JOSH GREEN, M.D. GOVERNOR

> SYLVIA LUKE LT. GOVERNOR



STATE OF HAWAII

DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT AND TOURISM HAWAII HOUSING FINANCE AND DEVELOPMENT CORPORATION 677 QUEEN STREET, SUITE 300
HONOLULU, HAWAII 96813
FAX: (808) 587-0600

Statement of **DEAN MINAKAMI**

Hawaii Housing Finance and Development Corporation
Before the

HOUSE COMMITTEE ON WATER & LAND

February 4, 2025 at 9:00 a.m. State Capitol, Room 411

In consideration of H.B. 800 RELATING TO GOVERNMENT.

Chair Hashem, Vice Chair Lamosao, and members of the Committee.

HHFDC <u>supports</u> HB 800, which provides for the transfer of certain parcels in the Liliha Civic Center area and Iwilei Fire Station area from various state agencies to the City and County of Honolulu; provides for the transfer of the parcel of land on which Alii Place is sited from the City and County of Honolulu to the State; repeals the sunset provision of Act 4, SLH 2024; requires the City and County of Honolulu (the City) to accept the properties transferred in satisfaction of all amounts owed by Hawai'i Housing Finance and Development Corporation (HHFDC) under the Kapolei roadways, drainage, and sewer settlement; and exempts the land transferred from the definition of public lands for purposes of chapter 171, HRS.

HHFDC strongly supports Part IV, which requires the City to accept the properties transferred in section 1 of this Act in satisfaction of all amounts owed by HHFDC under the Kapolei roadways, drainage, and sewer settlement. The City has not yet accepted the dedication of infrastructure improvements constructed by an HHFDC predecessor agency 30 years ago. While the City enjoys the real property tax revenues derived in part from the State's infrastructure improvements, HHFDC is forced to maintain those same improvements at an average cost to the Dwelling Unit Revolving Fund of more than \$1,000,000 per year. The cost to rehabilitate the roads to a standard where the City will accept them is estimated at \$90 million to \$100 million. These are funds that

could instead be used for the development of new infrastructure for affordable housing throughout the State.

We respectfully request that Part IV be **amended** to read as follows:

Section 4. The city and county of Honolulu shall accept the properties transferred in section 1 of this Act in satisfaction of all <u>obligations and</u> amounts owed by the Hawaii housing finance and development corporation under the [Kapolei roadways, drainage, and sewer settlement.]

"Memorandum of Agreement Regarding Maintenance Prior to Dedication for the Villages of Kapolei rev: 2022-08-15 HHFDC."

Thank you for the opportunity to testify on this bill.

JOSH GREEN, M.D. GOVERNOR I KE KIA'ĀINA

SYLVIA LUKE
LIEUTENANT GOVERNOR | KA HOPE KIA'ĀINA





STATE OF HAWAI'I | KA MOKU'ĀINA 'O HAWAI'I DEPARTMENT OF LAND AND NATURAL RESOURCES KA 'OIHANA KUMUWAIWAI 'ĀINA

P.O. BOX 621 HONOLULU, HAWAII 96809

DAWN N.S. CHANG

CHAIRPERSON
BOARD OF LAND AND NATURAL RESOURCES
COMMISSION ON WATER RESOURCE
MANAGEMENT

RYAN K.P. KANAKA'OLE FIRST DEPUTY

CIARA W.K. KAHAHANE DEPUTY DIRECTOR - WATER

AQUATIC RESOURCES
BOATING AND OCEAN RECREATION
BUREAU OF CONVEYANCES
COMMISSION ON WATER RESOURCE
MANAGEMENT
CONSERVATION AND COASTAL LANDS
CONSERVATION AND RESOURCES
ENFORCEMENT
ENGINEERING
FORESTRY AND WILDLIFE
HISTORIC PRESERVATION
KAHOOLAWE ISLAND RESERVE COMMISSION
LAND
STATE PARKS

Testimony of DAWN N. S. CHANG Chairperson

Before the House Committee on WATER & LAND

Tuesday, February 4, 2025 9:00 AM State Capitol, Conference Room 411 and Via Videoconference

In consideration of HOUSE BILL 800 RELATING TO GOVERNMENT

House Bill 800 provides for the transfer of certain parcels in the Liliha Civic Center area and Iwilei Fire Station area from various state agencies to the City and County of Honolulu (CCH). It also facilitates the transfer of the parcel of land on which Ali'i Place is sited from the City and County of Honolulu to the State. Additionally, this measure repeals the sunset provision of Act 4, SLH 2024, and requires the CCH to accept the properties transferred in satisfaction of all amounts owed by the Hawai'i Housing Finance and Development Corporation (HHFDC) under the Kapolei roadways, drainage, and sewer settlement. The bill further exempts the transferred lands from the definition of public lands for purposes of Chapter 171, Hawai'i Revised Statutes. The Department of Land and Natural Resources (Department) supports this measure and offers the following comments.

This measure will help address the State's pressing office space needs by presenting an opportunity to secure long-term office space for State agencies, reducing government reliance on private commercial office space. The Department offers the following comments for the committee's consideration:

- The parcels identified in Part I are owned by the State and held by other agencies as follows:
 - o TMK: 1-1-5-7-2 Executive Order (EO) No. 4130 to HHFDC
 - o TMK: 1-1-5-7-1 EO No. 4131 to the Department of Accounting and General Services
 - o TMK: 1-1-7-27-1 EO NO. 4254 to CCH
 - o TMK: 1-1-5-9-1 General Lease No. 5108 to CCH and subleased to the Institute of Human Services
 - TMK: 1-1-5-9-2 EO NO. 3412 to CCH
 - TMK: 1-1-5-9-3 EO No. 2044 to CCH
 - TMK: 1-1-5-9-10 EO No. 1126 to CCH

- The bill contemplates quitclaim deed transfers, which convey properties "as is." Consideration should be given to any existing encumbrances, agreements, or plans that may affect the properties in question.
- The measure amends HRS §171-2 regarding the definition of public lands to exclude the Ali'i Place parcel which this measure would transfer to the Department. It is unclear which agency would have jurisdiction over this parcel if it were to be transferred to the Department but exempted from the list of lands subject to the authority of the Board of Land and Natural Resources.
- In addition to preparing a quitclaim deed conveying the Ali'i Place parcel with all existing improvements to the Department, Part II, Section 2(b) also requires CCH to convey to the Department, a lease to the CCH's Department of the Prosecuting Attorney (DPA). It is not clear whether this is intended to be a ground lease or a lease for a space in the building. It is the Department's understanding that the building was constructed, and is owned, by a private entity which manages space leases in the building and only the building owner would be able to issue a space lease to DPA. Furthermore, because the parcel is already encumbered by a ground lease to the building owner, the most that CCH would be able to convey to the Department is the leased fee interest in the parcel. Upon conveyance, the ground lessee would attorn to the Department as the new ground lessor (assuming that is the intent of this bill) but would retain its rights to manage the space leases in the building and collect the rents therefor.
- Land exchanges are typically conducted pursuant to Section 171-50, HRS, which requires appraisals to ensure that the value of the lands being acquired by the State are substantially equal to the value of the public lands being conveyed to the other party. House Bill 800 does not include an appropriation for appraisals or for conducting the due diligence that the Department normally performs for land acquisitions to ensure the other party has clear title to the land and that the land is not contaminated. While the transaction proposed by the bill may be characterized as a government-to-government conveyance under Section 171-95, HRS, and potentially exempt from the requirements of 171-50, HRS, the Department highlights that no appraisals or due diligence will be conducted before acquiring Ali'i Place. Considering the age of the building and infrastructure, the State should anticipate potential capital improvement costs. While maintenance costs are normally the obligation of the ground lessee (the Department did not review or have access to the ground lease), deferred maintenance could become the responsibility of the landowner if the lessee defaults.¹
- The Department notes that the description found on the final page of this measure contains a typo that should be corrected. As written, the description references the repeal of Act 4, SLH 2024, this should be corrected to Act 45, SLH 2024.
- The Department will work closely with the appropriate stakeholders to ensure that any necessary administrative and technical steps are undertaken to implement the provisions of this measure effectively, with the caveat that appraisals and due diligence for the acquisition of Ali'i Place will not be conducted as noted above.

Mahalo for the opportunity to provide testimony in support of this measure.

¹ If the Legislature wishes the Department to conduct due diligence, the Department requests a general appropriation of \$500,000.00 be added to this measure to be utilized for any due diligence that may be needed or immediate management costs that may be incurred upon transfer of the property to the State.

HB-800

Submitted on: 2/2/2025 5:48:42 PM

Testimony for WAL on 2/4/2025 9:00:00 AM

Submitted By	Organization	Testifier Position	Testify
Russell Tsuji	Department of Land and Natural Resources	Support	Remotely Via Zoom

Comments:

DLNR testimony was previously submitted for HB800, requesting zoom link for additional staff to be backup testifiers.

JOSH GREEN, M.D. GOVERNOR KE KIA'ĀINA



KEITH A. REGAN COMPTROLLER KA LUNA HOʻOMALU HANA LAULĀ

MEOH-LENG SILLIMAN DEPUTY COMPTROLLER KA HOPE LUNA HO'OMALU HANA LAULĀ

STATE OF HAWAI'I | KA MOKU'ĀINA O HAWAI'I DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES | KA 'OIHANA LOIHELU A LAWELAWE LAULĀ

P.O. BOX 119, HONOLULU, HAWAII 96810-0119

WRITTEN TESTIMONY OF KEITH A. REGAN, COMPTROLLER DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES TO THE COMMITTEE ON

WATER AND LAND

H. B. 800

FEBRUARY 4, 2025, 9:00 AM
VIA VIDEOCONFERENCE AND CONFERENCE ROOM 411, STATE CAPITOL

RELATING TO GOVERNMENT.

Chair Hashem, Vice Chair Lamosao, and Members of the Committee, thank you for the opportunity to testify on this measure.

The Department of Accounting and General Services (DAGS) offers its **supports** for H.B. 800 which provides for the transfer of certain parcels in the Liliha Civic Center area and Iwilei Fire Station area from various state agencies to the City and County of Honolulu; and for the transfer of the parcel of land on which Alii Place is sited from the City and County of Honolulu to the State. The bill also repeals the sunset provision of Act 45, SLH 2024; requires the City and County of Honolulu to accept the properties transferred in satisfaction of all amounts owed by Hawaii Housing Finance and Development Corporation under the Kapolei roadways, drainage, and sewer settlement; and exempts the land transferred from the

definition of public lands for purposes of chapter 171, HRS.

We believe the exchange of the identified state properties for the fee simple interest in the parcel of land identified as TMK 1-2-1-17-8, commonly known as Ali'i Place, would be mutually beneficial and of great long-term benefit to both parties.

Thank you for the opportunity to provide testimony on this measure.

OFFICE OF THE MAYOR KE KE'ENA O KA MEIA

CITY AND COUNTY OF HONOLULU

530 SOUTH KING STREET, ROOM 300 • HONOLULU, HAWAI'I 96813 PHONE: (808) 768-4141 • FAX: (808) 768-4242 • WEBSITE: <u>honolulu.gov</u>

RICK BLANGIARDI MAYOR MEIA



MICHAEL D. FORMBY MANAGING DIRECTOR PO'O HO'OKELE

KRISHNA F. JAYARAM DEPUTY MANAGING DIRECTOR HOPE PO'O HO'OKELE

February 3, 2025

The Honorable Mark J. Hashem, Chair
The Honorable Rachele F. Lamosao, Vice Chair
and Members of the House Committee on Water and Land
House of Representatives
415 South Beretania Street
Honolulu, Hawaii 96813

Subject: Testimony in Opposition to HB 800

Dear Chair Hashem, Vice Chair Lamosao, and Committee Members:

On behalf of the City and County of Honolulu (City), the City stands in general opposition to HB 800 and the Senate counterpart, SB 1535, with the exception of Part III

On Thursday, January 30, 2025, Mayor Blangiardi and I met with Finance Chair Yamashita to discuss the City's position on the various components of HB 800. The testimony herein is consistent with the healthy discussion the City had with Finance Chair Yamashita and his staff.

First, with respect to the roads of the Villages of Kapolei (roads), the City previously testified in opposition via HB 157 Relating to Transportation. The basis for that opposition was that the City entered into a verbal agreement with the Hawai'i Housing Finance and Development Corporation (HHFDC) in 2024 to accept dedication of the roads for a present-day discounted value of \$60M. The City stands ready to formally accept dedication under the terms agreed to in 2024 with the Executive Director of HHFDC, disposing of an infrastructure non-conformity issue that has long plagued the City and HHFDC. Please allow the City and State to dispose of this longstanding issue in 2025 by the agreed-upon terms in 2024.

Second, the City owns the fee simple interest in the property underneath the Ali'i Place building; the City does not own the building itself. However, the City receives lease rent from the building owner as well as rent-free use of over 60,000 square feet of office space (currently used by the Department of the Prosecuting Attorney). The State,

¹ The building was just sold for \$68 million. See Janis Magin, "Alii Place office tower in Downtown Honolulu sells to British investors," Pacific Business News (Jan. 31, 2025).

The Honorable Mark J. Hashem, Chair
The Honorable Rachele F. Lamosao, Vice Chair
and Members of the House Committee on Water and Land
February 3, 2025
Page 2

meanwhile, has a perpetual easement for several hundred parking spaces in the building. Given the City's present use of the property for a public purpose – providing sustainable income to the City, saving taxpayer funds that would otherwise be expended on office space for the Prosecutor's Office and providing parking spaces in the downtown area, the property should not be viewed as a pure land transaction offset against other parcels owned by the State. The proposed land exchange, as framed, is simply not within the best interest of City taxpayers.

Indeed, to my knowledge, for more than 70 years, the Legislature's express policy has been to allow the State to take the counties' property *only when there is a clear public benefit.* Specifically, HRS § 101-53, <u>Property already appropriated to a public purpose</u>, provides:

Whenever the public property sought to be acquired has already been appropriated to some public purpose, in order that the property be acquired by the petitioner it must appear that the use to which the property is sought to be put is more necessary than the purpose to which it has already been appropriated.

This policy has served the people of Hawai'i for many decades, and the City respectfully suggests any deviation from this long-standing policy would have to be by negotiated agreement between the State and the City.

With respect to Part III, the City supports the proposed language and respectfully requests the State delete the sunset date of June 30, 2028 as this language impairs the City's ability to development affordable housing in the county, most especially in the lwilei district, for which the City is acquiring private property for the express purpose of developing a vibrant affordable housing community on the rail line and within walking distance to downtown Honolulu.

In closing, respectfully and consistent with our discussions with Finance Chair Yamashita, the City and State should consummate the 2024 agreement between the City and State with respect to the roads in the Villages of Kapolei, the sunset date in Act 45, Session Laws of Hawai'i 2024 should be repealed and the City and State should sit down and discuss meaningful land exchanges on terms to be mutually agreed upon by the City and State for the properties listed in HB 800.

Thank you for the opportunity to testify.

Michael D. Formby

Sincerely,

Managing Director Designate

HOUSE OF REPRESENTATIVES THE THIRTY-THIRD LEGISLATURE REGULAR SESSION OF 2025 COMMITTEE ON WATER & LAND

IID No. 000	<i>\</i>	White Tastine	ann of the Association of Unit Owners of
HB No. 800)		ony of the Association of Unit Owners of
)	Senior Residen	ce at Iwiliei RE: HB No. 800
RELATING TO GOVERNMENT)		
Provides for the transfer of certain parcels)	Hearing Date:	Tuesday, February 4, 2025
in the Liliha Civic Center area and Iwilei)	Time:	9:00 a.m.
Fire Station area from various state agencies)	Place:	Room 411 State Capitol
to the City and County of Honolulu.)		415 South Beretania Street
Provides for the transfer of the parcel of)		Honolulu, Hawaii 96823
land on which Alii Place is sited from the)		
City and County of Honolulu to the State.)		
Repeals the sunset provision of Act 4, SLH)		
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Honolulu to accept the properties)		
transferred in satisfaction of all amounts)		
owed by Hawaii Housing Finance and)		
Development Corporation under the)		
Kapolei roadways, drainage, and sewer)		
settlement. Exempts the land transferred)		
from the definition of public lands for)		
purposes of chapter 171, HRS)		

WRITTEN TESTIMONY OF THE ASSOCIATION OF UNIT OWNERS OF SENIOR RESIDENCE AT IWILEI

RE: HB NO. 800

ı	The subject of this written testimony involves HB No. 800 which proposes to transfer the
2	leased fee interest in, among other lands, TMK 1-1-5-7—2 (Senior Residence at Iwilei) ("SRI
3	Land") from the State of Hawaii, as grantor, to the City and County of Honolulu, a municipal
4	corporation of the State of Hawaii and is being presented by Pacific Housing Assistance
5	Corporation ("PHAC"), a Hawaii nonprofit corporation, on behalf of the Senior Residence at
6	Iwilei project ("Project"), including the following:
7	(1) Association of Unit Owners of Senior Residence at Iwilei, an unincorporated
8	association of condominium owners ("AOUO");
9	(2) Senior Residence at Iwilei Limited Partnership, a Hawaii limited partnership
10	("SRILP"); and
11	(3) PHAC
12	as their respective interests appear below.
13	There exists a critical shortage of affordable housing opportunities in the State of Hawaii.
14	PHAC was organized in 1980 in furtherance of the charitable purpose of developing and
15	sponsoring the development of affordable rental housing opportunities for persons and families,
16	including the elderly and persons with disabilities of very low and low incomes and to the extent
17	permissible moderate incomes. Since its inception, PHAC has sponsored the development and
18	the ownership, management and operation of over 2,200 affordable rental dwelling units through
19	single purpose development organizations, including the Project.
20	State/HHFDC is the Leased Fee Owner of the SRI Land
21	The State of Hawaii, by its Department of Land and Natural Resources, is the fee simple
22	owner of the SRI Land. By Executive Order No. 4130 dated October 24, 2005, recorded in the
23	Bureau of Conveyances of the State of Hawaii as Document No. 2007-071971 and filed in the

Office of the Assistant Registrar of the Land Court of the State of Hawaii as Document No.

24

1	3591387 and noted on Certificate of Title No. 85,214, the State of Hawaii, by its Board of Land
2	and Natural Resources, set aside and transferred control over the SRI Land to the Hawaii
3	Housing Finance and Development Corporation ("HHFDC"), public body and a body corporate
4	and politic of the State of Hawaii, for the purpose of developing thereon what is known today as
5	the Senior Residence at Iwilei ("Project"). The Project was developed as a two-unit
6	condominium property regime in furtherance of the public and charitable purpose of providing
7	affordable rental housing opportunities for the elderly and administrative offices for PHAC and
8	Steadfast Housing Development Corporation, a Hawaii nonprofit corporation, who provides or
9	sponsors the development of affordable rental housing opportunities, together with supportive
10	services, for persons with disabilities.
11	SRILP was the developer of the Project. After the Project was completed, HHFDC, as
12	lessor, entered into the following condominium conveyance documents (i.e., leases):
13	(1) <u>Residential Unit</u> . HHFDC, as lessor, leased the Residential Unit to SRILP, as
14	lessee. The Residential Units is a 15-story high rise building which includes 160 dwelling units
15	which provide affordable rental housing opportunities for the elderly of very low and low
16	incomes.
17	(2) <u>Commercial Unit</u> . HHFDC, as lessor, leased the Commercial Unit to PHAC, as
18	lessee. The Commercial Unit includes offices for PHAC and Steadfast Housing Development
19	Corporation, a Hawaii nonprofit corporation which provides or sponsors the development of
20	affordable rental housing, together with related services, for persons with disabilities. The
21	Commercial Unit also includes an adult day care facility which provides day care facilities for
22	adult persons, including the elderly and persons with cognitive disabilities.

Financing for the Project

1	The sources of financing and other assistance for the development of the Project included
2	the following:
3	(1) <u>Issuance of State of Hawaii Revenue Bonds; Mortgage Loan Financing</u> . The
4	State of Hawaii issued and sold revenue bonds. HHFDC made mortgage loans, which were
5	funded by bond proceeds, to finance the development of the Project. HHFDC assigned the
6	primary mortgages, which were insured by the Federal Home Loan Mortgage Corporation
7	("FHLMC"), to U.S. Bank National Association, as trustee for the bond holders. With a portion
8	of the bond proceeds, HHFDC, as mortgagee, provided subordinate financing for the Project.
9	(2) Federal Home Loan Bank Subordinate Affordable Housing Project Mortgage
10	Loan Financing. The Federal Home Loan Bank provided subordinate financing for the
11	Residential Unit
12	(3) Federal Community Development Block Grant ("CDBG") Program Financing.
13	The City and County of Honolulu, which administers the Federal CDBG Program for the City
14	and County of Honolulu, provided CDBG financing for the development of the Adult Day Care
15	facility.
16	(4) <u>Low Income Housing Tax Credits ("LIHTC")</u> . HHFDC allocated LIHTCs to the
17	Residential Unit.
18	(5) <u>Regulatory Requirements</u> . For financing and other assistance, the Residential
19	Unit and Commercial Unit are subject to regulatory restrictions governing the use, rents,
20	operation and management thereof.
21	Notify Parties in Interest and Obtain Their Consents and,
22	If Necessary, Amending Housing Finance and Development Documents

The Project, AOUO, SRILP and PHAC, as their respective interests appear, should not be
responsible for paying any and all fees and costs, including but not limited to attorneys' fees and
costs, to:
(1) notify parties in interest, including mortgagees, bond trustee, HHFDC, City and
County of Honolulu and any other entities having regulatory or other jurisdiction over the
Project, LIHTC investors and others to whom notices must be given and obtain their consents, if
required; and
(2) amend, if necessary, any Project, including the Residential Unit and Commercial
Unit, housing finance and development documents,
arising out of the enactment of HB No. 800 and the State's action to convey the leased fee
interest in the SRI Land from the State/HHFDC, as grantor, to the City and County of Honolulu,
as grantee.
as grantee. Amendment to HB No. 800
Amendment to HB No. 800
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