DAVID Y. IGE

EMPLOYEES' RETIREMENT SYSTEM
HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND

OFFICE OF THE PUBLIC DEFENDER

OF NA 177

STATE OF HAWAII
DEPARTMENT OF BUDGET AND FINANCE

P.O. BOX 150 HONOLULU, HAWAII 96810-0150 WESLEY K. MACHIDA

LAUREL A. JOHNSTON DEPUTY DIRECTOR

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

WRITTEN COMMENTS

TESTIMONY BY WESLEY K. MACHIDA

DIRECTOR, DEPARTMENT OF BUDGET AND FINANCE

TO THE SENATE COMMITTEE ON

JUDICIARY AND LABOR

ON HOUSE BILL NO. 233, HD1

March 16, 2017

Warch 10, 2017

9:00 a.m.

Conference Room 016

RELATING TO SEPARATION BENEFITS

The Department of Budget and Finance appreciates the intent of this measure to clarify when public employees covered under collective bargaining agreements are eligible for severance or special retirement benefits under a termination of their state employment. We will defer to the Employees' Retirement System about potential legal issues regarding the tax exempt status of the ERS should multiple options be offered to public employee beneficiaries.

If severance benefits negotiated through collective bargaining supplemental agreements are made available to separated employees affected by Act 103, Session Laws of Hawaii 2015, we estimate these payments will cost approximately \$30 million in general funds should all eligible employees receive such payments.

Thank you for your consideration of our comments.



JAMES K. NISHIMOTO DIRECTOR

RYKER WADA
DEPUTY DIRECTOR

STATE OF HAWAI'I DEPARTMENT OF HUMAN RESOURCES DEVELOPMENT

235 S. BERETANIA STREET HONOLULU, HAWAI'I 96813-2437

March 13, 2017

TESTIMONY TO THE SENATE COMMITTEE ON JUDICIARY AND LABOR For Hearing on Thursday, March 16, 2017 9:00 a.m., Conference Room 016

By

JAMES K. NISHIMOTO DIRECTOR

House Bill No. 233 HD1 Relating to Separation Benefits

CHAIRPERSON KEITH-AGARAN, VICE CHAIR RHOADS AND MEMBERS OF THE SENATE COMMITTEE ON JUDICIARY AND LABOR:

H.B. 233 HD 1 amends Act 1, SSLH 2016, as codified, to offer employees the choice of receiving both a voluntary severance benefit and a special retirement benefit or exercising a reduction-in-force right.

The Department of Human Resources Development (DHRD) has concerns with H.B. 233 HD1 because an appropriation would be needed to support the implementation of the mandatory participation in the separation incentive.

In addition, as the Hawai'i Health Systems Corporation (HHSC) is the employer of the affected employees, the reporting requirements covered in Section 89E-7(1) and (3), Hawaii Revised Statutes (HRS), as it relates to DHRD is unnecessary as DHRD has no authority or administrative oversight over the HHSC. Therefore, we respectfully

recommend that this section be revised to remove any references to DHRD such that HHSC would not be required to transmit to DHRD reports relating to positions that are abolished and vacated, and lists that include employees and their benefits. For the same reasons as noted above, we also recommend that Section 89E-8, HRS be revised with the removal of any references to DHRD.

We respectfully request that Chapter 89E-7, HRS, lines 3 – 15 on page 4 and lines 3 – 6 on page 5 be amended to read as follows:

"SECTION 4. Section 89E-7, HRS, is amended to read as follows:

§89E-7 Reporting requirement; reduction in personnel counts. The head of the agency that provided benefits under this chapter shall:

- (1) Transmit a report of every position identified for abolishment and vacated under this chapter to the director[s] of finance [and human resources development], who shall abolish these positions from the appropriate budget and personnel files. The governor shall report this information to the legislature no later than twenty days prior to the convening of each regular session beginning with the regular session of 2017;
- (3) Transmit a list that includes each employee who received benefits under this chapter and the benefit received by the employee to the director[s] of finance [and human resources development]."

Also, we respectfully request that Chapter 89E-8, HRS, be amended to remove any references to DHRD as follows:

"SECTION 6 Section 89E-8, HRS, is amended by amending subsection (a) to read as follows:

The [departments of human resources development] head of the agency and budget and finance shall develop and administer guidelines and time frames with the exclusive representatives of affected employees to implement the [voluntary severance benefits and] special retirement benefits under this chapter. The [department of human resources development] head of the agency, the department of labor and industrial relations, the employees' retirement system, and the Hawaii employer-union health benefits trust fund shall work

cooperatively to ensure that briefings are provided prior to the implementation of any workforce restructuring plan to educate the employees whose positions are being abolished or who are directly affected by a reduction-in-force or workforce restructuring plan."

Thank you for the opportunity to testify on this measure.



THOMAS WILLIAMS
EXECUTIVE DIRECTOR

KANOE MARGOL
DEPUTY EXECUTIVE DIRECTOR

TESTIMONY BY THOMAS WILLIAMS EXECUTIVE DIRECTOR, EMPLOYEES' RETIREMENT SYSTEM STATE OF HAWAII

TO THE SENATE COMMITTEE ON JUDICIARY AND LABOR ON

HOUSE BILL NO. 233, H.D. 1

MARCH 16, 2017, 9:00 A.M.

RELATING TO SEPARATION BENEFITS

Chair Keith-Agaran, Vice Chair Rhoads and Members of the Committee,

H.B. 233, H.D. 1 proposes to amend Section 89E, Hawaii Revised Statues (HRS), by amending the benefits provided by Act 1, SSLH 2016 to employees who may be affected by Act 103, SLH 2015, which allowed for the privatization of Hawaii Health Systems Corporation's (HHSC) Maui Regional facilities. The subsequent benefits provided under Act 1, SSLH, 2016 (Act 1) authorized HHSC employees facing position abolishment, reduction-in-force, or workforce restructuring to opt to receive either severance benefits or a special retirement benefit from the Employees' Retirement System (ERS) in lieu of exercising any reduction-in-force rights. H.B. 233, H.D. 1 offers for both severance and special retirement benefits to eligible employees.

Although the ERS Board of Trustees takes no position with respect to the severance benefit provided by this proposal, based on its violation of Section 88-99, HRS, with regards to a moratorium on retirement benefit enhancements until the ERS is fully funded and due to its lack of funding for special retirement benefits, the Board notes its opposition to H.B. 233, H.D. 1.



Act 1, as it is currently codified, represents an impermissible "cash or deferred arrangement" under the Internal Revenue Code that could jeopardize the tax-qualified status of the ERS. ERS Staff would like to remind this Committee that there is currently a temporary restraining order placed on the implementation of Act 1 until the ERS receives an Internal Revenue Service determination on the risk of ERS's tax-qualified status. The Internal Revenue Service has indicated it expects to issue shortly a private letter ruling affirming the ERS interpretation. H.B. 233, H.D. 1 would take away the "choice" offered by Act 1 and by inference remove the "cash or deferred" choice deemed problematic in the Act.

Regardless of the cost to the State of Act 1's severance benefits, the ERS will still be responsible for providing early retirement benefits to approximately 100 additional employees at an estimated additional cost of \$17.2 million. These costs will be added to the current unfunded actuarial accrued liability of the ERS which as of June 30, 2016 stands at \$12.4 billion, with a funded ratio of 54.7% and a funding period of 66 years. As stated during the last legislative session, estimating the actual cost of special retirement benefits under Act 1 is difficult as eligibility parameters are ambiguous and Act 1 has no explicit deadline as to when the affected employees have to qualify and file for the special retirement benefit. The ERS Board would prefer that any accommodation for employees impacted by the Maui Hospital separation be limited to severance benefits. If special retirement benefits are included, the board requests that funding be provided for the same.

Thank you for this opportunity to provide testimony on H.B. 233, H.D. 1.

HAWAII GOVERNMENT EMPLOYEES ASSOCIATION AFSCME Local 152, AFL-CIO



RANDY PERREIRA, Executive Director • Tel: 808.543.0011 • Fax: 808.528.0922

The Twenty-Ninth Legislature, State of Hawaii
The Senate
Committee on Judiciary and Labor

Testimony by Hawaii Government Employees Association

March 16, 2017

H.B. 233, H.D. 1 - RELATING TO SEPARATION BENEFITS

The Hawaii Government Employees Association, AFSCME Local 152, AFL-CIO strongly supports the purpose and intent of H.B. 233, H.D. 1 which makes amendments to Act 1, Special Session Laws of Hawaii, 2016, to offer employees the opportunity to receive both a voluntary severance benefit and a special retirement benefit due to the privatization of the Maui Region of the Hawaii Health Systems Corporation.

On July 20, 2016, the Legislature overrode the Governor's veto of S.B. 2077, which provided employees in the Maui Region of the HHSC the choice of a cash severance payment or special retirement benefits. Two weeks later, the Employees' Retirement System filed a lawsuit over the legislation's affect on the system's tax exempt status and the court granted a temporary stay on the implementation of Act 1, pending an opinion from the internal Revenue Service.

The affected employees have been in limbo regarding their employment and retirement benefits for too long. The hospitals' transfer to Kaiser is slated to take effect on July 1, 2017 and employees deserve to know their full benefit package so that they can make the best decisions for themselves and their families. With over 2/3 support in both the House of Representatives and the Senate, the legislative intent to assist displaced employees is clear. This measure, along with other bills on this hearing agenda, serves as a conceptual vehicle to fully vet resolutions to the ERS' pending lawsuit.

Thank you for the opportunity to testify in strong support of passing H.B. 233, H.D. 1 to continue this important dialogue.

KMI

ectfully submitted.

Randy Perreira
Executive Director



Senate Committee on Judiciary and Labor Senate Gilbert S. C. Keith-Agaran, Chair Senate Karl Rhoads, Vice Chair

March 16, 2017 Conference Room 016 9:00 a.m. Hawaii State Capitol

Testimony Providing Comments on House Bill 233, HD1 Relating to Separation Benefits

Amends Act 1, SSLH 2016, as codified, to offer employees the choice of receiving both a voluntary severance benefit and a special retirement benefit or exercising a reduction-in-force right.

Linda Rosen, M.D., M.P.H.
Chief Executive Officer
Hawaii Health Systems Corporation

On behalf of the Hawaii Health Systems Corporation (HHSC) Corporate Board of Directors, thank you for the opportunity to present testimony **providing comments** on HB 233, HD1 that amends Act 1, SSLH 2016, as codified, to offer employees the choice of receiving both a voluntary severance benefit and a special retirement benefit or exercising a reduction-in-force right.

HHSC respectfully requests that the committee consider that the additional costs of the voluntary severance benefit and the special retirement benefit contemplated in Act 1, SSLH 2016 and in this bill be paid through a general fund appropriation, and that in no way would that appropriation diminish the amount of additional general fund appropriations requested by HHSC to fund the four remaining HHSC regions.

HHSC is currently facing a cash flow deficit in fiscal year 2017 which will leave HHSC's facilities with extremely low levels of cash on hand as compared to industry norms. HHSC is already asking for an increase in its general fund appropriation base of approximately \$36.5 million and \$34.7 million for fiscal years 2018 and 2019, respectively, just to achieve a break-even cash flow for those fiscal years. Further, the House Draft of the State Budget (H.B. 100 H.D.1) does not provide for any of the general fund appropriation increases that HHSC has asked for, and also does not provide any operating appropriations for the Maui Health System which would be required in order for the transition of Maui Region operations to Kaiser Permanente to

Page 2 Hawaii Health Systems Corporation H.B. 233, HD1

occur. The payment of the special retirement benefit as contemplated in Act 1, SSLH 2016, and this bill would represent additional costs to HHSC as the employer. Given the fragile financial condition that HHSC is in (which is exacerbated by the results of the H.B. 100 H.D.1), HHSC cannot afford to pay for these benefits without a general fund appropriation. Further, HHSC's priority is to make sure that the safety-net hospitals that it operates has sufficient funding to operate efficiently and effectively for this fiscal year and the next biennium of fiscal years 2018 and 2019.

Thank you for the opportunity to testify before this committee. We would respectfully request that this committee take into account our comments on this measure in considering the action to take on this bill.

To: <u>JDLTestimony</u>

Cc:

Subject: *Submitted testimony for HB233 on Mar 16, 2017 09:00AM*

Date: Tuesday, March 14, 2017 4:41:50 PM

HB233

Submitted on: 3/14/2017

Testimony for JDL on Mar 16, 2017 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Arnold Abe	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.

----Original Message-----From: William Vanderlind

Sent: Wednesday, March 15, 2017 9:16 AM

To: JUDtestimony <judtestimony@capitol.hawaii.gov>

Subject: HB233 and HB234 Testimony is Support of hearing on 3/16/2017

Dear Committee Members,

As an affected and displaced ICU RN I am writing to you in support of HB233 HD1 and HB234 HD1. The transition to the Kaiser Health System terminates my employment with the state with NO OTHER RIF option on the island of Maui. This leaves me with no choice of employment as an ICU RN on my home island which severely impacts my family. I and my family depend on a severance option payout to keep financially viable. I am in full support of a severance payout option upon termination of my state employment and respectfully request your support and consideration.

Bill Vanderlind MMMC ICU RN

To: <u>JDLTestimony</u>

Cc:

Subject: Submitted testimony for HB233 on Mar 16, 2017 09:00AM

Date: Tuesday, March 14, 2017 11:44:12 PM

HB233

Submitted on: 3/14/2017

Testimony for JDL on Mar 16, 2017 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Carrol Pressman	Individual	Support	No

Comments: I support this bill- I am an employee of 17 yrs- it's only fair after all these years of service that I am offered this benefit.

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.

From:

To: <u>JDLTestimony</u>
Subject: Testimony

Date: Wednesday, March 15, 2017 10:44:55 AM

Dear Committee Members,

As an affected and displaced ICU RN I am writing to you in support of HB233 HD1 and HB234 HD1. The transition to the Kaiser Health System terminates my employment with the state with NO OTHER RIF option on the island of Maui. This leaves me with no choice of continued state employment as an ICU RN on my home island which severely impacts my family. I and my family depend on a severance option payout to keep financially viable. I am in full support of a severance payout option upon termination of my state employment and

respectfully request your support and consideration.

CELESTINO JR C. CORPUZ MMMC ICU RN

To: <u>JDLTestimony</u>

Cc:

Subject: Submitted testimony for HB233 on Mar 16, 2017 09:00AM

Date: Monday, March 13, 2017 8:29:08 PM

HB233

Submitted on: 3/13/2017

Testimony for JDL on Mar 16, 2017 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
David May	Individual	Support	No

Comments: Please offer you consideration and support to benefits for any aspect of early separation from State Service. All employees that have diligently served the healthcare needs of anyone on Maui is now faced with loosing the once secure future of State Retirement. Many individuals and families are hopeful for passage of measures to have better futures for benefits that we all have worked for. Thank you for your support as we have all supported you in the past. Sincerely, David May RN MMMC ER

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.

To: <u>JDLTestimony</u>

Cc:

Subject: Submitted testimony for HB233 on Mar 16, 2017 09:00AM

Date: Monday, March 13, 2017 5:44:32 PM

HB233

Submitted on: 3/13/2017

Testimony for JDL on Mar 16, 2017 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Eva Methot	Individual	Support	No

Comments: I have worked a MMMC since 1990 and I am a dedicated employee who has given 27 years of excellent service to this organization. I will be 60 in August and I support the ability to have a severance pay and or early retirement without penalty. Please vote and give honor to those employees who has given their years of service and dedication by granting the severance pay and or early retirement without penalty. Mahalo Eva Methot RN CM MMMC

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.

To: <u>JDLTestimony</u>

Cc:

Subject: *Submitted testimony for HB233 on Mar 16, 2017 09:00AM*

Date: Tuesday, March 14, 2017 4:13:34 PM

HB233

Submitted on: 3/14/2017

Testimony for JDL on Mar 16, 2017 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Jennifer K.	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.

To: <u>JDLTestimony</u>

Cc:

Subject: Submitted testimony for HB233 on Mar 16, 2017 09:00AM

Date: Tuesday, March 14, 2017 3:04:13 PM

HB233

Submitted on: 3/14/2017

Testimony for JDL on Mar 16, 2017 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Kevin Maier	Individual	Comments Only	No

Comments: Regarding HB 233 and HB 234, I want to encourage the legislature to pass the Bills. The hard working employees at Maui Memorial Medical Center deserve a severance package. Their employment with the state is being terminated out of no fault of their own. Although they are guarenteed employment from KP for at least 6 months, there is no guarentee after that, and their state benefits will be stopped on 7/1/17. These employees have dedicated their lives to taking excellent care of the residents and visitors of Maui county. They are the heart of soul of this community and the State should give a "tip of the cap" in the form of a severance package to thank them for all that they have done and will continue to do. Thank you for reading this testimonial. Mahalo and Aloha.

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.

From: Leslie Lexier
To: JDLTestimony
Subject: JDL Testimony

Date: Wednesday, March 15, 2017 10:46:05 AM

To Chair of Committee- Senator Keith Agaran, Committee on JDL Hearing on Thursday, March 16, 2017 at 9:00 am in Room #16 I am in favor and support of bills HB233 and HB234.

Leslie Lexier

Leslie Lexier,RN
Quality Specialist
Maui Memorial Medical Center

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To: <u>JDLTestimony</u>

Cc:

Subject: Submitted testimony for HB233 on Mar 16, 2017 09:00AM

Date: Tuesday, March 14, 2017 9:01:39 AM

HB233

Submitted on: 3/14/2017

Testimony for JDL on Mar 16, 2017 09:00AM in Conference Room 016

Submitted By	bmitted By Organization	Testifier Position	Present at Hearing
Lily	Individual	Support	No

Comments: As an employee of the state with my position being terminated by no fault of my own I am in favor of HB 233. I Have been a loyal employee for 5 years and I have a family to support. I support the voluntary severance benefit I believe I am entitled to.

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.

From:

To: <u>JDLTestimony</u>

 Subject:
 *****SPAM***** Dear Legislator 5 2017.docx

 Date:
 Wednesday, March 15, 2017 11:07:27 AM

March 15, 2017

Dear Legislators,

Thank you for the opportunity to submit testimony on the impact of privatization on Maui Memorial employees and their families. Thank you for any consideration that you make regarding the impact on staff and patient care during this transition, and thank you for working to improve health care on Maui.

I am vociferously supporting HB 233 and HB 234.

As we move closer to the transition date to Kaiser, the stress of this transition becomes more real and more apparent. I have seen a number of my co-workers move from Maui Memorial to other state and county jobs. Our Ohana is shrinking and stressed. I am writing to inform you of the impact of the Public-Private partnership on a personal level. While I am happy to hear that services will be expanded and that healthcare on Maui will get an infusion of cash, expertise and energy, I am concerned about the impact on individual workers. Here are my personal challenges:

I am an RN with a Master's Degree in Nursing Science (paid for on my on dime), and I have dedicated the bulk of my career as a nurse to Maui Memorial. I have also been **paid less** than the private sector with compensation of more leave accrual, and—most importantly—the hope of retirement. As I follow my journey towards Privatization, I find that Kaiser is offering the same pay as I currently earn—but less benefits. It also seems self-evident that the benefits of long-term state employment are loaded on the back end with retirement making up for the lower pay along the way. Given that Kaiser will be subsidized considerably at the onset of their takeover (in addition to monies set aside for capital improvements), it seems ironic that soon-to-be retirees will be cut short.

Additionally, there are simply very few nursing jobs in my geographic area after the Maui Region Transition. I am 59, and there are virtually no nursing jobs within the State or County on Maui so that I may continue the last 2-3 years of my tenure to retire without a 22% penalty. Due to emergency hire and other unusual HR policies/practices, my calculated years of service fall short of the 30 years needed to retire without penalty-- by 3 years and 2 months per their calculation. I worked part time in the Critical Care Unit while job sharing another position in Quality and Utilization Management. Unfortunately, HR will only count this as part-time for that time period. Having both of those jobs simultaneously was enriching for me professionally, and it allowed for my clinical expertise to used in the Quality realm. But now I pay the price of less years of service for my retirement calculation. I have actually been employed at MMMC since 1988 and the majority of time I worked 40 or more hours per week—in Critical Care, Quality, Education, Case Management, and as an instructor at Maui Community College.

I could use my RIF benefits to try to finish my last few years, but this would create a hardship due to travel, and I would not like the karma associated with "bumping" another employee. This is simply a trickle down solution in which I will not participate. I pay taxes and work hard to thrive on Maui, so this option does not seem to be viable. I also have a small egg farm, and my partner would be completely burdened by caring for the animals by himself.

Lastly but definitely not least, I have an 84 year old mother who lives alone on the mainland. I would

like to be able to assist her if needed using FMLA benefits. My vacation/sick leave balances will be zero'd as a result of this transition, so I would be in a situation to have to take leave without pay. I have worked at MMMC since 1988, and I have banked a considerable amount of time since I have stayed fairly healthy and not abused my benefits. If I take leave without pay for a time period exceeding a week or two, I will also need to pay the employer portion of my health insurance premium.

I am unable to defer any payout of my vacation (3 months) since I already contribute the maximum amount into my 403b (deferred comp). So this will affect my tax situation.

I am sure that the intent of the legislation for privatization not only wanted to provide for the people who live and love Maui County but also for the workers who have endured the difficulties of employment in the State system. Thank you for your consideration during this transition.

Respectfully,

Penny Souder RN MS CPC Maui Memorial Medical Center

Here is my service history for the State of Hawaii

- August 1988 Began working as "Emergency Hire" RN at Maui Memorial Medical Center in the Intensive Care Unit (ICU). Emergency Hire status is without benefits, without service towards retirement, and without extra pay. I find this ironic since Hawaii was touted as the "Health State"
- June 1989 Hired as permanent to continue my employment as an ICU staff RN
- Worked full time with ICU RN staff as half of my job and job shared a Quality
 Management/UR position with an RN from the Surgical Floor unfortunately it only
 counted as part-time even though I was scheduled full time
- Obtained my Master's Degree in the Nursing Program at UH through an outreach program. I
 did this on my own time over 5 years and my own dime including travel to Oahu for the
 clinical portion of my education
- I worked part-time as an Instructor at MCC Nursing Program but this does not count toward my retirement since I was a clinical instructor for 2.5 days per week
- Worked 10 years as a Case Manager
- Worked as Clinical Educator and coordinated American Heart Association Education Programs as well
- Worked another 15 months as a Staff RN in ICU
- Worked as Clinical Appeals Coordinator
- Currently working as Clinical Documentation Improvement RN

From: <u>Mary White</u>

To: WAM Testimony: JDLTestimony
Subject: HB233 HD1 and HB234 HD1 Testimony
Date: Wednesday, March 15, 2017 3:53:14 PM

Dear Committee Members,

As an affected and displaced ICU RN I am writing to you in support of HB233 HD1 and HB234 HD1. The transition to the Kaiser Health System forces the termination of my employment with the state with NO OTHER RIF option on the island of Maui. Not only am I being forced to terminate employment with the state, and the potential I would have had to become vested, but I am left without any other option than to work for Kaiser as an ICU RN.

I have no other choice but to continue with Kaiser as an RN on my home island which severely impacts my family. By terminating my employment with the state, losing sick leave time and other benefits we currently have, and being forced to forfeit vacation time, it is only fair and necessary for the financial well being of my family that we be granted severance pay. I am in full support of a severance payout option upon termination of my state employment and respectfully request your support and consideration.

Mary Osborne MMMC ICU RN From: <u>Taryn Pacheco</u>

To: <u>JDLTestimony</u>; <u>WAM Testimony</u>

Subject: Bill HB233 and HB234

Date: Wednesday, March 15, 2017 2:28:10 PM

Aloha committee members,

I am an affected and displaced ICU RN from the Island of Maui. I currently work as an ICU RN at Maui Memorial Medical Center. I am writing to you in support of HB233 HD1 and HB234 HD1. The transition to the Kaiser Health System will terminate my employment with the state and will offer NO OTHER RIF option on this island. I cannot afford to commute from Maui to another HHSC entity on another island. That will severely impact me as well as my family and will just not work for my family financially. My family and I depend on a severance option payout to keep financially viable. I am in full support of a severance payout option upon termination of my state employment and respectfully ask for your consideration to this matter.

Mahalo,

Taryn Agmata MMMC ICU RN From: <u>Jeanne Mandrup</u>

To: <u>JDLTestimony</u>; <u>WAM Testimony</u>
Subject: severance pay - yes please

Date: Wednesday, March 15, 2017 1:46:27 PM

Dear Committee Members!

I am writing to you to express how important it would be to me for you to vote in favor of the HB233 and HB234 with severance pay on the bill. I am an ICU nurse at MMMC and love my job. I have worked at the hospital since 2003 and are very much invested in the well being of our hospital and for my coworkers. Working there is giving me a sense of a second family. With Kaiser Health System taking over, I have no choice but getting terminated from my state job and go on board with this new company. Me and my family have always seen our selves as staying on Maui and grow old here. In the passed, severance pay have been offered and given to other employees who had their job determined by the state. I am hoping for the severance pay in our situation at the hospital too. There is no option for me to stay an ICU RN on my home island Maui. Last year I did RIF but didn't get a job offer. It leaves me with no options but one, be terminated from my position by the state. I strongly support the bill with severance pay and my family relay on the pay as a appropriate compensation for our change in retirement plans down the road.

Sincerely yours

Jeanne Mintz MMMC ICU RN