DAVID Y. IGE GOVERNOR

EMPLOYEES' RETIREMENT SYSTEM

OFFICE OF THE PUBLIC DEFENDER



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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 ATT TESTIMONY BY WESLEY K. MACHIDA ATT TESTIMONY DIRECTOR, DEPARTMENT OF BUDGET AND FINANCE STIMONY TO THE SENATE COMMITTEE ON JUDICIARY AND LABOR ON SENATE BILL NO. 3000

> February 9, 2016 9:15 a.m.

### RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM

Senate Bill No. 3000 amends Chapter 88, Hawaii Revised Statutes (HRS), by adding a new section to Subpart C of Part II, to establish a retirement benefit incentive for public employees, otherwise eligible to retire, whose positions are subject to layoff due to the consolidation or abolition of functions, or the privatization of the functions of the position.

The Department of Budget and Finance opposes this bill that will provide an enhancement to retirement benefits. This measure provides retirement-eligible employees with a retirement incentive of 1/12 of a year for each year of service, up to a maximum of three years of service credit. The cost for this incentive is unknown at this time but could be significant. Furthermore, it is unclear as to the need for a retirement benefit enhancement for someone who is already eligible to retire.

In addition, this benefit enhancement is counter to Section 88-99, HRS, which places a moratorium on benefit enhancements until such time as the actuarial value of the Employees' Retirement System's (ERS) assets is 100% of the ERS' unfunded actuarial accrued liability (UAAL). This bill will only add to the ERS' UAAL by enhancing benefits to employees who are already eligible to retire.

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



The Hawaii State Senate The Twenty-Eighth Legislature Regular Session of 2016

<u>COMMITTEE ON JUDICIARY AND LABOR</u> The Honorable Gilbert S.C. Keith-Agaran, Chair The Honorable Maile S.L. Shimabukuro, Vice Chair

DATE OF HEARING: Tuesday, February 9, 2016 TIME OF HEARING: 9:15 a.m. PLACE OF HEARING: Conference Room 016

## **TESTIMONY ON SB3000 RELATING TO EMPLOYEES' RETIREMENT SYSTEM**

By Dayton M. Nakanelua, State Director of the United Public Workers, AFSCME, Local 646, AFL-CIO

My name is Dayton M. Nakanelua, state director of the United Public Workers, AFSCME, Local 646, and AFL-CIO (UPW). The UPW is the exclusive representative for approximately 11,000 public employees, which include blue collar, non-supervisory employees in Bargaining Unit 01 and institutional, health and correctional employees in Bargaining Unit 10, in the State of Hawaii and various counties.

SB3000 establishes a retirement benefit incentive for public employees otherwise eligible to retire, whose positions are subject to layoff due to the consolidation or abolition of functions or the privatization of the functions of the position. The UPW supports the intent of the bill.

Thank you for the opportunity to submit this testimony.

LATE TESTIMON'

From:	mailinglist@capitol.hawaii.gov
To:	JDLTestimony
Cc:	
Subject:	Submitted testimony for SB3000 on Feb 9, 2016 09:15AM
Date:	Monday, February 08, 2016 1:35:30 PM
Attachments:	Testimony SB3000 Relating to Employees" Retirement System

## SB3000

Submitted on: 2/8/2016

Testimony for JDL on Feb 9, 2016 09:15AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Al Lardizabal	United Public Workers	Support	No

Comments:

Please note that testimony submitted less than 24 hours prior to the hearing, 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.

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## LATE TESTIMONY

From: Carol Kramer Submitted on: February 8, 2016 Testimony in support of <u>SB3000</u> Relating to <u>Separation Benefits</u> Submitted to: The Senate Committee on <u>Judiciary and Labor</u> Aloha Chair Keith-Agaran and Members of the Committee, Input for HB3000.

I have input for HB3000 Relating to Separation Benefits. I am presently eligible to retire with my full pension on October 1, 2016, as I will reach age 62 on September 14, 2016.

I have been working as a Cook IV Kitchen Manager at Kula Hospital since August 1, 1997. I left a good paying job in the hotel to work at Kula Hospital, taking approximately \$15,000 less per year. The incentive to work for the State was the benefit package that the State had to offer, which one was being able to retire at the age of 62.

Due to the Kaiser partnership with the State effective July 1, 2016, and the planned reduction in force effective June 30, 2016, I (and many others) will no longer be employed by the State of Hawaii as a government employee. I will lose the benefit that I worked so hard for. Having had colon cancer in 2010 and a recovering cancer patient, I looked forward to receiving my full pension at age 62.

A separation benefit that I believe is fair and should be included in this bill is an exception to allow State employees to elect to use their accumulated sick leave towards years of service, to allow retirement with their full pension/medical benefit. This was not our choice to leave government service prior to our planned retirement date.

Thank you for your time and consideration

Rose Kroner 2420 Waipua Street Paia, Maui, HI 96779 <u>Rose3Chas9@aol.com</u> (H) 808-871-6007 (C) 808-298-6017

# LATE TESTIMONY

February 8, 2016

RE: HB 2446, SB 2077 – Support HB 2445, SB 2039 – Support HB 2606, SB 3000 – Support

I have dedicated my career as a nurse to MMMC, for the last 25 years, along with many other State of Hawaii employees with HHSC. Our pay salary has always been significantly less than the private sector primarily due to our retirement package, that we were lead to believe would never go away. Our retirement was a significant factor in our choice to remain dedicated caregivers to our community hospitals. Now the day is coming that none of us thought we would ever see, when our jobs are being abolished through privatization. This has a huge impact, as many of us are just short of age or years of service to qualify for full retirement.

Throughout the years we have struggled with the difficulty to recruit & retain experienced/qualified staff due to our state contracts that deferred the bulk of our benefits till retirement. This privatization will cause our hospital to lose a higher amount of nurses to early retirement or to other hospitals within HHSC to get their retirement. Maui has already had an increase number of nurses retire before they intended. These are highly skilled nurses that need to be replaced, subjecting Maui region to increasing staff shortages. University of Hawaii, Maui Campus produces new excellent nurses, but they need to gain experience by being mentored by the senior nurses. This subjects Maui community to a difficult transition due to this forced attrition.

It is very frustrating since several of us are so close to a step movement in vesting or the ability to retire. There are minimal opportunities to fulfill our retirement goals that we were promised. Leaving the Maui region is not an option for most people whose families & homes are established here. Changing professions to an unskilled job to continue to retain state or county employment isn't fair to the employees or prospective employers. Providing separation benefits & allowing for early retirement without penalties is the politically correct way to ease this transition for our hard working employees who jobs are directly impacted by the abolishment of Maui Region HHSC through privatization.

These bills would allow employees facing a RIF, privatization, etc. to receive an early retirement incentive, voluntary separation benefit, and ensures future ERS benefits. Thank you for your consideration & allowing my testimony. Feel free to contact me if you have any questions.

Mahalo,

**Rose Kroner** 

Charles R. Kroner, Jr 2420 Waipua Street Paia, Maui, HI 96779 <u>KronerChuck@yahoo.com</u> (H) 808-871-6007 (C) 808-269-5973

February 8, 2016

RE: HB 2446, SB 2077 – Support HB 2606, SB 3000 – Support HB 2445, SB 2039 – Support

I have been permanently employed by MMMC for 19 years. My seniority would have been higher, but due to the politics of the State System I was unable to receive credit for all my time worked. Even though there were positions available, I had to work as "E-hire" for a year first, which now disqualifies me from early retirement as the Maui Region is privatized this year. Even though I was a longtime resident of Maui & honor graduate of Maui Community College in nursing, I was left with no other option, short of leaving the island, to get my foot in the door. Even that sacrifice wasn't enough, as I could not be considered for a job as the RN I trained to be, unless I first accepted a job below my level of education, training & pay class!

LATE TESTIMONY

It makes me lose faith in our political system that I am now again at the mercy of the State to receive what I have worked long & hard to achieve. It seems there has been a bullseye on my employment from day 1, preventing me from reaching my goals. I love taking care of our patients at the hospital, both visitors and community members. I give them quality care with aloha that I hope I will receive in turn when I am in need. Even though I receive letters of appreciation frequently from my patients, I often feel like I am not appreciated by MMMC, HHSC, or the State of Hawaii. All of us employees are victims of this bureaucracy. It is a huge injustice if we cannot even count on the government process to protect our rights & benefits.

I am willing to work in any job with the state or county of Maui to retain my tenure in the retirement system that I sacrificed all these years to achieve. Since there are not any nursing jobs that I can transfer to, I applied in November 2015 for several positions advertising active recruitment to maintain my employment on Maui. So far I have been disqualified to work as a painter, park superintendent or with waste water management. I finally received a letter stating I am qualified for unskilled labor jobs as a janitor, groundskeeper, grass cutting, & golf course maintenance. The letter states I am on the list, but no job offers have been presented. I would rather fill one of these significantly lower paying jobs on Maui, rather than RIF to an outer island & bump another dedicated nurse from achieving his/her work goals.

I know of several people that literally had their golden egg turn into humpty dumpty, by dying before they could afford to retire. All the sacrifices that they made to dedicate themselves to work at the hospital were all in vain, as their hard earned pension was forfeited to the state by their death. Their families missed out on their life with their commitment to the hospital & their death destroyed the employee's plans to provide financial security for their children & mates. I am convinced that the stress of being understaffed, underpaid & underappreciated was a factor in their premature deaths. I implore you to give these bills your blessing, and pass them as an act of appreciation for the dedication & hard work that I & my fellow coworkers have provided. These bills would allow employees facing a RIF, privatization, etc. to receive an early retirement incentive, voluntary separation benefit, and ensures future ERS benefits.

Thank you for taking my testimony into consideration as you make your decision on these bills. If you have any questions please feel free to contact me. I would have preferred to appear in person to testify, but was not granted the time off to attend the hearing.

Mahalo,

Charles R. Kroner, Jr

## ATE TESTIMONY

From:	mailinglist@capitol.hawaii.gov
To:	<u>JDLTestimony</u>
Cc:	
Subject:	*Submitted testimony for SB3000 on Feb 9, 2016 09:15AM*
Date:	Tuesday, February 09, 2016 10:24:11 PM

#### <u>SB3000</u>

Submitted on: 2/9/2016

Testimony for JDL on Feb 9, 2016 09:15AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Bertha Basabe	Individual	Support	No

Comments:

Please note that testimony submitted less than 24 hours prior to the hearing, 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.

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