H.B. NO. 3164

A BILL FOR AN ACT

RELATING TO WORKERS' COMPENSATION NEGOTIATION FOR BENEFIT COVERAGE.

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

1	SECTION 1. The purpose of this bill is to provide public		
2	unions and employers the same ability as private unions and		
3	their signatory employers to collectively design and enter int		
4	an alternative workers' compensation system. Hawaii currently		
5	allows private unions and their signatory employers to enter		
6	into collectively bargained workers' compensation agreements.		
7	To date, several private unions have successfully designed and		
8	implemented these agreements. The Hawaii Carpenters Union, the		
9	International Brotherhood of Electrical Workers, Hawaii Laborer		
10	and Operators, as well as others have established alternative		
11	workers' compensations systems to facilitate treatment and		
12	resolve disputes outside of the normal workers' compensation		
13	system run by the department.		
14	Allowing public unions and public employers the ability to		
15	bargain with one another to design and implement a separate,		
16	stand-alone bargained agreement between labor and management		

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<u>₩</u>.B. NO. <u>3114</u>

solely covering workers' compensation, will allow public unions 1 and management to create a system that meets their specific 2 3 needs. SECTION 2. Section 386-3.5, Hawaii Revised Statutes, is 4 amended to read as follows: 5 "[+]§386-3.5[+] Negotiation for benefit coverage. 6 7 Notwithstanding any provision of law to the contrary, any employer may determine the benefits and coverage of a policy 8 required under this chapter through collective bargaining with 10 an appropriate bargaining unit; provided that the bargained 11 agreement shall be reviewed by the director to ensure that the 12 agreement does not provide benefits and coverage less than those 13 provided in this chapter. The director shall approve the 14 agreement within ninety days after submittal upon a finding that 15 the agreement provides the benefits and coverage required. [This 16 section shall not apply to collective bargaining contracts negotiated pursuant to chapter 89.] Agreement for benefit 17 18 coverage shall not be subject to arbitration. The director may adopt rules pursuant to chapter 91 to implement this section. 19 20 This section shall apply only to collective bargaining

agreements negotiated subsequent to June 29, 1995."

H.B. NO. 3144

1	SECTION 3.	Statutory material to be repealed is bracketed
2	and stricken.	
3	SECTION 4.	This Act shall take effect upon its approval.
4		
5		INTRODUCED BY: Colon KY Say
6		BY REQUEST
		IAN 2 2 2008

Report Title:

Collectively Bargained Workers' Compensation Agreements; Public Unions

Description:

Provides public unions and employers the same ability as private unions and their signatory employers to collectively design and enter into an alternative workers' compensation systems.

HB 3144

JUSTIFICATION SHEET

DEPARTMENT: Labor and Industrial Relations

TITLE: A BILL FOR AN ACT RELATING TO WORKERS'

COMPENSATION NEGOTIATION FOR BENEFIT

COVERAGE.

PURPOSE: To provide public unions and employers the

same ability as private unions and their signatory employers to collectively design

and enter into an alternative workers'

compensation system.

MEANS: Amend section 386-3.5, Hawaii Revised

Statutes.

JUSTIFICATION: Hawaii currently allows private unions and

their signatory employers to enter into collectively bargained workers' compensation agreements. To date, several private unions have successfully designed and implemented these agreements. The Hawaii Carpenters Union, the International Brotherhood of Electrical Workers, Hawaii Laborers and Operators, as well as others have

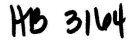
established alternative workers' compensation systems to facilitate treatment and resolve disputes outside of the normal workers' compensation system run by the

department.

Allowing public unions and public employers the ability to bargain with one another to design and implement a separate, stand-alone bargained agreement between labor and management solely covering workers' compensation, will allow public unions and management to create a system that meets their specific needs.

Allowing public unions and employers to establish an alternative system will lead to public employees receiving quality medical care in an efficient and expedient manner.

Additionally, and most importantly, these agreements would allow employers and unions



to utilize alternative dispute resolution as an effective and economical tool for resolving conflicts arising from claims. In establishing a separate resolution process, it would effectively remove claims from the current workers' compensation system, which is lengthy and costly, and resolve the majority of claims efficiently and with less cost.

Finally, Hawaii's taxpayers should realize cost savings as medical claims become resolved faster and the adversarial nature of workers' compensation becomes reduced resulting in less claims that need to be resolved by the department of labor.

Impact on the public: For employees and employers who opt for an alternative workers' compensation system, it would mean a less adversarial process and faster resolution of claims. Less claims being processed by the department would mean faster adjudication of those existing claims.

Impact on the department and other agencies:
None.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM

DESIGNATION:

LBR-183.

OTHER AFFECTED

AGENCIES:

Judiciary, University of Hawaii, Department of Education, Department of Human Resources, City and County of Honolulu, County of Maui, County of Hawaii, and County of Kauai.

EFFECTIVE DATE:

Upon approval.