

SB-1224

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Submitted By	Organization	Testifier Position	Present at Hearing
Karen Winslow	Individual	Support	No

Comments:

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Statement of
Hakim Ouansafi
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Before the

**SENATE COMMITTEE ON HAWAIIAN AFFAIRS
AND
SENATE COMMITTEE ON HOUSING
AND
SENATE COMMITTEE ON WATER AND LAND**

**Tuesday, February 12, 2019
2:45 PM - Room 016, Hawaii State Capitol**

In consideration of
SB 1224
RELATING TO THE HAWAII PUBLIC HOUSING AUTHORITY

Honorable Chairs Shimabukuro, Chang, and Kahele, Members of the Senate Committees on Hawaiian Affairs, Housing, and Water and Land, thank you for the opportunity to provide testimony concerning Senate Bill (SB) 1224, relating to the Hawaii Public Housing Authority.

The Hawaii Public Housing Authority (HPHA) **strongly supports** the enactment of SB 1224. This bill is primarily a “housekeeping” measure that seeks to exempt HPHA lands from the definition of “public lands” under Hawaii Revised Statutes (HRS) section 171-2.

HPHA titled lands were previously exempted from section 171-2, HRS, when the lands were held by the HPHA’s predecessor agencies the Housing and Community Development Corporation of Hawaii (HCDCH) and the Hawaii Housing Authority (HHA). After the HCDCH bifurcated into two separate agencies, an exemption for HPHA titled lands was inadvertently not included in the list of lands exempted from section 171-2, HRS.

HPHA is authorized to acquire, own, and hold real property under chapter 356D-8, HRS, and its federal low-income public housing properties are in a Federal Annual Contributions Contract with the United States of America. Therefore, its titled lands do not fall under the catchall jurisdiction of state “public lands” under the Department of Lands and Natural Resources (DLNR). Unless exempted from the definition of “public lands” under section 171-2, HRS, the Board of Land and Natural Resources (BLNR) could cause unnecessary delay with HPHA’s

redevelopment projects due to the need for the BLNR to review and take action on land leases for “public lands”.

A 2006, the Legislative Reference Bureau published a report, *“Clarifying Statutory References in State Housing Agency Laws,”* stating that an amendment should be made based on the facts and history of both the HPHA and HHFDC.

Prior to 1987, §171-2 excluded from the definition of "public lands" those "lands to which the Hawaii housing authority in its corporate capacity holds title". Act 337, SLH 1987, that established the housing finance and development corporation, added a further exclusion in §171-2 for the corporation's properties. After 1997, when the two agencies merged into the housing and community development corporation of Hawaii, this section was further amended to change the reference to the housing and community development corporation of Hawaii to the (present) Hawaii housing finance and development corporation.

It would appear that this section should be amended to include both the Hawaii housing finance and development corporation and the Hawaii public housing authority, as both agencies are authorized to acquire, own, and hold real property.

“Clarifying Statutory References in State Housing Agency Laws,” Report No. 5, 2006, Legislative Reference Bureau.

HHFDC lands have since been exempted under HRS Section 171-2. Accordingly, the HPHA lands should also be exempted from “public lands.”

The HPHA appreciates the opportunity to provide the Committees with the HPHA’s testimony regarding SB 1224. We thank you very much for your dedicated support.