September 27, 2023

Dean Y. Shigemura Chief Financial Officer Bank of Hawaii Corporation 130 Merchant Street Honolulu, HI 96813

Re: Bank of Hawaii

Corporation

Form 10-K for Fiscal Year Ended December 31, 2022

Form 10-Q for Fiscal Quarter Ended June 30, 2023

Annual Report on

Filed March 1, 2023 Quarterly Report on

Filed July 25, 2023 File No. 001-06887

Dear Dean Y. Shigemura:

We have reviewed your filing and have the following comments. In some of our

comments, we may ask you to provide us with information so we may better understand your

disclosure.

Please respond to these comments within ten business days by providing the requested

information or advise us as soon as possible when you will respond. If you do not believe our

comments apply to your facts and circumstances, please tell us why in your response.

After reviewing your response to these comments, we may have additional comments.

Annual Report on Form 10-K for Fiscal Year Ended December 31, 2022

Management s Discussion and Analysis of Financial Condition and Results of Operations

Interest Rate Risk, page 43

We note the statement 1. on page 44 that you use an asset/liability simulation model to monitor interest rate risk, and the model contains a number of assumptions, including those related to the behavior of loan and deposit pricing, prepayment rates on mortgagebased assets, principal amortization and maturities on other financial instruments, as well as effects of standard prepayment options on mortgages and customer withdrawal options for deposits. Your disclosure also states that while the assumptions are inherently uncertain, you believe your assumptions are reasonable. Please tell us and revise future filings to disclose the key assumptions and parameters which are necessary to understand the disclosure made for purposes of your interest rate sensitivity analysis. Additionally, Dean Y. Shigemura

FirstName LastNameDean

Bank of Hawaii CorporationY. Shigemura

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FirstName LastName

you should provide a discussion of the changes in the outputs in the analysis from period

to period and the factors driving the changes. See Item

305(a)(1)(ii)(B) of Regulation S-

Κ.

We note your disclosure on page 44 that your ALCO utilizes several

techniques to manage interest rate risk, and that your use of derivatives has

generally been limited due

to the natural on-balance sheet hedges arising out of offsetting interest rate exposures from

loans and investment securities with deposits and other interest-bearing liabilities. To the

extent used to manage interest rate risk, consider disclosing:

 $$\operatorname{\textsc{Repricing}}$ risk analysis or gap analysis to illustrate how differences in the timing of

 $$\operatorname{\mathtt{when}}$$ assets, liabilities, and off-balance sheet instruments re-price to market rates or

another rate.

 $$\operatorname{\textsc{D}uration}$$ disclosure, including a discussion of the key inputs and assumptions for the

 $% \left(1\right) =\left(1\right) \left(1\right)$ estimate of duration and drives of the change in duration from period to period.

3. We note the statement on page 43 that your interest rate risk management process is to $\,$

optimize net interest income while operating within $% \left(1\right) =\left(1\right) +\left(1\right)$

draft disclosure and revise future filings to include a materially complete description of

how you seek to manage risks due to changes in interest rates and other material impacts

on your operational facts and circumstances, including any management or corporate $% \left(1\right) =\left(1\right) \left(1\right$

governance controls or procedures for identifying and responding to rapid changes in

interest rates due to or as a result of exogenous or unknown factors. For example, it is

 $\hbox{unclear what} \quad \hbox{acceptable limits,} \quad \hbox{liquidity policy guidelines and other metrics were used}$

by the ALCO and/or other committees to manage interest rate risk and liquidity. It is also

 $% \left(1\right) =\left(1\right) \left(1\right)$ unclear whether you were in compliance with the acceptable limits or other material

internal guidelines. If not in compliance, discuss here or in the Liquidity $\ensuremath{\operatorname{Risk}}$

Management section, any planned actions to be taken. Quarterly Report on Form 10-Q for Fiscal Quarter Ended June 30, 2023

Management's Discussion and Analysis of Financial Condition and Results of Operations

Liquidity Risk Management, page 62

4. We note the significant increase in FHLB advances as disclosed on page 54 of the Form

 $10\mbox{-Q}$ for the quarter ended June 30, 2023. The Form $10\mbox{-Q}$ also addresses a possible

increase in the cost of funding on page 66. In future filings, please expand your

 $$\operatorname{\textsc{Management}}$$ s Discussion and Analysis to clarify trends and uncertainties related to

financial performance and liquidity. In this regard, discuss the parameters to access

sources of liquidity and the extent to which accessing such funding sources would involve

realizing material losses or other potential consequences, such as dividend restrictions or $% \left(1\right) =\left(1\right) +\left(1\right)$

limits on stock repurchases. Please provide draft disclosure.

Dean Y. Shigemura

Bank of Hawaii Corporation

September 27, 2023

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We remind you that the company and its management are responsible for the accuracy $% \left(1\right) =\left(1\right) +\left(1\right)$

and adequacy of their disclosures, notwithstanding any review, comments, action or absence of

action by the staff.

You may contact Michael Henderson at 202-551-3364 or Marc Thomas at 202-551- $\,$

3452 if you have questions regarding comments on the financial statements and related

matters. Please contact Tonya Aldave at 202-551-3601 or Todd Schiffman at

202-551-3491 with any other questions.

FirstName LastNameDean Y. Shigemura

Corporation Finance Comapany NameBank of Hawaii Corporation

September 27, 2023 Page 3 cc: Patrick M. McGuirk, Esq.

FirstName LastName

Sincerely,

Division of

Office of Finance