A BILL FOR AN ACT

RELATING TO LABOR.

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

1	SECTION 1. Chapter 377, Hawaii Revised Statutes, is
2	amended by adding two new sections to be appropriately
3	designated and to read as follows:
4	"§377- Streamlining union certification. Whenever a
5	petition shall have been filed by an employee or group of
6	employees or any individual or labor organization acting on
7	their behalf alleging that a majority of employees in a unit
8	appropriate for the purposes of collective bargaining wish to be
9	represented by an individual or labor organization for those
10	purposes, the board shall investigate the petition. If the
11	board finds that a majority of the employees in a unit
12	appropriate for bargaining has signed valid authorizations
13	designating the individual or labor organization specified in
14	the petition as their bargaining representative and that no
15	other individual or labor organization is currently certified or
16	recognized as the exclusive representative of any of the
17	employees in the unit, the board shall not direct an election

but shall certify the individual or labor organization as the 1 2 representative. 3 §377- Facilitating initial collective bargaining 4 agreements. (a) Not later than ten days after receiving a 5 written request for collective bargaining from an individual or 6 labor organization that has been newly organized or certified as a representative, the parties shall meet and commence to bargain 7 8 collectively and shall make every reasonable effort to conclude 9 and sign a collective bargaining agreement. 10 (b) If after the expiration of the ninety-day period 11 beginning on the date on which bargaining commenced, or such 12 additional period as the parties may agree upon, the parties 13 have failed to reach an agreement, either party may notify the 14 board of the existence of a dispute and request conciliation 15 under section 377-3. 16 If, after the expiration of the thirty-day period 17 beginning on the date on which the request for conciliation is 18 made under subsection (b), or such additional period as the 19 parties may agree upon, the board is not able to bring the 20 parties to agreement by conciliation, the board shall refer the 21 dispute to an arbitration panel established in accordance with

rules as may be prescribed by the board. The arbitration panel

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- 1 shall render a decision settling the dispute and the decision
- 2 shall be binding upon the parties for a period of two years,
- 3 unless amended during that period by written consent of this
- 4 parties."
- 5 SECTION 2. New statutory material is underscored.
- 6 SECTION 3. This Act shall take effect on July 1, 2059.

Report Title:

Labor unions; Public and private sectors.

Description:

Certifies entities as exclusive representatives absent an election where no other representatives are certified as the exclusive representatives. Requires immediate collective bargaining between parties once entities are certified as exclusive representatives. Effective 07/01/2059. (HB2974 HD1)