### August 30, 2016

MEMO TO: PIA-4(2) File

FROM: Michael P. Victorino, Chair The Las P Vict

Policy and Intergovernmental Affairs Committee

SUBJECT: TRANSMITTAL OF LEGISLATIVE PROPOSAL RELATING TO

2017 MAUI COUNTY LEGISLATIVE PACKAGE (PAF 16-150)

The attached legislative proposal pertains to Item 4(2) on the Committee's agenda.

paf:mkz:16-150e

Attachment

# Resolution

No.	

APPROVING FOR INCLUSION IN THE 2017 MAUI COUNTY LEGISLATIVE PACKAGE A STATE BILL TO ALLOW A REPRESENTATIVE OF EACH COUNTY COUNCIL TO PARTICIPATE AS A NON-VOTING MEMBER IN BARGAINING UNIT NEGOTIATIONS

WHEREAS, employment costs, largely determined through bargaining unit negotiations, are a significant and growing part of county budgets; and

WHEREAS, because the county councils have the duty to appropriate funds for the counties, councils' knowledge of bargaining unit negotiations and associated costs is essential for effective municipal financial planning; and

WHEREAS, currently, the mayors or their representatives are participants in bargaining unit negotiations; and

WHEREAS, adding councilmember participation in bargaining unit negotiations would ensure both branches of county government have full information on current and anticipated bargaining unit costs; and

WHEREAS, enactment of State legislation to allow each county council to have a representative participate as a non-voting member in bargaining unit negotiations would result in financial planning benefits to the counties; now, therefore,

#### BE IT RESOLVED by the Council of the County of Maui:

- 1. That the proposed State bill, attached as Exhibit "A," to allow a representative of each county council to be present as a non-voting participant in negotiations with relevant bargaining units is approved for inclusion in the 2017 Maui County Legislative Package; and
- 2. That certified copies of this resolution be transmitted to the Mayor, County of Maui; the Governor, State of Hawaii; the Senate President, State of Hawaii; and the Speaker of the House of Representatives, State of Hawaii.

•	B.	NO	

## A BILL FOR AN ACT

RELATING TO COLLECTIVE BARGAINING.

#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. The purpose of this Act is to allow a
- 2 representative of each county council to be present as a non-
- 3 voting participant in negotiations with bargaining units if the
- 4 relevant county has employees in the particular bargaining unit.
- 5 County councils have the duty to appropriate funds for
- 6 their counties. Councils' knowledge of bargaining unit
- 7 negotiations and associated costs is essential to enable
- 8 effective financial planning for the counties.
- 9 SECTION 2. Section 89-6, Hawaii Revised Statutes, is
- 10 amended by amending subsection (d) to read as follows:
- "(d) For the purpose of negotiating a collective
- 12 bargaining agreement, the public employer of an appropriate
- 13 bargaining unit shall mean the governor together with the
- 14 following employers:
- 15 (1) For bargaining units (1), (2), (3), (4), (9), (10),
- 16 (13), and (14), the governor shall have six votes and
- the mayors, the chief justice, and the Hawaii health
- 18 systems corporation board shall each have one vote if



1		they have employees in the particular bargaining unit;			
2		and a representative of each county council shall be			
3		allowed to attend as a non-voting participant during			
4		negotiations if their county has employees in the			
5		particular bargaining unit;			
6	(2)	For bargaining units (11) and (12), the governor shall			
7		have four votes and the mayors shall each have one			
8		vote;			
9	(3)	For bargaining units (5) and (6), the governor shall			
10		have three votes, the board of education shall have			
11		two votes, and the superintendent of education shall			
12		have one vote; and			
13	(4)	For bargaining units (7) and (8), the governor shall			
14		have three votes, the board of regents of the			
15		University of Hawaii shall have two votes, and the			
16		president of the University of Hawaii shall have one			
17		vote.			
18	Any	decision to be reached by the applicable employer group			
19	shall be	on the basis of simple majority, except when a			
20	bargainin	g unit includes county employees from more than one			
21	county.	In that case, the simple majority shall include at			
22	least one county."				

.B. NO.
---------

- 1 SECTION 3. Statutory material to be deleted is bracketed
- 2 and in strikethrough. New statutory material is underscored.
- 3 SECTION 4. This Act shall take effect upon its approval.

INTRODUCED	BY:	

paf:mkz:16-150a