DAVID Y. IGE GOVERNOR

EMPLOYEES' RETIREMENT SYSTEM

HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND OFFICE OF THE PUBLIC DEFENDER

STATE OF HAWAII DEPARTMENT OF BUDGET AND FINANCE P.O. BOX 150 HONOLULU, HAWAII 96810-0150

WESLEY K. MACHIDA DIRECTOR

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ADMINISTRATIVE AND RESEARCH OFFICE BUDGET, PROGRAM PLANNING AND MANAGEMENT DIVISION FINANCIAL ADMINISTRATION DIVISION OFFICE OF FEDERAL AWARDS MANAGEMENT (OFAM)

TESTIMONY BY WESLEY K. MACHIDA DIRECTOR, DEPARTMENT OF BUDGET AND FINANCE TO THE SENATE COMMITTEE ON WAYS AND MEANS ON SENATE BILL NO. 2867

> February 26, 2016 9:40 a.m.

RELATING TO EDUCATION

This measure repeals annual increment and step salary increases for Department of Education teachers and educational officers.

The Department of Budget and Finance strongly supports this measure. Wages, which include incremental and longevity steps and movements between steps within the salary range, are mandatory subjects of bargaining pursuant to the collective bargaining law contained in Chapter 89, HRS. Consequently, the current statutory provision in Section 302A-626, HRS, are obsolete and should be repealed.

The statutory provision was initially enacted under a different section number in 1953 before public sector collective bargaining was established. At the time of its enactment, salary schedule increases were determined by statutes implemented via legislation. This continued throughout the next two decades, with the addition of the terms "increments" and "longevity steps" to the schedules.

Following the implementation of the collective bargaining law, and by amendment of Chapter 89 in 1986, annual increments and longevity steps were made mandatory subjects of negotiation. As a result, the current statutory provisions are no longer applicable.

No. 1 Capitol District Building, 250 S. Hotel Street, Honolulu, Hawaii 96813

<u>WRITTEN ONLY</u>

DAVID Y. IGE GOVERNOR



KATHRYN S. MATAYOSHI SUPERINTENDENT

STATE OF HAWAÎ Î DEPARTMENT OF EDUCATION P.O. BOX 2360 HONOLULU, HAWAI`I 96804

> Date: 02/26/2016 Time: 09:40 AM Location: 211 Committee: Senate Ways and Means

Department:	Education
Person Testifying:	Kathryn S. Matayoshi, Superintendent of Education
Title of Bill:	SB 2867 RELATING TO EDUCATION.
Purpose of Bill:	Repeals annual increment and step salary increases for Department of Education teachers and educational officers.

Department's Position:

The Department of Education ("Department") strongly supports SB 2867 and its repeal of a statutory provision for annual increment and step salary increases for the Department's teachers and educational officers.

Wages, which include incremental and longevity steps and movements between steps within the salary range, are mandatory subjects of bargaining pursuant to the collective bargaining law contained in chapter 89, HRS. As a result, the statutory provision that would be repealed by this bill, section 302A-626, is obsolete, meaningless and confusing.

The statutory provision was initially enacted under a different section number in 1953, before public sector collective bargaining was established. At the time of its enactment, salary schedule increases were determined by statutes implemented via legislation. This continued throughout the next two decades, with the addition of the terms "increments" and "longevity steps" to the schedules.

Following the implementation of the collective bargaining law, and by amendment of chapter 89 in 1986, annual increments and longevity steps were made mandatory subjects of negotiation. Therefore, the questions of whether annual increments and/or longevity steps should be given, when given, and how much, if at all, are all are subjects for collective bargaining.

As a result, the statutory provision is no longer applicable and should be repealed.

Any statutory provision that mandates the implementation of non-negotiated annual increments and/or longevity steps will have a significant, adverse financial impact on the State.

For the reasons summarized above, the Department strongly supports SB 2867.



ON THE FOLLOWING MEASURE: S.B. NO. 2867, RELATING TO EDUCATION.

BEFORE THE:

SENATE COMMITTEE ON WAYS AND MEANS

DATE:	Friday, February 26, 2016	TIME: 9:10 a.m.
LOCATION:	State Capitol, Room 211	
TESTIFIER(S):	Douglas S. Chin, Attorney General, or Maria C. Cook, Deputy Attorney Genera	al

Chair Tokuda and Members of the Committee:

The Department of the Attorney General supports SB 2867 and its repeal of section 302A-626, Hawaii Revised Statutes (HRS). Section 302A-626, HRS, is an automatic statutory entitlement to annual increments and longevity step movements for teachers and educational officers.

Section 302A-626, formerly section 297-34, was enacted in 1953, prior to the collective bargaining laws in public employment. Following the implementation of the collective bargaining laws, wages became a mandatory subject of negotiations under section 89-9(a), HRS. Pursuant to section 89-9(a), the term "wages" includes the number of incremental and longevity steps. As a result, section 302A-626 is no longer necessary in the State's education laws and should be repealed.

<u>Historical background</u>. Prior to passage of the collective bargaining law in 1970, statutes determined salary increases for public employees through the salary schedules. The Legislature regularly enacted new salary schedules that gave public employees incremental raises.

In 1953, the Legislature amended the education laws and enacted section 297-34 (currently section 302A-626) to allow for automatic annual increments for teachers and educational officers, and in 1962 the longevity step increases were added in the salary schedules. Similarly, section 77-12, HRS, was amended to allow annual increments and longevity steps to civil servants.

Testimony of the Department of the Attorney General Twenty-Eighth Legislature, 2016 Page 2 of 2

However, since 1970, wages have been determined through collective bargaining. In 1986, section 89-9 (a) and (d), HRS, was amended to include within subjects of negotiation the "number of incremental and longevity steps and movements between steps within the salary range." The purpose of the amendment was "to assist the public employers in containing costs." House Journal Conf. Com. Rep. No. 7-86, at 908 (1986); Senate Journal Conf. Com. Rep. No. 48-86, at 746 (1986). The legislative history shows that the Legislature intended increments and longevity step increases to be negotiated and not be automatic, and that such increases be included as part of the overall cost package that is subject to appropriation by the Legislature. Simultaneous to amending the collective bargaining law in 1986, the Legislature also repealed section 77-12, which is the statutory authority for automatic annual increments and longevity steps for civil service employees. However, section 297-34 (currently section 302A-626) was not repealed, which may have been a legislative oversight.

Section 302A-626, HRS, was rendered irrelevant by the collective bargaining laws. It also contradicts chapter 89 insofar as chapter 89 requires increments and step increases to be negotiated. Pursuant to section 89C-6, HRS, adjustments made in accordance with chapter 89 shall take precedence over all contrary legislation.

Accordingly, the Department supports S.B. No. 2867 and its repeal of section 302A-626.

JAMES K. NISHIMOTO CHIEF NEGOTIATOR



STATE OF HAWAII OFFICE OF COLLECTIVE BARGAINING EXECUTIVE OFFICE OF THE GOVERNOR 235 S. BERETANIA STREET, SUITE 1201 HONOLULU, HAWAII 968/13-2437

February 24, 2016

TESTIMONY TO THE SENATE COMMITTEE ON WAYS AND MEANS For Hearing on Friday, February 26, 2016 9:40 a.m., Conference Room 211

By

JAMES K. NISHIMOTO OFFICE OF COLLECTIVE BARGAINING, CHIEF NEGOTIATOR

Senate Bill No. 2867 Relating to Education

CHAIRPERSON TOKUDA, VICE CHAIR DELA CRUZ AND MEMBERS OF THE SENATE COMMITTEE ON WAYS AND MEANS:

The Office of Collective Bargaining (OCB) **supports** S.B. No. 2867, which would repeal §302A-626, Hawaii Revised Statutes (HRS). HRS §89-9, which sets forth the scope of collective bargaining negotiations, encompasses the provisions of §302A-626 and provides that the employer and the exclusive representative shall negotiate with respect to wages, hours, the amounts of contributions to the Hawaii employer-union health benefits trust fund, and other terms and conditions of employment. Repealing §302A-626 would therefore serve to conform with and be supportive of the intent of §89-9, Scope of negotiations.

Thank you for the opportunity to testify on this measure.

DAVID Y. IGE GOVERNOR