

NOTICE OF AMENDED SETTLEMENT OF THE FEDERAL FOSTER CARE PAYMENTS LAWSUIT

In 2017, a notice was sent to Hawaii-licensed foster care providers about a settlement in a federal class action lawsuit over Hawaii’s foster care payments. The 2017 settlement would have increased the monthly basic board rates and annual clothing allowance starting July 1, 2017; required DHS to ask for money to raise the board rates when certain costs of living increased by 5% or more; and provided other benefits to foster families. The 2017 settlement failed because the Hawaii Legislature did not provide the money needed to fund the settlement.

In March 2018, the Parties agreed to amend the settlement. The 2018 settlement is similar to the 2017 settlement in that:

- It increases the amounts to be paid to resource caregivers for the monthly basic board rates and for the annual clothing allowance starting July 1, 2018.
- It requires that, over the next ten years, DHS periodically monitor increases in Hawaii’s cost of living, and ask the Hawaii Legislature for funds to increase the basic board rates when those costs increase 5% or more.
- DHS will increase Difficulty of Care payments in appropriate circumstances by waiving the current cap of 120 hours per month.

There are two main changes in the 2018 settlement. First, the 2018 settlement increases the board rate and clothing allowance beginning in July 2018 instead of July 2017. Second, Class Counsel (the attorneys for the foster parents) agreed to reduce their attorneys’ fees to \$850,000.00.

The settlement does not require the Legislature to provide money for the settlement. If the Legislature chooses not to fund the settlement again, the lawsuit will continue.

You may object to the 2018 settlement if you disagree with any of the terms, which are described below and available at a website created by Class Counsel: <http://www.hawaiiclassaction.com/fostercare>. Deadlines to object and other important information are described in this Notice.

Differences Between this Lawsuit (the Federal Lawsuit) and the State Lawsuit

This lawsuit (in federal court) focuses on how DHS should calculate and increase the foster board rates *going forward* and how much DHS should pay foster parents *in the future*. There is a separate lawsuit in Hawaii state court that focuses on the adequacy of payments made to foster and adoptive families and children in the past. The state lawsuit has also settled. *If you are also part of the state lawsuit, you will receive another notice describing that settlement. **Your legal rights and options in the federal lawsuit and the state lawsuit are different.** If you receive both notices (federal and state), please carefully note the differences.*

Summary of Your Legal Rights and Options in the Amended Federal Settlement	
DO NOTHING	If the 2018 settlement is approved by the Court and money is provided by the Legislature, the increased payments will take effect July 1, 2018.
OBJECT TO THE SETTLEMENT	Tell the Court about your concerns and objections to the settlement by sending a letter postmarked by MM/DD/YYYY.
GO TO THE COURT HEARING	Tell the Court that you want to speak at the Court hearing on MM/DD/YYYY about the fairness of the proposed settlement by sending a letter postmarked by MM/DD/YYYY.

Your legal rights are affected whether or not you act. Read this notice carefully.

BACKGROUND INFORMATION

What is this federal lawsuit about?

Foster parents filed this lawsuit claiming that DHS violates federal law because:

- The foster care maintenance payments paid by DHS to resource caregivers are too low;
- DHS does not conduct adequate periodic reviews of its foster care maintenance payments; and
- DHS does not provide enough information to resource caregivers about the kinds of additional payments and benefits that are available to support foster children.

Plaintiffs calculated that if DHS had increased its foster payments to keep up with changes in Hawaii's cost of living, the payments would be over \$1,000 per month. Plaintiffs asked the Court to require DHS: (1) to increase the payments going forward; and (2) to change the way DHS calculates its payments going forward.

DHS contends that the way Plaintiffs are calculating the amount of the payments is flawed. DHS believes it is complying with the law and has no legal obligation to increase the payments, change the way it periodically reviews the payments, or change the way it provides information to resource caregivers about payments and benefits for foster children.

The name of this lawsuit is *Ah Chong v. Bhanot*, Civ. No. 13-00663 LEK-KSC. Judge Leslie E. Kobayashi, of the United States District Court for the District of Hawaii (the Court), is overseeing this case.

You received this notice because DHS' records show that you were licensed as a resource caregiver between the time period relevant for this case, August 17, 2015, to _____, 2018, even if you don't have any foster children in your care now.

What does the Settlement provide?

The settlement will do two main things:

- (1) Beginning July 1, 2018, the monthly basic board rate and clothing allowance paid to resource caregivers for the care of foster children will increase.

Monthly board payments are paid **after** the month of care provided. Therefore, the new increased board rate payments below will begin with the payments that are made at the beginning of August 2018 for care provided in July 2018.

Ages	Current Monthly Board Rate	New Monthly Board Rate
0-5	\$576	\$649
6-11	\$650	\$742
12+	\$676	\$776

The annual clothing allowance will increase from a single rate of \$600 per year plus \$125 for special circumstances for foster children of all ages to an age-tiered system. The settlement does not change the ways that a clothing allowance can be obtained from DHS.

Ages	Current Clothing Allowance	New Clothing Allowance
0-5	\$600 (+ \$125 for special circumstances)	\$810
6-11		\$822
12+		\$1026

- (2) The proposed settlement also requires DHS to conduct periodic reviews of the basic board rates, and to ask the Legislature for additional money to increase the board rates if Hawaii's cost of living increases five percent or more. The settlement requires DHS to do this for ten years. And even though DHS must ask the Legislature to provide money to raise the board rates, the Legislature could refuse to fund any increases that DHS requests.

QUESTIONS? CALL (808) 524-1800 OR VISIT <http://www.hawaii.classaction.com/fostercare>

In addition, DHS will work with the Class Representative and Class Counsel to provide more information to resource caregivers about the kinds of payments and benefits that are available to help support foster children.

Separate from this lawsuit, DHS has been looking into changing its difficulty of care (DOC) payments. Until it implements the changes, DHS has agreed to waive the current DOC payment cap of 120 hours per month in appropriate circumstances. Resource caregivers must request an increase in the number of hours over 120 per month, requests will be subject to current DHS procedures, and requests can be approved only if it is in the best interest of the foster child and other children in the resource family home.

Will I be paid any money under the Federal Settlement for foster children currently in my care or for foster children I cared for in the past?

No. This settlement sets future monthly basic board rates and clothing allowances beginning July 1, 2018. It does not increase payments right now for foster children currently in your care, and does not provide any payments for foster children who were in your care in the past. This settlement provides for what is called prospective, or future, relief only.

There is a possibility that you may be entitled to a payment for foster children you cared for in the past under a different lawsuit in state court. If you are part of the state lawsuit, you will receive a separate notice about that lawsuit and settlement. **The state lawsuit notice will tell you whether or not you will receive back payments.** Information about the state lawsuit is available at <http://www.hawaii.classaction.com/fostercare>.

Are there any conditions to this Settlement?

This settlement will not become final until the federal court approves this settlement, the state court approves the settlement of the state lawsuit, and the Hawaii Legislature approves the money that will be needed to pay for both settlements.

BEING PART OF THE SETTLEMENT

Do I need to do anything to get the benefits of the Settlement?

No. You do not have to do anything to be part of the Class or to get the benefits of the settlement of this federal lawsuit. If you have received this notice, you are part of the Class and automatically part of the settlement.

What if I don't want to be in the Settlement?

By law, you cannot exclude yourself from this settlement. But you can object to the settlement. If the Court approves this settlement, you will not be able to sue the State (including DHS) about the adequacy of the prior and current foster care maintenance payments, or the increased payments embodied in the Parties' settlement agreement, for the 10 years that this settlement remains in effect.

THE LAWYERS REPRESENTING THE CLASS

Do I have lawyers in the case?

Yes. The Court has appointed these lawyers to represent you and other Class Members as Class Counsel:

Paul Alston J. Blaine Rogers Claire Wong Black Alston Hunt Floyd & Ing 1001 Bishop Street, Ste. 1800 Honolulu, HI 96813	Victor Geminiani Gavin Thornton Hawaii Appleseed Center for Law and Economic Justice 119 Merchant St., Ste. 605 Honolulu, HI 96813	Marc D. Peters James R. Hancock Alessa Hwang Morrison & Foerster LLP 755 Page Mill Road Palo Alto, CA 93404
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You will not be charged personally for these lawyers. If you want to be represented by another lawyer to object to the proposed settlement, you may hire one to appear in Court for you at your own personal expense.

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How will the lawyers be paid? Do the plaintiffs get paid?

Plaintiffs will apply to the Court for an award of attorneys' fees, costs, and expenses (the "Fee Application") of not more than \$850,000.00. Copies of the Fee Application will be made available online at <http://hawaii.classaction.com/fostercare>.

You may object to the request for attorneys' fees and costs. After considering the objections of Class Members, the Court will determine the amount of attorneys' fees and costs to be paid to Class Counsel.

Neither you nor any other member of the Class is or will be personally liable for the Attorneys' Fee Award.

Class Counsel will ask the Court to allow Service Awards for the plaintiffs who brought this lawsuit. These Service Awards are intended to recognize the Named Plaintiffs for the extensive services they performed for the class, the time they spent on this case, and the risks they assumed in connection with this litigation. The amount of the Service Awards, if any, will be deducted from any award of attorneys' fees and costs by the Court.

OBJECTING TO THE SETTLEMENT

How can I object to the Settlement?

You may send a letter to the Court objecting to the settlement if you don't like any part of it. This includes the amount of the basic board rate increase, the clothing allowance increase, the Fee Application, or the Service Award for the Class Representative and Named Plaintiffs. The Court will consider your views.

Send objections to: The Honorable Leslie E. Kobayashi
United States District Court for the District of Hawai'i
300 Ala Moana Boulevard, Room C-338
Honolulu, HI 96850-0338

Your objection must include the following information:

Title: Objection to Class Settlement in *Ah Chong v. Bhanot*, Civil No. 13-00663 LEK-KSC

Contact Information: your name, address, and telephone number or email.

Objections: Tell the Court the reasons why you object to the settlement.

Deadline: Your objection must be **postmarked no later than** _____, **2018.**

THE FAIRNESS HEARING

When and where will the Court decide whether to approve the Settlement?

The Court will hold a Fairness Hearing on _____, at _____, at the United States District Court for the District of Hawaii, 300 Ala Moana Boulevard, Honolulu, Hawaii, in Courtroom Aha Nonoi on the fourth floor. The hearing may be moved to a different date or time without additional notice, so it is a good idea to check Class Counsel's website (<http://www.hawaii.classaction.com/fostercare>) or the federal court's calendar (<http://www.hid.uscourts.gov/base.cfm?pid=0&mid=2>) before you attend in person. You must bring government issued photo ID in order to get into the Courthouse.

At this hearing, the Court will consider whether the settlement is fair, reasonable, and adequate. If there are objections, the Court will consider them. The Judge will listen to people who have asked to speak at the hearing. The Court may also decide how much to pay Class Counsel. After the hearing, the Court will decide whether to approve the settlement. We do not know how long these decisions will take.

Do I have to come to the Fairness Hearing?

No. Class Counsel will answer questions the Judge may have. But you are welcome to come at your own expense. If you send an objection, you don't have to come to Court to talk about it. As long as you mailed your written objection on time, the Court will consider it. You may also pay another lawyer to attend on your behalf, but it's not necessary.

QUESTIONS? CALL (808) 524-1800 OR VISIT <http://www.hawaii.classaction.com/fostercare>

May I speak at the Fairness Hearing?

You may ask the Court for permission to speak in person or through a lawyer at the Fairness Hearing by sending a letter to Judge Kobayashi (at the same address you can send objections) saying that it is your “Notice of Intention to Appear in *Ah Chong v. Bhanot*, Civil No. 13-00663 LEK-KSC.” Be sure to include your name, address, and telephone number, and if a lawyer will attend for you, also include your lawyer’s name, address, and telephone number. Your Notice of Intention to Appear must be **postmarked** no later than _____.

GETTING MORE INFORMATION

How do I get more information?

This notice summarizes the proposed settlement. You can call Class Counsel at (808) 524-1800; email Class Counsel at fostercare@ahfi.com; or visit Class Counsel’s website for this litigation at <http://www.hawaiiiclassaction.com/fostercare>, where you will find other information about the federal lawsuit and the proposed settlement.

PLEASE DO NOT CALL THE COURT WITH YOUR QUESTIONS.

March __, 2018