A BILL FOR AN ACT

RELATING TO EMPLOYMENT SECURITY.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECT	ION 1. The purpose of this Act is to appropriate
2	federal R	eed Act moneys to the department of labor and
3	industria	l relations for the following initiatives:
4	(1)	As seed moneys to the department of labor and
5		industrial relations to be used by the department of
6		labor and industrial relations, in consultation with
7		the local workforce investment boards of each of the
8		four counties, to plan, develop, and implement a
9		computer system that benefits workforce development
10		activities and programs operated by the counties;
11	(2)	To provide funds to assist the State's four local
12		workforce investment boards. The funds will be used
13		by the local boards to improve employer outreach and
14		services, labor force pool expansion, capacity
15		building, and to fund some shared costs for the
16		operations of the one-stop career centers through the
17		following:

(A) Employer outreach and services;

18

```
1
                   Labor force pool expansion;
              (B)
                   Capacity building; and
2
              (C)
                   Servicing and maintaining the one-stop operating
3
              (D)
4
                   system;
5
              and
              To provide funds to Oahu's workforce investment board.
6
7
         Further, this Act is also intended to conform to the
8
    provisions of P.L. 107-147, Temporary Extended Unemployment
9
    Compensation Act of 2002, signed by the President of the United
10
    States of America on March 9, 2002. This amendment is needed
11
    because the requirements for the Reed Act funds distributed in
12
    2002 differ from the prior special Reed Act distribution made in
13
    2002 under the Balanced Budget Act of 1997. Section 383-123,
14
    Hawaii Revised Statutes, must be amended to conform to the
15
    Temporary Extended Unemployment Compensation Act of 2002 Reed
16
    Act amendments before Hawaii can use the distribution of
17
    $31,000,000.
18
         SECTION 2. Section 383-123, Hawaii Revised Statutes, is
19
    amended by amending subsections (b) and (c) to read as follows:
20
         "(b) Administrative use. Moneys credited to the account
21
    of this State in the unemployment trust fund by the Secretary of
22
    the Treasury of the United States pursuant to section 903 of the
```

1	Social Security Act, as amended, may be requisitioned and used
2	for the payment of benefits and for the payment of expenses
3	incurred for the administration of this State's unemployment
4	compensation law and public employment offices pursuant to a
5	specific appropriation of the legislature; provided that the
6	expenses are incurred and the money is requisitioned after the
7	enactment of an appropriation law [which: that:
8	(1) [specifies] Specifies the purposes for which the
9	moneys are appropriated and the amounts appropriated
10	therefor $[\tau]$:
11	(2) [limits] Limits the period within which the moneys may
12	be obligated to a period ending not more than two
13	years after the date of the enactment of the
14	appropriation $law[au]$; and
15	(3) [limits] Limits the amount [which] that may be
16	obligated [during a twelve-month period beginning on
17	July 1 and ending on the next June 30] to an amount
18	$[\frac{\text{which}}{\text{that}}]$ that does not exceed the amount by which $[\frac{\text{(A)}}{\text{(A)}}]$
19	the aggregate of the amounts credited to the account
20	of this State pursuant to section 903 of the Social
21	Security Act, as amended, [during the same twelve-
22	month period and the thirty-four preceding twelve-

1		month periods] exceeds [(B)] the aggregate of the		
2		amounts obligated pursuant to this subsection and		
3		charged against the amounts credited to the account of		
4		this State [during such thirty-five twelve-month		
5		periods. For the purposes of this subsection, amounts		
6		which are obligated for administration or paid out for		
7		benefits shall be charged against equivalent amounts		
8		which were first credited and which are not already so		
9		charged; except that no amount obligated for		
10		administration during a twelve-month period specified		
11		herein may be charged against any amount credited		
12		during such twelve-month period earlier than the		
13		thirty-fourth preceding such period].		
14	Moneys credited to the account of this State pursuant to			
15	section 903 of the Social Security Act, as amended, may not be			
16	withdrawn or used except for the payment of benefits and for the			
17	payment of expenses for the administration of this chapter			
18	pursuant	to this subsection.		
19	The	appropriation, obligation, and expenditure or other		
20	disposition of [moneys appropriated under this subsection			
21	shall be accounted for in accordance with standards established			
22	by the Un	ited States Secretary of Labor. Moneys appropriated		

- 1 for the payment of expenses of administration pursuant to this
- 2 subsection shall be requisitioned as needed for the payment of
- 3 obligations incurred under the law appropriating the moneys and,
- 4 upon requisition, shall be deposited in the employment security
- 5 administration fund from which [such] the payments shall be
- 6 made. Moneys so deposited [shall], until expended, shall remain
- 7 a part of the unemployment compensation fund and, if it will not
- 8 be expended within one week after it is withdrawn from the
- 9 unemployment trust fund, shall be returned at the earliest
- 10 practical date to the Secretary of the Treasury of the United
- 11 States for credit to this State's account in the unemployment
- 12 trust fund.
- (c) Notwithstanding subsection (b), moneys credited to the
- 14 State's account in federal fiscal years ending in 2000, 2001,
- 15 and 2002 shall be used solely for the administration of the
- 16 unemployment compensation program and are not subject to the
- 17 specific appropriation requirements of subsection (b) [-]; except
- 18 that moneys credited in calendar year 2002 with respect to P.L.
- 19 107-147 shall not be subject to the conditions of this
- 20 subsection or the two-year limitation requirement specified in
- 21 subsection (b)."

1	SECTI	ON 3	. Act 249, Session Laws of Hawaii 2005, is			
2	repealed.					
3	SECTI	ON 4	. There is appropriated from the unemployment			
4	insurance	trust	t fund from moneys deposited pursuant to section			
5	383-123(b), Hawaii Revised Statutes, the sum of \$20,000,000 or					
6	so much thereof as may be necessary for fiscal year 2006-2007					
7	for the purposes specified in this Act; provided that of the					
8	\$20,000,00	00 app	propriated for the 2006-2007 fiscal year:			
9	(1)	The s	sum of:			
10		(A)	\$9,590,000 shall be allocated to the city and			
11			county of Honolulu's workforce investment board;			
12		(B)	\$2,505,550 shall be allocated to the county of			
13			Maui's workforce investment board;			
14		(C)	\$2,000,000 shall be allocated to the county of			
15			Kauai's workforce investment board; and			
16		(D)	\$3,300,000 shall be allocated to the county of			
17			Hawaii's workforce investment board,			
18		to in	mprove employer outreach and services, labor force			
19		pool	expansion, capacity building, and to fund some			
20		share	ed costs for the operations of the one-stop career			
21		cente	ers within each county; and			

1	(2) The sum of \$2,604,450 shall be allocated to the
2	department of labor and industrial relations to be
3	used by the department of labor and industrial
4	relations, in consultation with local workforce
5	investment boards of each of the four counties, to
6	plan, develop, and implement a computer system that
7	benefits workforce development activities and programs
8	operated by the counties.
9	The sum appropriated shall be expended by the department of
10	labor and industrial relations for the purposes of this Act.
11	SECTION 5. The department of labor and industrial
12	relations shall report back to the legislature at least twenty
13	days prior to the convening of the regular session of 2007 on
14	the status of the timely release of funds appropriated to the
15	counties under this Act. Where delays in the release of the
16	funds are reported to the legislature by the department of labor
17	and industrial relations or the counties, the department of
18	labor and industrial relations shall explain to the legislature
19	why there have been delays in the timely release of these funds,
20	and the department shall submit to the legislature, as soon as
21	practical or at the next earliest sitting of the legislature, a

- 1 corrective action plan intended to ensure the timely release of
- 2 these funds.
- 3 SECTION 6. If any provision of this Act is found to be in
- 4 conflict with federal requirements that are a prescribed
- 5 condition for the allocation of federal funds to the State, the
- 6 conflicting provision of this Act shall be held inoperative
- 7 solely to the extent of the conflict with respect to the
- 8 agencies directly affected and shall not affect the operation of
- 9 the remainder of this Act in its application to the agencies
- 10 concerned.
- 11 SECTION 7. Statutory material to be repealed is bracketed
- 12 and stricken. New statutory material is underscored.
- SECTION 8. This Act shall take effect on July 1, 2020.

Report Title:
Unemployment Trust Fund; Reed Act Funds; Appropriation

Description:

Appropriates \$20,000,000 for fiscal year 2006-07 in Reed Act funds for a computer system benefiting county workforce development activities, the Oahu workforce investment board, and county workforce investment boards for employer outreach and services, labor force pool expansion and capacity building. (HB2947 HD2)