## HOUSE CONCURRENT RESOLUTION

URGING HAWAII'S CONGRESSIONAL DELEGATION TO ENACT LEGISLATION TO PROTECT THE PENSIONS OF EMPLOYEES WHO ARE EMPLOYED BY EMPLOYERS THAT ARE FACING FINANCIAL DIFFICULTIES.

1 WHEREAS, under current federal legislation, bankrupt employers can legally underfund their employee's pensions by 2 turning them over to Pension Benefit Guarantee Corporation 3 (PBGC); and 4 5 WHEREAS, the federal agency that guarantees private 6 pensions, the PBGC, is already \$23.3 billion in debt and with 7 outdated laws, under-funding, and the prospect of additional 8 pension fund defaults, the PBGC is increasingly unlikely to 9 safequard pensions into the future; and 10 11 WHEREAS, many companies have misrepresented the condition 12 of their pension funds and are contributing insufficient money 13 as a result; and 14 15 WHEREAS, the Employee Retirement Security Income Act 16 (ERISA) requires that promised pension benefits be adequately 17 funded and that pension monies be kept separate from an 18 employer's business assets and held in trust or invested in an 19 insurance contract; and 20 21 WHEREAS, often times, in the case of a business bankruptcy, 22 the company's executives' pensions are protected, while the 23 24 employee's pensions are cut; and 25 WHEREAS, the current state of the economy will only 26 perpetuate the amount of employers facing difficult times who 27 may be tempted to dump off or discontinue their employee's 28 29 pensions; now, therefore, 30

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BE IT RESOLVED by the House of Representatives of the Twenty-fifth Legislature of the State of Hawaii, Regular Session of 2009, the Senate concurring, that Hawaii's Congressional Delegation is urged to enact legislation that would protect employee's pensions from being depleted due to their employer's financial difficulties; and

8 BE IT FURTHER RESOLVED that because pensions are deferred 9 wages and a right owed to employees, it is further urged that 10 such legislation be crafted to give employee pension benefits 11 first priority in cases of bankruptcy and pension plan relief 12 and reform, and that pension fund relief plans should be 13 tailored to the financial condition of the individual pension 14 plan, not the sponsoring company; and 15

16 BE IT FURTHER RESOLVED that under such legislation, 17 executives should do no better than ordinary workers in 18 bankruptcy, unless they can prove to a judge that the survival 19 of the business requires they do better and that their pay is 20 reasonable; and

BE IT FURTHER RESOLVED that companies not be allowed to misrepresent the condition of their pension funds by using actuarial techniques used to shield companies' performance from the volatility of their pension numbers; and

27 BE IT FURTHER RESOLVED that bankrupt companies be able to 28 fully fund their defined benefit plans and make a gradual and 29 orderly transition rather than dumping their employee's pensions 30 on the PBGC; and

BE IT FURTHER RESOLVED that certified copies of this Concurrent Resolution be transmitted to the President of the United States, the Majority and Minority Leaders of the United States Senate, the Speaker and Minority Leader of the United States House of Representatives, and each member of Hawaii's Congressional Delegation.

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