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A BILL FOR AN ACT

RELATING TO LABOR.

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

1	SECTION 1. Section 104-2, Hawaii Revised Statutes, is
2	amended by amending subsection (b) to read as follows:
3	"(b) Every laborer and mechanic performing work on the job
4	site for the construction of any public work project shall be
5	paid no less than prevailing wages; provided that:
6	(1) The prevailing wages shall be established by the
7	director as the sum of the basic hourly rate and the
8	cost to an employer of providing a laborer or mechanic
9	with fringe benefits. In making prevailing wage
10	determinations, the following shall apply:
11	(A) The director shall make separate findings of:
12	(i) The basic hourly rate; and
13	(ii) The rate of contribution or cost of fringe
14	benefits paid by the employer when the
15	payment of the fringe benefits by the
16	employer constitutes a prevailing practice.
17	The cost of fringe benefits shall be



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1		reflected in the wage rate scheduled as an
2		hourly rate;
3	(B)	The rates of wages [which] <u>that</u> the director
4		shall regard as prevailing in each corresponding
5		classification of laborers and mechanics shall be
6		the rate of wages paid to the greatest number of
7		those employed in the State, the modal rate, in
8		the corresponding classes of laborers or
9		mechanics on projects that are similar to the
10		contract work; and
11	(C)	The prevailing cost of fringe benefits shall be
12		determined according to a biannual survey, using
13		a standardized reporting form supplied by the
14		department, of all general contractors and their
15		subcontractors who have been party to a contract
16		subject to this chapter in the six months prior
17		to the date of the survey. The reporting form
18		shall specify costs paid for:
19		(i) Health and welfare benefits;
20	-	(ii) Pension and annuity benefits;
21	(:	iii) Vacation benefits;



1	(iv)	Continuing education and training benefits;			
2		and			
3	(v)	Other fringe benefit costs paid by the			
4		general contractor or subcontractor;			
5	(2) The preva	ailing wages shall be not less than the wages			
6	payable t	under federal law to corresponding classes of			
7	laborers	and mechanics employed on public works			
8	projects	in the State that are prosecuted under			
9	contract	or agreement with the government of the			
10	United St	ates; and			
11	(3) Notwithst	anding the provisions of the original			
12	contract,	the prevailing wages shall be periodically			
13	adjusted	during the performance of the contract in an			
14	amount ec	qual to the change in the prevailing wage as			
15	periodica	ally determined by the director."			
16	SECTION 2. Section 104-3, Hawaii Revised Statutes, is				
17	amended to read as follows:				
18	"§104-3 Payrolls and payroll records. (a) Every [such]				
19	contract subject to this chapter and the specifications for				
20	[such contract] those contracts shall contain a provision that a				
21	certified copy of all payrolls and a certified copy of a fringe				
22	benefit reporting form supplied by the department shall be				
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1 submitted weekly to the governmental contracting agency for 2 review. The general contractor shall be responsible for the 3 submission of certified copies of the payrolls of all 4 subcontractors. The certification shall affirm that the 5 payrolls are correct and complete, that the wage rates contained 6 therein are not less than the applicable rates contained in the 7 wage determination decision of the director of labor and 8 industrial relations attached to the contract, and that the 9 classifications set forth for each laborer or mechanic conform 10 with the work the laborer or mechanic performed. Any 11 certification discrepancy found by the contracting agency shall 12 be reported to the general contractor and the director to effect 13 compliance.

14 (b) Payroll records for all laborers and mechanics working 15 at the site of the work shall be maintained by the general 16 contractor and the general contractor's subcontractors, if any, 17 during the course of the work and preserved for a period of 18 three years thereafter. The records shall contain the name of 19 each employee, the employee's correct classification, rate of pay, an itemized list of fringe benefit costs paid for each 20 employee by the general contractor or subcontractor, daily and 21



weekly number of hours worked, deductions made and actual wages
 paid.

3 (c) The contractor shall make payroll records available
4 for examination within ten days from the date of a written
5 request by a governmental contracting agency, director, or any
6 authorized representatives thereof. Any contractor who:

- 7 (1) Fails to make payroll records accessible within ten
 8 days;
- 9 (2) Fails to provide information requested for the proper
 10 enforcement of this chapter within ten days; or
- 11 (3) Fails to keep or falsifies any record required under12 this chapter,

13 shall be assessed a penalty as provided in section 104-22(b)."
14 SECTION 3. Statutory material to be repealed is bracketed
15 and stricken. New statutory material is underscored.

16 SECTION 4. This Act shall take effect July 1, 2009.

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Report Title:

Little Davis Bacon Act; Fringe Benefits; Department of Labor and Industrial Relations

Description:

Requires the department of labor and industrial relations to use a standard reporting form to report the fringe benefit rate paid to both union and non-union laborers who perform work for the construction, alteration, or repair of public buildings and public works.

