



SB707 SD1 RELATING TO ECONOMIC DEVELOPMENT

Senate Ways and Means Committee

February 15, 2013	9:00 a.m.	Room 211

The Office of Hawaiian Affairs (OHA) <u>SUPPORTS</u> SB707 SD1, which would repeal Chapter 171C, the law that established the Public Land Development Corporation (PLDC). While OHA's own bills, SB405 and HB219, propose amendments rather than repeal, OHA expresses its support for SB707 SD1 to the extent that the repeal of Chapter 171C would also address OHA's concerns.

As the constitutionally established independent body responsible for protecting and promoting the rights of Native Hawaiians, OHA has the responsibility for assessing the policies and practices of other agencies and conducting advocacy efforts for Native Hawaiians. OHA expresses the following concerns over the law establishing the PLDC, and notes its support for efforts that ensure the State is able to:

- 1. Continue to properly manage its most valuable resource its public lands which are held in trust for Native Hawaiians and the public;
- 2. Fulfill its constitutional and affirmative obligations to protect reasonable Native Hawaiian traditional and customary practices; and
- 3. Follow through on its commitment to reconciliation, reparatory justice, and support for a form of Hawaiian sovereignty that contemplates a Native Hawaiian governing entity with a land base.

Since its inception, Act 55 has raised significant concerns for OHA, particularly as it relates to OHA's right to a pro-rata portion of the public land trust, the disposition of the "ceded" lands, and protection for Native Hawaiian traditional and customary practices. To address these concerns, which go to the core of OHA's existence and the very future of the Native Hawaiian people, OHA has continuously endeavored to engage with the PLDC, the Office of the Governor, and the Department of the Attorney General. These efforts include the submission of specific recommendations through formal letters and testimony to the PLDC regarding its rule proposals in April, May, September, and November of 2012, as well as two separate staff meetings with the PLDC administrator and the DLNR Chairperson in late 2012.

Therefore, OHA reiterates its **SUPPORT** for SB707 SD1 insofar as this bill would address OHA's concerns related to the PLDC. Mahalo for the opportunity to testify on these important measures.

COUNTY COUNCIL

Jay Furfaro, Chair Nadine K. Nakamura, Vice Chair Tim Bynum Gary L. Hooser Ross Kagawa Mel Rapozo JoAnn A. Yukimura



OFFICE OF THE COUNTY CLERK

Ricky Watanabe, County Clerk Jade K. Fountain-Tanigawa, Deputy County Clerk

> Telephone (808) 241-4188 Fax (808) 241-6349 Email cokcouncil@kauai.gov

Council Services Division 4396 Rice Street, Suite 209 Līhu'e, Kaua'i, Hawai'i 96766

February 14, 2013

TESTIMONY OF GARY L. HOOSER COUNCILMEMBER, KAUA'I COUNTY COUNCIL ON S.B. NO. 707, RELATING TO ECONOMIC DEVELOPMENT Committee on Ways and Means Friday, February 15, 2013 9:00 a.m. Conference Room 211

Aloha Chair Ige and Committee Members:

My name is Gary Hooser. I am an elected member of the Kaua'i County Council testifying on my own behalf, but also presenting Resolution No. 2012-52 from the Kaua'i County Council, who voted unanimously in support of a complete repeal of Act 55, establishing the Public Land Development Corporation (PLDC).

I urge you today to vote unanimously in support of a complete and full repeal of the PLDC.

The process, the policy and the politics of this issue have been severely tainted so that the only good option is a complete repeal. Attempts to morph, amend, or simply change the name are insufficient remedies and will not heal, repair, or re-instill the public confidence which is what needs to happen now.

The process that created Act 55 and the PLDC and the subsequent process attempting to salvage and assuage public concerns, range from unconstitutional to insulting.

S.B. No. 1555 was passed into law without the requisite three (3) readings in each House, and there was never a proper Public Hearing on the substance of the major amendments that significantly altered the content of the Bill. Giving the public less than two (2) hours Public Notice does not meet any reasonable standard that would satisfy the constitutional requirement.

Since then, the process has continued to go awry as the PLDC stuttered through the rule-making process and attempted to convince the public that rules, policies, plans, and good intentions would be sufficient to protect them from bad law.

In addition to the serious errors and mistakes made in the process that has led us to this point, the fundamental policy and the law supporting that policy is also seriously flawed.

Starting the conversation with a premise that public lands are a resource that should be developed as quickly and as profitably as possible and that we should set Committee on Ways and Means February 14, 2013 RE: S.B. No. 707, S.D. 1

aside environmental and public interest protections in the interest of expediency is a set up for a true tragedy of the commons. If anything, the opposite is true. Our public lands should be held to the highest standard in terms of environmental and public interest protections and should be developed slowly if at all, and then based only upon a long term community based vision rather than on short term profits.

While eighty percent (80%) of the potentially impacted lands are located on the neighbor-islands, no neighbor-island representation was included on the PLDC Board, and most of the meetings have been held on O'ahu.

Of course, the most obvious policy travesty with regards to the PLDC is that it is "exempt from all statutes, ordinances, charter provisions, and rules of any government agency relating to special improvement district assessments or requirements; land use, zoning, and construction standards for subdivisions, development, and improvement of land; and the construction, improvement, and sale of homes thereon."

The PLDC gets rid of all of these rules and basically says "trust me."

In addition, it is my understanding that virtually all of the projects mentioned as examples of why we need the PLDC or similar entities can be accomplished without these exemptions, without the elimination of the public protections, and without any new public/private development entity.

Bad process, bad policy, and bad politics. Many in our community, especially our young people are increasingly distrustful and disengaged from the public process, and from government. The creation of the PLDC and all that that has followed since, has further alienated large numbers of our residents from all walks of life and on every island. These are good people who want to believe in the Democratic process and who we need to believe and engage in our process, but are now angrier and more distrustful than ever.

Bad process, bad policy, and bad politics have combined to make the perfect storm and the only way to calm this storm and to right the canoe that we always hear so much about is to pass a complete and full repeal of the PLDC. No morphing or amending or name changing. The public wants to know that our lawmakers listen to them. The public believes that the "fix is in" and has little confidence in us or in the institutions in which we serve.

Please, pass a full and complete repeal today and help restore the faith and confidence of the people of our State in their government and in the leaders whom they elect to serve.

Again, thank you for this opportunity to submit testimony.

Sincerely, GARY L/HOØSER

Councilmenter, Kaua'i County Council

AB:lc

COUNTY COUNCIL

COUNTY OF KAUA'I

Resolution No. 2012-52, Draft 1

RESOLUTION URGING THE 2013 HAWAI'I STATE LEGISLATURE TO REPEAL CHAPTER 171C OF THE HAWAI'I REVISED STATUTES (ACT 55, SESSION LAWS OF HAWAI'I 2011) RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES AND THE PUBLIC LAND DEVELOPMENT CORPORATION (PLDC)

WHEREAS, on May 3, 2011, the Hawai'i State Legislature approved SB1555 SD2 HD2 CD1 to create the Public Land Development Corporation ("corporation"), which was signed into law (Act 55, SLH 2011) by the Honorable Governor Neil Abercrombie on May 20, 2011, which was then codified as Chapter 171C of the Hawai'i Revised Statutes ("HRS 171C"); and

WHEREAS, HRS 171C-4(a), in part, defines the powers of the Public Land Development Corporation as:

(a) Except as otherwise limited by this chapter, the corporation may:

(1) Sue and be sued;

(2) Have a seal and alter the same at its pleasure;

(3) Make and alter bylaws for its organization and internal management;

(4) Adopt rules under chapter 91 necessary to effectuate this chapter in connection with its projects, operations, and properties;

(5) Make and execute contracts and all other instruments necessary or convenient for the exercise of its powers and functions under this chapter;

(6) Carry out surveys, research, and investigations into technological, business, financial, consumer trends, and other aspects of leisure or recreational land uses in the national and international community;

(7) Acquire or contract to acquire by grant or purchase:

(A) All privately owned real property or any interest therein and the improvements thereon, if any, that are determined by the corporation to be necessary or appropriate for its purposes under this chapter, including real property together with improvements, if any, in excess of that needed for such use in cases where small remnants would otherwise be left or where other chapter, and engage the services of consultants on a contractual basis for rendering professional and technical assistance and advice;

(16) Procure insurance against any loss in connection with its property and other assets and operations in amounts and from insurers as it deems desirable;

(17) Accept gifts or grants in any form from any public agency or any other source;

(18) Issue bonds to finance the cost of a project and to provide for the security thereof, in the manner and pursuant to the procedure prescribed in this chapter;

(19) Subject to approval by the department, assume management responsibilities for small boat harbors in accordance with chapter 200 and any rules adopted pursuant thereto for periods not to exceed one year;

(20) Recommend to the board of land and natural resources the purchase of any privately owned properties that may be appropriate for development; and

(21) Do all things necessary or proper to carry out the purposes of this chapter"; and

WHEREAS, HRS 171C-4(c) reads:

"(c) The powers conferred herein shall be liberally construed to effectuate the purposes of this chapter" and

WHEREAS, allowing uncontrolled development in violation of the County of Kaua'i's zoning, building, road design, and drainage codes, and ignoring the lack of sufficient potable water availability, and traffic circulation issues would intensify these problems for the entire community and cost the taxpayers great expense in the future to rectify the intensified problems; and

WHEREAS, the County of Kaua'i has enacted or may enact zoning and subdivision laws, which may be ignored due to HRS 171C; and

WHEREAS, it appears that HRS 171C seeks revenue generating use for lands and appears to focus on businesses that can generate the highest amount of revenue (hotels, resorts, commercial centers, etc.), with no regard for parks or other types of community resources which may not necessarily generate revenue; and

WHEREAS, if development of residential units are sought, scarce potable water could be diverted to these potential developments; and

WHEREAS, HRS 171C allows ceded lands to be used not for homes for our Native Hawaiian families, but for the revenue production for the State; and

WHEREAS, the people of the County of Kaua'i realize the detrimental effect that HRS 171C will have on our land, ocean, environment, and the disregard of many of our zoning and subdivision laws, which HRS 171C allows the corporation to ignore; and

3

WHEREAS, the people of the County of Kaua'i have requested assistance from the Council of the County of Kaua'i to support the repeal of HRS 171C; now, therefore,

BE IT RESOLVED BY THE COUNCIL OF THE COUNTY OF KAUA'I, STATE OF HAWAI'I, that the 2013 Hawai'i State Legislature is hereby requested to repeal Chapter 171C of the Hawai'i Revised Statutes in its entirety to effectively abolish the Public Land Development Corporation.

BE IT FINALLY RESOLVED, that a copy of this Resolution be forwarded to the Honorable Governor Neil Abercrombie, all State Senators and State Representatives, the Hawai'i State Association of Counties, and the Mayors of the Counties of Kaua'i, Hawai'i, Maui, and the City and County of Honolulu.

INTRODUCED BY: /s/KIPUKAI KUALI'I

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Certificate Of Adoption We hereby certify that Resolution No. 2012-52, Draft 1 was adapted by the Council of the County of Kana'i, State of Kanai'i, Kana'i, Kawai'i, an September 26, 2012 Lihue, ounty Clerk estima Dated 09-26-2012



Our organization provides architectural and planning services on Kauai as well as publishing the website IslandBreath.org. We object to the PLDC commandeering public land for private development schemes.

The outer islands will be damaged more than Oahu. They should not be stripped of their local regulatory authority and the DLNR should not be in the business of speculation on the land its mission is to protect and conserve.

Juan Wilson - Architect Linda Pascatore - Editor



Submitted on: 2/15/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
Keiko Bonk	PONO	Support	Yes

Comments: I support the repeal of Act 55 which abolishes the Public Lands Development Corporation.

Please note that testimony submitted <u>less than 24 hours prior to the hearing</u>, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.





Eric Gill, Financial Secretary-Treasurer

Hernando Ramos Tan, President

Godfrey Maeshiro, Senior Vice-President

Thursday, February 14, 2013

The Honorable, Sen. David Ige and Committee Members Senate Committee on Ways & Means Hawaii State Legislature State Capitol 415 S. Beretania Street

RE: SB 707 SD 1

Chair Ige, Vice-Chair Kidani and members:

UNITE HERE Local 5, a local labor organization representing nearly 10,000 hotel, health care and food service workers employed throughout our State, hereby registers our support SB 707, SD 1 to the extent that it would support the full repeal of the Public Land Development Corporation.

As we have testified before the Legislature, your Committees and the PLDC Board - here on Oahu and on our neighbor islands - we see the PLDC as just one example of how broken our political system really is.

Only the full repeal of the PLDC can ensure our collective commitment towards full transparency.

As a union, we believe in democracy in practice. We also believe, like so many of you, that government should work on behalf of and in the interest of the people.

Over the last several months, we have spoken with thousands of people by going door-to-door in communities all across the State. The people are overwhelmingly opposed to attempts at "fast tracking development" projects and reducing public input. More to the point, people have become increasingly frustrated with an overall sense of powerlessness that persists in part because of laws like Act 55 and a perceived lack of representation by our elected leaders.

We applaud your Committee for hearing SB 707 SD 1 and we ask for your full support in repealing the PLDC by bringing this measure to a full vote by the Senate.

We agree, we must acknowledge our collective need to find innovative and necessary means for securing our State's economic future, and we must dutifully examine the long-term impact regarding the functionality of State agencies. But our reality is such that our people are being pushed off our islands while so many of us can't afford homes. More and more of our local jobs go to mainland companies while locals struggle to earn a living wage, and that is why alongside other community leaders we launched a new movement called AiKea. It is aimed at encouraging participation in our political system and encapsulates a growing need of putting power back in the hands of working people.

Unfortunately, so many of our members do not have the luxury of being able to attend nor keep-up with the flurry of legislation that comes before the Legislature each session. Yet, we want to be more engaged because we are so deeply concerned about the future of our island community.

In each of our two largest industries – hotel and health care – we are seeing drastic cuts in good jobs. Permanent jobs that help contribute to our State's tax base. In the last six years alone, and in spite of record profits and record number of visitors to our islands, we've lost 1,600 good paying union hotel jobs, and this does not include the hundreds if not thousands of workers who have seen their hours cut. These are permanent jobs with full family health care, a pension, and retiree benefits. These are the kind of jobs we're losing with each new condo-conversion, time share operation, and new development of limited-service hotels that undercut our standard.

In the hearts and minds of nearly every one of our members the task is quite simple. We need to address meaningful solutions that keep good jobs in our islands. Hawaii can be a place for us to continue to work, play and raise our families. Hawaii can support a robust tourism industry with good jobs. Hawaii can be economically sustainable, but we must be willing to hold the large banks and developers accountable to our needs. And that is the task that we are most excited about working with you on. For it should come as no surprise that the increasing strain on our State coffers - which has resulted in the debate over the creation of the PLDC - and the loss of thousands of good union jobs in our number one industry have not come about in isolation of one another.

We thank you for allowing us to comment on SB 707, SD 1 and ask for you Committees support.



Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
abel nutri	Individual	Support	No

Comments:

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Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
Ahea Healy	Individual	Support	No

Comments:

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Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
alana gemy	Individual	Support	No

Comments:

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Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
arnold larnet	Individual	Support	No

Comments:

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Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
asim pasha	Individual	Support	No

Comments:

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Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
Beatrice Oconnor	Individual	Support	No

Comments:

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Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
bill liverman	Individual	Support	No

Comments:

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Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
C. Kong	Individual	Support	No

Comments:

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Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
D. Corcoran	Individual	Support	No

Comments:

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Submitted on: 2/14/2013

Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
Dana G. Moss	Individual	Support	No

Comments: We must protect our Aina from the second take over of Hawaii for the sake of our future generations.

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Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
Dick Tran	Individual	Support	No

Comments:

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Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
donovan kelsy	Individual	Support	No

Comments:

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Submitted By	Organization	Testifier Position	Present at Hearing
doug schabell	Individual	Support	No

Comments:

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LATE

Grace Poei P.O. Box 31204 Honolulu, HI 96820 Email: grace.poei@gmail.com

February 14, 2013

Committee on Human Services

Hearing Date:	Thursday, February 14, 2013
Time:	1:30 pm
Place:	Conference Room 016, State Capitol
Re:	S.B. No. 148, SD1 Relating to Human Services

Dear Senator Oakland and Committee on Human Services:

My name is Grace Poei and I thank you for this opportunity to submit testimony in **strong support of Senate Bill 143, SD1** to appropriate moneys to establish and operate a comprehensive service center for the deaf, hard of hearing, and deaf-blind.

As a friend to deaf members in our community, I have seen the frustration of deaf individuals who need assistance to fill out forms that are required such as job applications, housing, business, medical offices and their children's school. A comprehensive service center that would provide support services for individuals in our deaf and blind community is necessary to meet this need.

In addition, educational and support services for independent living is a need for many in our deaf community who have not had the benefit of learning how to navigate the complexities that are involved.

Another need in the deaf community in my opinion is services for counseling for domestic violence, drug and alcohol addictions. Families are sadly broken and communities are adversely affected by these types of problems. Funding for a center that can provide help in this area is crucial.

I urge you to support Senate Bill 143, SD1.

Sincerely,

Grace Poei



Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
Graham Ellis	Individual	Support	No

Comments: oops error in previous testimony I SUPPORT the repeal of the PDLC

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League of Women Voters of Hawaii

49 South Hotel Street, Room 314 | Honolulu, HI 96813 www.lwv-hawaii.com | 808.531.7488 | voters@lwvhawaii.com

> Ways and Means Committee Chair David Ige and Vice Chair Michelle Kidani

Friday, February 15, 2013, 9:00 AM, Conference Room 211 SB707 SD1, Relating to Economic Development

TESTIMONY Janet Mason, Legislative Committee Member, League of Women Voters of Hawaii

Chair Ige and Vice Chair Kidani:

The League of Women Voters of Hawaii supports SB707 SD1 which repeals chapter 171C, HRS, relating to the public lands development corporation.

We urge you to pass this bill. Thank you for the opportunity to submit testimony.



Submitted on: 2/15/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
janice palma-glenie	Individual	Support	No

Comments: I STRONGLY SUPPORT SB 707. i mistakenly said that i did not support this bill. however, after clarification, my testimony is in SUPPORT of SB707! apologies for any misunderstanding and i'd like to hear from the committee chair that my correction has been noted. mahalo. janice

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Submitted By	Organization	Testifier Position	Present at Hearing
Julian Jiman	Individual	Support	No

Comments:

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Submitted By	Organization	Testifier Position	Present at Hearing
julie harris	Individual	Support	No

Comments: I support SB707 SD1 Mahalo

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Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
Lance Duncan	Individual	Support	No

Comments: I fully support repeal of the existing PLDC and oppose any attempts to create similar agencies, and believe we need to limit the exemptions given to other development bodies, to include excmptions only in the case where the communities affected by these exemptions authorize the exemptions. Lance Duncan Pahoa, HI

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Submitted By	Organization	Testifier Position	Present at Hearing
Lisa Kirbin	Individual	Support	No

Comments:

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Submitted By	Organization	Testifier Position	Present at Hearing
penny silva	Individual	Support	No

Comments:

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Dear Senators:

I urge you to give consideration to Senate Bill 707. The PLDC was rushed through during the last session with many legislators having insufficient information on what they were voting for. The natural environment of Hawaii is one of the strongest draws for our tourist industry. Any efforts to bypass the many laws that have protected our islands from unneeded development is a giant step backward. Please support our aina and eliminate the PLDC and any efforts to refigure it's principles under a new name. Sincerely, Phil Barnes

Kehena Beach, HI 96778



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Submitted By	Organization	Testifier Position	Present at Hearing
Pua Kamaoa	Individual	Support	No

Comments:

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Su	bmitted By	Organization	Testifier Position	Present at Hearing
Rol	pert Freitas Jr.	Individual	Support	No

Comments: I support this bill!

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Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
rose genelle	Individual	Support	No

Comments:

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Submitted By	Organization	Testifier Position	Present at Hearing
Sam Alvarado	Individual	Support	No

Comments:

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Submitted By	Organization	Testifier Position	Present at Hearing
sam cresanto	Individual	Support	No

Comments:

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Submitted By	Organization	Testifier Position	Present at Hearing
Su Pham	Individual	Support	No

Comments:

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Submitted By	Organization	Testifier Position	Present at Hearing
Suy Nathan	Individual	Support	No

Comments:

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Submitted By	Organization	Testifier Position	Present at Hearing
Sydney A. Kraul, Jr.	Individual	Support	No

Comments:

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Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
Tam Mui	Individual	Support	No

Comments:

Please note that testimony submitted <u>less than 24 hours prior to the hearing</u>, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.



Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
Tia Kent	Individual	Support	No

Comments:

Please note that testimony submitted <u>less than 24 hours prior to the hearing</u>, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.



Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
tj simms	Individual	Support	No

Comments:

Please note that testimony submitted <u>less than 24 hours prior to the hearing</u>, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.



Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
Toni Withington	Individual	Support	No

Comments: Get rid of PLDC. It is a bad idea for Hawaii. It was poorly drafted, passed without proper public discussion and needs to be dumped.

Please note that testimony submitted <u>less than 24 hours prior to the hearing</u>, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.



Submitted on: 2/14/2013 Testimony for WAM on Feb 15, 2013 09:00AM in Conference Room 211

Submitted By	Organization	Testifier Position	Present at Hearing
Tran Quen	Individual	Support	No

Comments:

Please note that testimony submitted <u>less than 24 hours prior to the hearing</u>, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.