

SB 2775

EDT



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TO THE SENATE ECONOMIC DEVELOPMENT AND TECHNOLOGY COMMITTEE

THE TWENTY-FIFTH LEGISLATURE
REGULAR SESSION OF 2010

Date: February 3, 2010
Time: 1:30 p.m.
Conference Room: 016

**TESTIMONY ON SENATE BILL NO. 2775
RELATING TO PUBLICITY RIGHTS NAMES AS DISTINGUISHED
FROM TRADE NAMES AND SPECIFYING REGISTRATION PROCEDURES
FOR PUBLICITY RIGHTS NAMES BY AMENDING CHAPTER 482P**

TO THE HONORABLE CAROL FUKUNAGA, CHAIR, AND MEMBERS OF THE COMMITTEE:

Thank you for giving me the opportunity to testify. My name is Tung Chan, head of the Business Registration Division, Department of Commerce and Consumer Affairs ("Department"). The Department strongly supports this bill, which is very similar to an administration bill, S.B. No. 2696.

This bill proposes to distinguish publicity rights trade names ("PRTNs") established under chapter 482P, Hawaii Revised Statutes, from traditional trade names, which are governed by chapter 482, Hawaii Revised Statutes. The bill accomplishes this goal by renaming PRTNs to "publicity rights names" and specifying the Department's ability to implement business registration procedures for publicity rights names.

The intent of the name change is to prevent confusion of those who wish to register publicity rights names instead of trade names. To accomplish this delineation between the two different types of registrations, this bill also: (1) inserts language to permit the Department to implement the technical changes of establishing a publicity rights name registration separate from traditional trade names; (2) clarifies that DCCA's role is purely ministerial in nature and that the Director has discretion to implement the registration procedures in an efficient manner; and (3) deletes language that refers to trade name registrations under chapter 482, HRS, which are separate and distinct from publicity rights name registrations.

We respectfully request that this bill be passed. Thank you for the opportunity to testify.