JOANN A. VIDINHAR DEPUTY DIRECTOR



February 23, 2022

To: The Honorable Sylvia Luke, Chair,

The Honorable Kyle T. Yamashita, Vice Chair, and Members of the House Committee on Finance

Date: Wednesday, February 23, 2022

Time: 2:00 p.m.

Place: Conference Room 308, State Capitol

From: Anne Perreira-Eustaquio, Director

Department of Labor and Industrial Relations (DLIR)

Re: H.B. 2471 HD1 RELATING TO THE ADEQUATE RESERVE FUND

I. OVERVIEW OF PROPOSED LEGISLATION

HB2471 HD1 proposes to amend Chapter 383, Hawaii Revised Statutes (HRS), to amend the definition of "adequate reserve fund" to exclude the Benefit Cost Rate (BCR) from June 2020 to August 2021, effective from calendar years 2023 through 2030. This relief will allow contributory employers to replenish the Unemployment Compensation Trust Fund (UCTF) and help re-establish the fund's integrity without facing the highest contribution schedules for years as Hawaii's economy continues to recover from the COVID-19 Pandemic.

The DLIR <u>strongly supports</u> this measure that is in line with a proposal in the Governor's Package.

II. CURRENT LAW

The Benefit Cost Rate (BCR) is the total benefits paid during a consecutive twelvemonth period divided by wages for a twelve-month period¹.

The Adequate Reserve Fund is a benchmark that equals the highest BCR during the most recent ten years times total wages for last completed fiscal year ending June 30. The calculation of the Adequate Reserve Fund is designed to ensure there are enough reserves in the UCTF to pay Unemployment Insurance (UI) benefits.

The Adequate Reserve Fund is used as a measure of the solvency of the UCTF and to determine the UI tax schedule: the ratio of the Current Reserve (UCTF balance on 11/30) divided by the Adequate Reserve determines which UI tax

schedule is in effect for a calendar year (Current Reserve/Adequate Reserve).

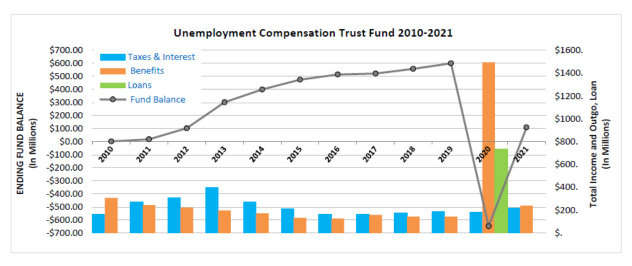
Ratio = Current reserve/adequate reserve

Ratio CR/AR	Tax Schedule
1.69 +	Α
1.3-1.69	В
1.0 to 1.29	С
0.80 to 0.99	D
0.60 to 0.79	E
0.40 to 0.59	F
0.20 to 0.39	G
< .20	Н

An employer's Hawai'i unemployment insurance tax rate is computed once a year based on the employer's reserve ratio and the tax schedule (one of eight possible schedules, A through H) in effect for the year.

III. COMMENTS ON THE HOUSE BILL

Without statutory intervention, the Adequate Reserve Fund definition will include the anomalous outflow from 2020-21 due to the disruptions caused by COVID-19, which created an unprecedented period of unemployment in Hawaii and resulted in the rapid depletion of funds from the UCTF. The UCTF went bankrupt in July 2020 and to date \$847M² has been infused to pay back Title XII advances (loans) and avoid the loss of the Federal Unemployment Tax Act (FUTA) federal tax credit reductions for employers to cover interest payments to the federal treasury.



This measure excludes the benefit cost rate from June 2020 to August 2021 from the definition of the Adequate Reserve Fund for calendar years 2023 through 2030. The BCR pre-pandemic was 2.20% based on the rate in March 2010. The 2023 estimated statutory BCR is 7.09% based on the rate in March 2021 (and effective through 2030). With the enactment of this measure, the BCR would be

HB2471 HD1 February 23, 2022 Page 3

2.28% based on September 2021 levels.

The statutory Adequate Reserve Fund is estimated at \$1.77B for 2023, but with the enactment of this measure the Adequate Reserve Fund would be \$568M for 2023 (the UCTF reserve balance was between \$500M-\$600M from 2016-19 as illustrated in the above graph). Tax Schedule G will be in effect during calendar year 2023 instead of F with the enactment of this measure.

This relief will allow contributory employers to replenish the UCTF and help reestablish the fund's integrity without facing the highest contribution schedules for years as Hawaii's economy continues to recover from the COVID-19 Pandemic.

- ¹ Last four calendar quarters ending on June 30.
- ² \$47M CARES Act & \$800M ARPA Act of 2021.

LEGISLATIVE TAX BILL SERVICE

TAX FOUNDATION OF HAWAII

126 Queen Street, Suite 305

Honolulu, Hawaii 96813 Tel. 536-4587

SUBJECT: UNEMPLOYMENT, Temporary Redefinition of "Adequate Reserve Fund"

BILL NUMBER: HB 2471 HD1

INTRODUCED BY: House Committee on Consumer Protection & Commerce

EXECUTIVE SUMMARY: Amends the definition of "adequate reserve fund" to exclude the benefit cost rate from June 2020 through August 2021 effective from 2023 to 2030. We see this an attempt to stabilize unemployment rates for the years 2023 through 2030 without resorting to artificially setting the rate schedule by statute.

SYNOPSIS: Amends section 383-63, HRS, to provide that effective for the calendar years 2023 through 2030, "adequate reserve fund means an amount that is equal to the amount derived by multiplying the benefit cost rate that is the highest during the ten-year period ending on November 30 of each year by the total remuneration paid by all employers, with respect to all employment for which contributions are payable during the last four calendar quarters ending on June 30 of the same year, as reported on contribution reports filed on or before October 31 of the same year, but shall not include the benefit cost rate from June 2020 through August 2021.

EFFECTIVE DATE: Upon approval.

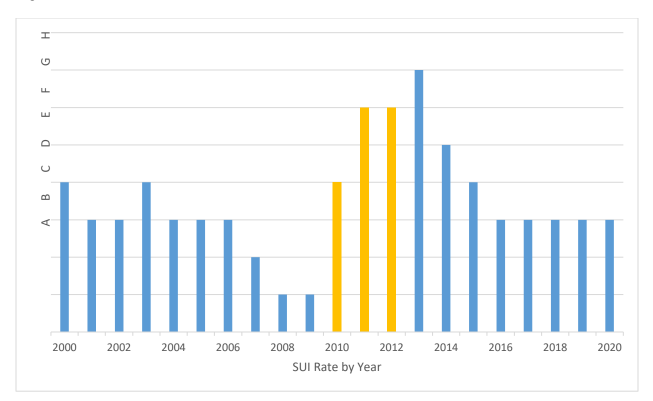
STAFF COMMENTS: This bill is similar to SB 3128/HB 2160 submitted by the department of labor and industrial relations and identified as LBR-04 (22).

State unemployment insurance (SUI) is largely funded by employers. Most employers are charged tax that depends on two things: the overall health of the fund into which SUI tax is collected, and the claims history of the employer. So, an employer with a long history of chargeable claims, for example, will pay more than others. Also, if there is lots of money built up in the fund then the tax rate goes down for everyone.

The health of the fund determines the proper tax rate schedule. The schedules are named after a letter of the alphabet, with A the least costly schedule and H the most expensive. The fund health is measured at the end of the year, and that measurement is used to set the rate for the following year. Here is a chart of the SUI rate schedule for the past 20 years:

Re: HB 2471 HD1

Page 2



Source: DLIR Reports compiled by Tax Foundation of Hawaii.

Although the Great Recession of 2008 and related events caused the fund to run out of money and we needed to borrow around \$180 million from Uncle Sam, employers were not subjected to the dreaded Schedule H because our lawmakers passed special legislation to control the SUI rates and override the normal formulas for the years 2010 through 2012 (the orange bars in the diagram). That also happened for 2021, where Act 1, SLH 2021, set the rate at Schedule D for 2021 and 2022.

The change requested in this bill is an attempt to stabilize unemployment rates for the years 2023 through 2030 without resorting to artificially setting the rate schedule by statute.

Digested: 2/20/2022



TESTIMONY OF TINA YAMAKI, PRESIDENT RETAIL MERCHANTS OF HAWAII February 23, 2022

Re: HB 2471 RELATING TO ADEQUATE RESERVE FUND

Good afternoon, Chairperson Luke and members of the House Committee on Finance. I am Tina Yamaki, President of the Retail Merchants of Hawaii and I appreciate this opportunity to testify.

The Retail Merchants of Hawaii was founded in 1901, RMH is a statewide, not for profit trade organization committed to the growth and development of the retail industry in Hawaii. Our membership includes small mom & pop stores, large box stores, resellers, luxury retail, department stores, shopping malls, local, national, and international retailers, chains, and everyone in between.

We are in support of HB 2471 HD1 Relating to Adequate Reserve Fund. This measure amends the definition of "adequate reserve fund" to exclude the benefit cost rate from June 2020 through August 2021, effective for calendar years 2023 through 2030. Effective 12/25/2040.

Over the past couple of years, the retail industry has been one of the hardest hit sectors during this pandemic. We continue to hear of another retail store or chain closing – from local mom and pops shops to national chain stores. Since the pandemic, those retailers who were deemed non-essential were forced to close their businesses for months due to government emergency orders. Those on Oahu were forced to close their businesses a second time with no income from online sales unless they were fulling the orders from home. Retailers have also had to endure cash on delivery for many of their goods ordered (no longer able to pay 60 days after receiving items); an almost 50% rate increase in interisland shipping and 300% - 1000% for mainland and international shipping; not to mention shipping delays; supply chain disruptions; and need for employees. In addition, many stores who rely directly on the visitors are not opening at all or just a few of their locations until the customer base returns – if they can hold on that long. Since March of 2020, many retailers have also had to lay off their staff, taken pay-cuts, shortened their hours of operations, used up their personal savings as well as their children's college fund and not to mention selling their home all in an effort to keep their doors open and their employees employed. Now they are unsure how they will survive as they are still months behind on their commercial lease rent, utilities, and other operating expenses. We would also like to mention when pandemic numbers are high, many customers stay home and do not come out to the stores to shop.

It will take retailers years to recover their losses incurred through no fault of their own, but because of this pandemic. Many cannot afford for the schedule to go up. Measures like this would especially help our small local businesses even more in recovery. Retailers are doing everything possible in an effort to keep their doors open and their employees employed and measures like this one would be a great help in their recovery.

Mahalo again for this opportunity to testify.