STATE OF HAWAIʻI
HAWAIʻI LABOR RELATIONS BOARD

In the Matter of

UNITED PUBLIC WORKERS, AFSCME, LOCAL 646, AFL-CIO,
Complainants,

and

CHRISTINA KISHIMOTO, Superintendent, Department of Education, State of Hawaiʻi; and
CONNECTIONS, A NEW CENTURY PUBLIC CHARTER SCHOOL,
Respondents.

CASE NO(S): CE-01-539
ORDER NO. 3704

ORDER REGARDING STRUCTURE FOR REMOTE ZOOM HEARINGS BEFORE THE HAWAIʻI LABOR RELATIONS BOARD;
ORDER REGARDING WITNESS REQUIREMENTS WHILE TESTIFYING REMOTELY

ORDER REGARDING STRUCTURE FOR ALL REMOTE ZOOM HEARINGS BEFORE THE HAWAIʻI LABOR RELATIONS BOARD

The Hawaiʻi Labor Relations Board (Board) currently uses Zoom as its platform for online proceedings. The Board hereby orders all parties to follow the requirements laid out in this Order for all Remote Zoom Hearings before the Board.

Parties and representatives should familiarize themselves with Zoom in preparation for all online Board proceedings. For security purposes, the Board will utilize the “waiting room” function.

Prior to the hearing:

1. The Board will provide Zoom login information to the parties in advance of the hearing.

2. A party who shares the Zoom login information with any other group or individual (Sharing Party) must provide the Board and the other party/parties with a complete list of participants they have invited to attend the proceedings, including any support staff and witnesses. This list must be emailed to the Board at dlir.laborboard@hawaii.gov.
3. Any Sharing Party must inform non-witness participants:
   1) that they must keep their microphones muted at all times; and
   2) that they must keep their cameras off at all times.

4. Any Sharing Party must inform all participants:
   1) that they must submit their full name as their username when requesting entry to
      the Zoom conference, to allow the Board to ensure compliance with the witness
      exclusion rule, unless the party sets up a device specifically for witness use only,
      in which case that device may log in with the username “witness”; and
   2) that they may not record, screen shot, record conversations, and/or use third party
      software to record the proceeding.

ORDER REGARDING WITNESS REQUIREMENTS WHILE TESTIFYING REMOTELY

Due to the situation with COVID-19, unless otherwise ordered by the Board, all witnesses must testify videographically. Accordingly, the Board orders all parties to inform their witnesses that, unless otherwise directed or allowed, when the witness testifies:

1. The witness must be in a location without anyone else in the room with them, and there should be no one at the location who can overhear their testimony;

2. The device from which the witness appears must be used during the witness’ testimony solely for the purpose of the witness appearing by video;

3. The witness may not consult with anyone during testimony;

4. The party calling the witness must ensure that the witness has access to all exhibits in the case;

5. The witness must not look at or make reference to notes or any other documents or materials other than the exhibits, and may look at the exhibits only when directed to do so by a party or the Board;

6. At all times while testifying, the witness must be clearly visible, face the camera, and speak directly and audibly into the microphone;

7. The witness may not use a virtual background; and
The witness must not have any communication with third parties while they are on the stand and under oath.

DATED: Honolulu, Hawai‘i, February 18, 2021.

HAWEI‘I LABOR RELATIONS BOARD

MARCUS R. OSHIRO, Chair

SESNITA A.D. MOEPONO, Member

J N. MUSTO, Member

Copies to:
Lisa Anne Gruebner, Esq.
James Halvorson, Deputy Attorney General

UPW v. KISHIMOTO, et al.
CASE NO. CE-01-539
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The Hawai‘i Labor Relations Board (Board) substitutes CHRISTINA KISHIMOTO, current Superintendent, Department of Education (DOE), State of Hawai‘i, for Respondent PATRICIA HAMAMOTO, who Complainant UNITED PUBLIC WORKERS, AFSCME, LOCAL 646, AFL-CIO (UPW) named as a Respondent in the initial prohibited practice complaint (Complaint) in her capacity as then-Superintendent for the DOE. Hawai‘i Rules of Civil Procedure Rule 25(d)(1) (HRCP) provides that, when a public officer is a party to an action in an official capacity and during its pendency dies, resigns, or otherwise ceases to hold office, the action does not abate and the officer’s successor is automatically substituted as a party; proceedings following the substitution shall be in the name of the substituted party, but any misnomer not affecting the substantial rights of the parties shall be disregarded. The Board has applied the HRCP where its administrative rules are silent. Dep’t of Public Safety, State of Hawaii v. United Public Workers, AFSCME, Local 646, AFL-CIO, Board Case No. CU-10-322, Order No, 2944, at *2 n. 2 (2013).