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February 5, 2019

TO: The Honorable Representative Joy A. San Buenaventura, Chair

House Committee on Human Services and Homelessness

FROM: Pankaj Bhanot, Director

SUBJECT: HB 1000 - RELATING TO CHILD CARE

Hearing: Wednesday, February 6, 2019, 8:30 a.m.

Conference Room 329, State Capitol

<u>DEPARTMENT'S POSITION</u>: The Department of Human Services (DHS) is in strong support of this administrative bill that proposes different strategies that will improve the safety of Hawai'i's system of child care.

PURPOSE: The purpose of this bill is to require criminal history checks of adult relatives who provide care for a child whose family receives a child care subsidy from the Department of Human Services, clarifies that the Department of Human Services may take both administrative and judicial action to enforce child care licensing provisions of chapter 346, Hawaii Revised Statutes, clarifies the role and response of the child care licensing program when it receives a report of death or injury of a child in a child care setting, and addresses the release of information pending an investigation.

The proposed amendment of section 346-152.5(a), Hawaii Revised Statutes (HRS), improves safety provisions of children in legally exempt child care settings, by requiring adult relatives of a child whose family receives a child are subsidy from the department, to

complete a criminal history record check in the same manner as a prospective applicant or licensed provider in accordance with section 346-154, HRS.

DHS conducts comprehensive background checks including state and federal fingerprint and criminal history checks, state and national sex offender registry checks, child abuse and neglect registry check, and adult abuse perpetrator checks. DHS reviews a person's background checks to determine whether the person is suitable to provide care at a licensed or registered child care facility or home; background checks are also completed for legally exempt providers and household members caring for a child whose family receives a child care subsidy from DHS.

The Hawaii Criminal Justice Data Center at the Department of Attorney General and the Federal Bureau of Investigation require fingerprint samples to release arrest record information to the department.

Second, regarding information sharing with other investigating agencies, the proposed amendments to section 346-153, HRS, clarify that the department may withhold information from the public about an investigation for not more than ten working days from the date the investigation report is completed, and until it has been determined that related legal proceedings will not be compromised with the release of information. The department's Child Care Licensing program will continue to share relevant information with Child Welfare Services (CWS) and law enforcement agencies when the Child Care Licensing program investigates a complaint or report of injury to a child in a regulated child care setting.

Third, the proposed amendments to section 346-156, HRS, will provide more tools to the department to enforce violations quickly and with increased penalties to more effectively stop, deter, and prevent a person from engaging in illegal child care. This bill will authorize the department to take administrative action against a person who violates part VIII of chapter 346, in addition to initiating civil actions in court.

Currently, the department must pursue any fine penalties against a person engaging in illegal child care in Circuit Court which has a higher burden of proof than an administrative hearing.

Lastly, this bill changes the penalty structure so that a fine may be imposed for each day of a violation, and makes the fine higher for a person, entity, or organization who operates a child care facility without a license or registration in violation of section 346-161 or 346-171, HRS. The department will assess the severity of the violation and intent to knowingly continue to operate child care illegally to determine the amount of the fine that would be pursued.

The amendments to section 346-156, HRS, may increase the need for resources for the department's Administrative Appeals Office and the Department of the Attorney General to conduct administrative hearings and prosecute violations in court.

Thank you for the opportunity to testify on this bill.

THE CIVIL BEAT LAW CENTER FOR THE PUBLIC INTEREST

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House Committee on Human Services & Homelessness Honorable Joy A. San Buenaventura, Chair Honorable Nadine K. Nakamura, Vice Chair

RE: Testimony Commenting on H.B. 1000, Relating to Child Care Hearing: February 6, 2018 at 8:30 a.m.

Dear Chair and Members of the Committee:

My name is Brian Black. I am the Executive Director of the Civil Beat Law Center for the Public Interest, a nonprofit organization whose primary mission concerns solutions that promote governmental transparency. Thank you for the opportunity to submit **comments** regarding **H.B. 1000**.

The Law Center raises a concern about section three of the bill. The proposed amendment would delay public access to complaints about child care facilities for an indeterminate time while DHS conducts an investigation. Existing law already protects complainant privacy and allows the DHS Director to withhold information if it would interfere with a criminal investigation. So it is unclear what public policy is served by denying public access to complaints for a prolonged period.

Parents, guardians, and other members of the public considering options among child care facilities should know whether complaints have been filed against that facility. If unaware of complaints, individuals may place a child in a DHS-licensed facility only to learn later that the child was exposed to potential risk because DHS was still investigating the complaints.

Thank you for the opportunity to provide comments on H.B. 1000.



O'ahu County Committee on Legislative Priorities

COMMITTEE ON HUMAN SERVICES & HOMELESSNESS

Rep. Joy A. San Buenaventura, Chair Rep. Nadine K. Nakamura, Vice Chair

DATE: Wednesday, February 6, 2019
TIME: 8:30 a.m.
PLACE: Conference Room 329, State Capitol

RE: HB 1000 Relating to Child Care

To the Honorable Joy A. San Buenaventura, Chair; the Honorable Nadine K. Nakamura, Vice Chair; and Members of the Committee on Human Services & Homelessness:

The O'ahu County Committee on Legislative Priorities (OCCLP) of the Democratic Party of Hawai'i (DPH) hereby submits its testimony in **SUPPORT of HB 1000 relating to Child Care.**

HB 1000 requires a criminal history check of adult relatives who provide care for a child whose family receives a child care subsidy from the Department of Human Services, clarifies that the Department of Human Services may take both administrative and judicial action to enforce child care licensing provisions of chapter346, Hawaii Revised Statutes, clarifies the role and response of the child care licensing program when it receives a report of death or injury of a child in a child care setting, and addresses the release of information pending an investigation.

DPH supports legislation and best practice policies that prioritize the safety, security and well-being of our foster children, who are our most vulnerable keiki in our community. This is the paramount consideration when making decisions regarding the time frame, criteria and justification for reunification and family placement. DPH always respects family and familial bonds, but reunification with every biological family is not always the safest, most secure or in the best interests of every child. This is especially true in aggravated circumstances cases involving drug use history, physical abuse, sexual abuse and unstable housing. DPH strongly supports the efforts of parents and all people to recover and reorganize their lives for the better, but our ultimate concern must also be for the short and long-term safety and wellbeing of our foster children. Democratic Party of Hawai'i Platform (2018), p. 15, In. 10-18.

For the foregoing reasons, i.e., the ultimate concern is for the short and long-term safety, security, and wellbeing of our foster children, who are the most vulnerable keiki in our community, OCCLP supports HB 1000 and urges its passage out of the Committee on Human Services and Homelessness.

Mahalo nui loa Me ka `oia`i`o



Melodie Aduja

Chair, O`ahu County Committee on Legislative Priorities of the Democratic Party of Hawai`i

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