and reserve components of the Army, Navy, Air 2 Force, Marine Corps, or Coast Guard of the United States; 3 The Merchant Marine, the commissioned corps of the (2)4 Public Health Service, or the commissioned corps of the National 5 Oceanic and Atmospheric Administration of the United States; or 6 (3)The National Guard and state militia. 7 "Uniformed-service voter" means an individual who is 8 qualified to vote and is: 9 (1) A member of the active or reserve components of the 10 Army, Navy, Air Force, Marine Corps, or Coast Guard of the United 11 States who is on active duty; 12 (2) A member of the Merchant Marine, the commissioned corps 13 of the Public Health Service, or the commissioned corps of the 14 National Oceanic and Atmospheric Administration of the United 15 States; 16 (3) A member on activated status of the National Guard or 17 state militia; or 18 (4) A spouse or dependent of a member referred to in this definition. 19

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S.B. NO. ¹⁰⁸⁰ S.D. 1 Proposed

2 several states, the District of Columbia, Puerto Rico, the United 3 States Virgin Islands, and any territory or insular possession subject to the jurisdiction of the United States. 4 -3 Elections covered. The voting procedures in this 5 S chapter apply to: 6 7 (1) A general, special, or primary election for federal office; 8 9 A general, special, or primary election for statewide (2)10 or state legislative office or state ballot measure; and 11 (3) A general, special, recall, primary, or runoff election 12 for local government office or local ballot measure conducted 13 under section 11-91.5 for which absentee voting or voting by mail is available for other voters. 14 15 S -4 Role of chief election officer. (a) The chief election officer shall be the state official responsible for 16 implementing this chapter and the State's responsibilities under 17 the Uniformed and Overseas Citizens Absentee Voting Act, 42 18 U.S.C. section 1973ff et seq. 19

"United States", used in the territorial sense, means the

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(b) The chief election officer shall establish an
 electronic transmission system through which a covered voter may
 apply for and receive voter registration materials, military overseas ballots, and other information under this chapter.

5 (c) The chief election officer shall develop standardized
6 absentee-voting materials, including privacy and transmission
7 envelopes and their electronic equivalents, authentication
8 materials, and voting instructions, to be used with the military9 overseas ballot of a voter authorized to vote in any jurisdiction
10 in this State; and

11 -5 Overseas voter's registration address. 5 In registering to vote, an overseas voter who is eligible to vote in 12 13 this State shall use and be assigned to the voting precinct of 14 the address of the last place of residence of the voter in this State, or, in the case of a voter described by paragraph (5) of 15 16 the definition of "covered voter," the address of the last place 17 of residence in this State of the parent or legal guardian of the voter. If that address is no longer a recognized residential 18 address, the voter shall be assigned an address for voting 19 20 purposes.

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Proposed SB1080 SD1

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S -6 Methods of registering to vote. (a) To apply to
 register to vote, in addition to any other approved method, a
 covered voter may use a federal postcard application, or the
 application's electronic equivalent.

(b) A covered voter may use the declaration accompanying a
federal write-in absentee ballot to apply to register to vote
simultaneously with the submission of the federal write-in
absentee ballot, if the declaration is received not later than
thirty days prior to the election pursuant to section 11-16.

(c) The chief election officer shall ensure that the
electronic transmission system described in section -4(c) is
capable of accepting both a federal postcard application and any
other approved electronic registration application sent to the
appropriate election official. The voter may use the electronic
transmission system or any other approved method to register to
vote.

17 § -7 Methods of applying for military-overseas ballot.
18 (a) A covered voter who is registered to vote in this State may
19 apply for a military-overseas ballot using the regular absentee
20 ballot application in use in the voter's jurisdiction under

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section 15-4 or the federal postcard application or the
 application's electronic equivalent as appropriate.

3 (b) The chief election officer shall ensure that the 4 electronic transmission system described in section -4(b) is capable of accepting the submission of both a federal postcard 5 6 application and any other approved electronic military-overseas 7 ballot application sent to the appropriate election official. 8 The voter may use the electronic transmission system or any other 9 approved method to apply for a military-overseas ballot.

10 (c) A covered voter may use the declaration accompanying a
11 federal write-in absentee ballot as an application for
12 a military-overseas ballot simultaneously with the
13 submission of the federal write-in absentee ballot, if
14 the declaration is received by the appropriate
15 election official by the seventh day before the
16 election.

17 § -8 Transmission of unvoted ballots. (a) Not later 18 than forty-five days before the election or, if the forty-fifth 19 day before the election is a weekend or holiday, not later than 20 the business day preceding the forty-fifth day, the election 21 official in each jurisdiction charged with distributing a ballot

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and balloting materials shall transmit a ballot and balloting
 materials to all covered voters who by that date submit a valid
 military-overseas ballot application.

4 (b) A covered voter who requests that a ballot and balloting materials be sent to the voter by electronic 5 6 transmission may choose facsimile transmission or electronic mail 7 delivery, or, if offered by the voter's jurisdiction, internet delivery. The election official in each jurisdiction charged 8 9 with distributing a ballot and balloting materials shall transmit 10 the ballot and balloting materials to the voter using the means 11 of transmission chosen by the voter.

12 § -9 Federal write-in absentee ballot. A covered voter may
13 use a federal write-in absentee ballot to vote for all offices
14 and ballot measures in an election described in section -3.

15 S -10 Publication of election notice. (a) As soon as practicable before an elections, an official in each jurisdiction 16 17 charged with printing ballots and balloting material shall 18 prepare an election notice for that jurisdiction, to be used in 19 conjunction with a federal write-in absentee ballot. The 20 election notice must contain a list of all of the ballot measures and federal, state, and local offices that as of that date the 21

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official expects to be on the ballot on the date of the
 election. The notice also must contain specific instructions for
 how a voter is to indicate on the federal write-in absentee
 ballot the voter's choice for each office to be filled and for
 each ballot measure to be contested.

6 (b) A covered voter may request a copy of an election
7 notice. The official charged with preparing the election notice
8 shall send the notice to the voter by facsimile, electronic mail,
9 or regular mail, as the voter requests.

10 (c) As soon as ballot styles are finalized pursuant to
11 section 11-119, and not later than the date ballots are required
12 to be transmitted to voters under section 15-4, the official
13 charged with preparing the election notice under subsection (a)
14 shall update the notice with the certified candidates for each
15 office and ballot measure questions and make the updated notice
16 publicly available.

17 (d) A local election jurisdiction that maintains an
18 internet website shall make the election notice prepared under
19 subsection (a) and updated versions of the election notice
20 regularly available on the website.

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1 -11 Prohibition of nonsubstantive requirements. S If a 2 voter's mistake or omission in the completion of a document under 3 this chapter does not prevent determining whether a covered voter is eligible to vote, the mistake or omission shall not invalidate 4 5 the document. Failure to satisfy a nonsubstantive requirement, such as using paper or envelopes of a specified size or weight, 6 7 shall not invalidate a document submitted under this chapter. In a write-in ballot authorized by this chapter if the intention of 8 9 the voter is discernible under this State's uniform definition of 10 what constitutes a vote, an abbreviation, misspelling, or other 11 minor variation in the form of the name of a candidate or a 12 political party shall be accepted as a valid vote.

13 -12 Relation to electronic signatures in global and S national commerce act. This chapter modifies, limits, and 14 supersedes the Electronic Signatures in Global and National 15 Commerce Act, 15 U.S.C. section 7001 et seq., but does not 16 17 modify, limit, or supersede section 101(c) of that act, 15 U.S.C. 18 section 7001(c), or authorize electronic delivery of any of the 19 notices described in section 103(b) of that act, 15 U.S.C. 20 section 7003(b)."

21 SECTION 2. Section 15-3.5 is repealed:

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1	"[[\$15-3.5] Federal write in absentee ballot.
2	Notwithstanding the provisions of this chapter and chapters 11
3	and 16, the federal write in absentee ballot for overseas voters
4	in general elections for federal office which must be prescribed
5	under section 1973ff of title 42, United States Code, as amended,
6	may be used in general-elections for federal-offices.]"
7	SECTION 3. This Act shall take effect on July 1, 2011.

STAND. COM. REP. NO.

Honolulu, Hawaii

Feb 18 , 2011

RE: H.B. No. 1000 H.D. 1

Honorable Calvin K.Y. Say Speaker, House of Representatives Twenty-Sixth State Legislature Regular Session of 2011 State of Hawaii

Sir:

Your Committee on Consumer Protection & Commerce, to which was referred H.B. No. 1000, H.D. 1, entitled:

"A BILL FOR AN ACT RELATING TO ENHANCED 911 SERVICES,"

begs leave to report as follows:

The purpose of this bill is to update and make more effective the Enhanced 911 Services law by, among other things:

- Clarifying that the law pertains to communications services and is not limited to wireless services;
- (2) Expanding the membership and changing the name of the Wireless Enhanced 911 Board to the Enhanced 911 Board;
- (3) Requiring the Governor to appoint a State 911 Coordinator;
- (4) Changing the name of the Wireless Enhanced 911 Fund to the Enhanced 911 Fund and clarifying its uses; and
- (5) Exempting connections of local exchange carriers providing land line enhanced 911 services from the monthly enhanced 911 surcharge.

The Department of Accounting and General Services, Wireless Enhanced 911 Board, Honolulu Police Department, Hawaii Police Department, Maui Police Department, General Motors, State Fire

HB1000 HD1 HSCR CPC HMS 2011-2365