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TO THE HOUSE ECONOMIC REVITALIZATION & BUSINESS COMMITTEE THE TWENTY-SIXTH LEGISLATURE REGULAR SESSION OF 2012

Date: Thursday, February 2, 2012 Time: 8:30 AM Conference Room: 312

TESTIMONY ON HOUSE BILL NO. 2496 RELATING TO BUSINESS REGISTRATION

TO THE HONORABLE ANGUS L.K. MCKELVEY, CHAIR, ISAAC W. CHOY, VICE-CHAIR, AND MEMBERS OF THE COMMITTEE:

Thank you for the opportunity to testify. My name is Tung Chan, Commissioner of Securities and head of the Business Registration Division (Division) of the Department of Commerce and Consumer Affairs. The Division strongly supports this administrative bill.

The business registration chapters of the Hawaii Revised Statutes (HRS) contain some errors, ambiguities, and inconsistencies. This housekeeping measure corrects these errors, ambiguities, and inconsistencies.

The bill makes corrections in the following areas:

1. Act 55, Session Laws of Hawaii (SLH) 2009, the Hawaii Registered Agents Act, was codified as Chapter 425R, HRS. Act 55 consolidated the provisions for

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registered agents to Section 425R-4, HRS, necessitating the revisions and deletions to the registered agent act provisions scattered throughout the statutes governing the different entities. Several of these scattered provisions were not covered in the previous legislative session. This bill makes the corrections in Chapters 414D (relating to nonprofit corporations), 415A (relating to professional corporations), and 425E (relating to limited partnerships), so that the registered agent provisions in these chapters are properly revised to delete some text and now point to the new Section 425R-4. These are technical amendments to make the statutes comply with Act 55.

- 2. Currently, to reinstate a business entity that has been dissolved or terminated by DCCA, a registrant must obtain from the Department of Taxation ("DOTAX") a certificate indicating tax clearance, a payment plan or an appeal. DOTAX provides letters, but not "certificates" for payment plans or appeals. The bill changes language in the statutes to include a "certificate or other writing" in order to clarify that DCCA will accept DOTAX's various written confirmations.
- 3. This bill addresses situations in which a business applies for a name that is substantially identical to another name already registered with DCCA. This bill clarifies that it is the subsequent filer that must register a new name and revises the language so that it is consistent with the parallel provisions in each business registration chapter.
- 4. This bill makes technical corrections to Act 37, SLH 2011 to: (1) clarify that membership action may be taken by ballot as provided in the Model Nonprofit Corporation Act ("MNCA") and the Revised Model Nonprofit Corporation Act ("RMNCA")

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unless expressly prohibited by a nonprofit corporation's bylaws, and (2) conform the definition of the term ""approved by the members" or "approval by the members" to the definition contained in the MNCA and the RMNCA by adding language stating that approval must be, at a minimum, a majority of a quorum.

Also relating to nonprofit corporations, this bill amends Section 414D-182, HRS, to clarify that proposed amendments to articles of incorporation may be submitted at a regular membership meeting. Currently, the statute specifies only annual and special meetings and erroneously omits regular meetings.

5. Lastly, this bill allows the Business Registration Division to accept filings signed by persons of foreign LLCs who have such legal authority, but do not have the specific title of "manager" or "member". Without this amendment, Chapter 428, HRS, would prohibit a foreign LLC that does not have a "manager" or "member" structure from filing as a foreign LLC in Hawaii. The bill helps clarify that foreign LLC's can file in Hawaii as long as they have someone who has legal authority to bind the LLC.

Thank you for the opportunity to testify.



House Committee on Economic Revitalization & Business Thursday, February 2, 2012 8:30 a.m.

HB 2496, Relating to Business Registration.

Dear Chairman McKelvey and Committee Members:

On behalf of the University of Hawaii Professional Assembly (UHPA), our union supports the passage of HB 2496. As a nonprofit organization that represents faculty who work in a variety of geographical locations, the ability to increase membership participation in decision making has been a priority. These technical corrections to Hawaii's Nonprofit Corporations Act will allow UHPA to enhance its use of technology to give faculty greater access to participating in membership decision making.

UHPA urges the Committee to support this legislation.

Respectively submitted,

Kristeen Hanselman

Associate Executive Director





February 1, 2012

Chair Angus McKelvey
House Committee on Economic Revitalization and Business
Hawaii State House of Representatives
State Capitol, Room 312
Honolulu, HI 96813

RE: HB 2496, Relating to Business Registrations

Dear Chair McKelvey and members of the House Economic Revitalization and Business Committee:

The Hawai'i Alliance of Nonprofit Organizations is a statewide, sector-wide professional association for nonprofits. HANO member nonprofits provide essential services to every community in the state. Our mission is to unite and strengthen the nonprofit sector as a collective force to improve the quality of life in Hawai'i.

HANO supports HB 2496, which contains technical corrections to Hawaii's Nonprofit Corporations Act, which will make clear that nonprofit corporations wishing to take advantage of today's modern technology may do so to increase membership participation.

We applaud these types of actions by the Legislature, which work to streamline and improve systems and allow cost-savings for Hawaii's nonprofit organizations at a time when budgets are thin.

Thank you for the opportunity to provide testimony.

Lisa T. Maruyama President and CEO