DAVID Y. IGE GOVERNOR OF HAWAII





STATE OF HAWAII DEPARTMENT OF LAND AND NATURAL RESOURCES

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Testimony of SUZANNE D. CASE Chairperson

Before the House Committee on WATER & LAND

Tuesday, April 6, 2021 8:30 AM State Capitol, Via Videoconference, Conference Room 430

In consideration of SENATE CONCURRENT RESOLUTION 19 AUTHORIZING THE ISSUANCE OF A TERM, NON-EXCLUSIVE EASEMENT COVERING A PORTION OF STATE SUBMERGED LANDS AT MAUNALUA, HONOLULU, OAHU, FOR THE EXISTING SEAWALL, AND FOR USE, REPAIR, AND MAINTENANCE OF THE EXISTING IMPROVEMENTS CONSTRUCTED THEREON

Senate Concurrent Resolution 19 requests the authorization to issue a term, non-exclusive easement covering 138 square feet, more or less, portion of state submerged lands identified as tax map key: (1) 3-9-016:seaward of 036, at Maunalua, Honolulu, Oahu for the use, repair, and maintenance of the existing seawall constructed thereon, pursuant to Section 171-53, Hawaii Revised Statutes (HRS). The Department of Land and Natural Resources (Department) supports this Administration concurrent resolution.

The seawall was built within the private property, however, during a recent shoreline certification process it was determined that the lip overhang at the top of the seawall and the footing located at the seawall base (for the seawalls entire length) was located makai of shoreline and is now on state lands. Since the encroaching portion of the seawall was found on state lands located makai of the shoreline, such area should be considered as submerged lands subject to the approval of the Department's Office of Conservation and Coastal Lands (OCCL). After reviewing submitted documentation (which included a 1955 survey map that identified the existence of the seawall) OCCL supported the disposition through an easement for the lip overhang and footing, citing there are no walkable lateral access to the public and there is no sandy beach resources fronting the subject seawall or adjacent properties to the north and south. In addition, OCCL commented that the land fronting the seawall is consistently submerged and that removal of the encroachment would unlikely improve the lateral shoreline access. Also, OCCL notes that the encroachment is attached to the seawall and serves as primary erosion control for the subject property. And, that the encroachment is negligible, having a small footprint, and its removal may compromise the structural integrity of the seawall that fronts the shoreline sides of both adjacent properties. The seawall is also being used as a retaining wall,

SUZANNE D. CASE CHAIRPERSON BOARD OF LAND NATURAL RESOURCES COMMISSION ON WATER RESOURCE MANAGEMENT

> ROBERT K. MASUDA FIRST DEPUTY

M. KALEO MANUEL DEPUTY DIRECTOR - WATER

AQUATIC RESOURCES BOATING AND OCEAN RECREATION BUREAU OF CONVEYANCES COMMISSION ON WATER RESOURCE MANAGEMENT CONSERVATION AND RESOURCES ENFORCEMENT ENGINEERING FORESTRY AND WILDLIFE HISTORIC PRESERVATION KAHOOLAWE ISLAND RESERVE COMMISSION LAND STATE PARKS and removal of the encroaching portion could not only undermine the integrity of the entire seawall but cause a catastrophic collapse and subsequent loss of backfilled soil. The seawall is also part of a long-standing wall with the neighbors on both sides. Removal of the encroachment portion of the seawall and the potential collapse of the seawall could impact the neighboring properties seawall exacerbating the problem by causing a chain of seawall collapse with increasing land loss and runoff. At its meeting on July 10, 2020, under agenda item D-5, the Board of Land and Natural Resources (Board) unanimously approved the issuance of a term, non-exclusive easement for purpose stated above and there were no public opposition.

The current owner of the abutting property, Daisho Company, Ltd. dba Daishohouse, is working with the Department to resolve the encroachment through a disposition. As required by Section 171-53, HRS, the Board may lease submerged lands "with the prior approval of the Governor and the prior authorization of the Legislature by concurrent resolution".

The grantee shall pay the State the fair market value of the non-exclusive easement as consideration for the use of public lands as determined by an independent appraisal.

Thank you for the opportunity to comment on this measure.

<u>SCR-19</u> Submitted on: 4/4/2021 11:16:31 AM Testimony for WAL on 4/6/2021 8:30:00 AM

Submitted By	Organization	Testifier Position	Present at Hearing
Calen Miyahara	DLNR	Support	No

Comments:

I am available for questions. Please allow me Zoom access. Thank you.

<u>SCR-19</u> Submitted on: 4/4/2021 11:23:54 AM Testimony for WAL on 4/6/2021 8:30:00 AM

Submitted By	Organization	Testifier Position	Present at Hearing
Barry Cheung	DLNR	Support	No

Comments:

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<u>SCR-19</u> Submitted on: 4/4/2021 10:36:05 PM Testimony for WAL on 4/6/2021 8:30:00 AM

Submitted By	Organization	Testifier Position	Present at Hearing
Sam Lemmo	DLNR	Support	No

Comments:

I am available for questions. Please allow me Zoom access. Thank you.