HB 2142 – RELATING TO POST-SECONDARY EDUCATION

Chair Taniguchi, Vice Chair Kahele, and Members of the Committee:

The University of Hawai‘i offers its support on Section 2 of HB 2142 as Section 1 involves the Department of Commerce & Consumer Affairs to whom we defer for comment. Section 2 repeals section 304A-3153, HRS, which authorizes the State Post-Secondary Education Commission, administratively attached to the University of Hawai‘i, to receive and respond to complaints concerning institutions of higher education authorized to operate in Hawai‘i.

Last year, the Legislature approved SB46 SD2 HD3 CD1, which the Governor signed into law as Act 180. This bill appropriately identified DCCA as the state agency which would perform the regulatory function of authorizing institutions that offer education programs beyond secondary education. DCCA’s role in performing this function is described in Chapter 305J of Hawai‘i Revised Statutes. The State Post-Secondary Education Commission never performed this regulatory function to authorize such institutions.

In the law, section 305J-17 HRS, the DCCA is also tasked to receive and respond to complaints from consumers related to those institutions offering post-secondary programs in Hawai‘i. As such, there is no need for duplicative language and function for the State Post-Secondary Education Commission in section 304A-3153, HRS. The University supports repealing this duplication.

Thank you for the opportunity to testify on HB 2142. The University welcomes this action as it seeks to minimize redundancy in the law.