## A BILL FOR AN ACT

RELATING TO EMPLOYMENT SECURITY.

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

1	SECTION 1. The legislature finds that the recent collapse
2	of national credit, housing, financial, and other markets has
3	had severe consequences on the local economy, resulting in
4	significant losses to employment. The Honolulu Star-Bulletin
5	reports that in December of 2008, the state unemployment rate
6	rose to 5.5 per cent - the highest in almost ten years. By
7	January of 2009, the department of labor and industrial
8	relations was receiving approximately three thousand new
9	unemployment claims per week, which is more than double the
10	number of new claims filed during the same period in 2008.
11	The legislature finds that the current employment situation
12	in Hawaii compels immediate action by the State, working in
13	partnership with businesses, to provide an alternative to the
14	complete layoff of workers, that would mutually benefit
15	employers and employees. The State currently implements a
16	partial unemployment program through rules implemented by the
17	department of industrial relations. Partial unemployment allows

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    employers to retain their full-time workers by reducing workers'
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    hours, while allowing the employees to collect unemployment
3
    benefits and maintain certain benefits for up to four weeks of
4
    partial unemployment.
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         The purpose of this Act is:
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         (1)
              To clarify and temporarily codify implementation of
7
              the partial unemployment system; and
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              To extend the duration of employees' eligibility for
         (2)
9
              unemployment benefits under partial unemployment from
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              four weeks to eight weeks.
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         SECTION 2. Chapter 383, Hawaii Revised Statutes, is
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    amended by adding four new sections to part II to be
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    appropriately designated and to read as follows:
         "§383-A Partial unemployment; eligibility. A new claim or
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15
    an initial additional claim for partial unemployment benefits
16
    may be filed as the department prescribes for any week only if
17
    the individual:
18
              Is a full-time worker;
         (1)
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Is attached to the individual's regular employer, as

defined in section 383-1;

(2)

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1	(3)	Worked less than or did not work the individual's					
2		normal, customary full-time hours, as defined in					
3	section 383-1, for that week;						
4	(4) Had no earnings or earned less than the individual's						
5	weekly benefit amount for that week; and						
6	(5) Was unemployed due to a lack of full-time work, as						
7		defined in section 383-1, for that week.					
8	<u>§383</u>	-B Partial unemployment; claim filing requirements,					
9	determina	tions. (a) Claims for partial unemployment shall be					
10	filed acc	ording to section 383-32. For partially unemployed					
11	individua	ls, a new claim may be taken within twenty-eight days					
12	from the	week ending date of the first week of partial					
13	unemployment for which the claim is filed; provided that an						
14	individua	l shall not be required to file a claim earlier than					
15	two weeks	from the date wages are paid for the claim period.					
16	(b)	Continued claim certifications for partial benefits					
17	shall be	filed as follows:					
18	(1)	An individual may file a continued claim certification					
19		for partial unemployment benefits in person, by mail,					
20		by telephone, or by using other alternative claim					
21		filing procedures as instructed or authorized by the					
22		department and in the manner prescribed by the					
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1		department with respect to each week of the
2		individual's partial unemployment. A continued claim
3		certification shall be filed in the same manner as
4		prescribed in rules of the department for continued
5		claim certifications for total or part-total
6		unemployment benefits and not later than twenty-eight
7		days from the end of the week for which the individual
8		claims benefits; provided that an individual shall not
9		be required to file a continued claim certification
10		earlier than two weeks from the date wages are paid
11		for a claim period.
12	(2)	If, after a week of partial unemployment, eight or
13		fewer consecutive weeks of total unemployment follow
14		the week of partial unemployment, the weeks of total
15		unemployment may be deemed weeks of partial
16		unemployment. However, if total unemployment extends
17		beyond eight consecutive weeks, the individual shall
18		be deemed totally unemployed.
19	(3)	Notwithstanding paragraph (2), the department may
20		extend partial unemployment beyond eight consecutive
21		weeks of total unemployment under conditions including
22		but not limited to:

1	(A)	The individual is retained in an employer-
2		employee relationship;
3	(B)	The individual is under obligation to reserve
4		services for the employer; and
5	<u>(C)</u>	The individual has a definite or reasonably
6		imminent return to work date.
7	<u>§383-C</u> <u>P</u>	Partial unemployment; waivers. (a) The
8	registration f	for work requirements under section 383-29(a) may
9	be waived for	individuals who are partially unemployed, as
10	defined in sec	tion 383-1.
11	(b) An i	ndividual may be exempted from the work search
12	requirements a	s determined by rules of the department, or be
13	subject to mod	lified work search requirements as authorized by
14	the department	if the individual is waived from the registration
15	for work requi	rements, as defined in section 383-1.
16	<u>§383-D</u> <u>P</u>	Partial unemployment; reporting requirements. (a)
17	An employer to	whom a claimant for partial unemployment is still
18	attached shall	submit verification of earnings and satisfy all
19	low earnings r	reporting requirements in subsection (b) and rules
20	of the departm	ent for each week that the claimant certifies for
21	partial unempl	oyment benefits.
22	(b) Low SB1664 SD1.DOC *SB1664 SD1.DC *SB1664 SD1.DC	OC*

individual's benefit year, an individual has worked						
less than full-time hours for the regular employer to						
which the individual is attached, and the individual's						
earnings are less than the individual's current weekly						
benefit amount, the individual's employer shall, upon						
request by the department:						
(A) Enter the individual's name, social security						
account number, gross earnings, week-ending date,						
and the reasons for the individual's reduced work						
week on a list form provided or approved by the						
department and return the form to the						
unemployment insurance office as instructed						
within five working days after the notice of an						
individual's benefit amount has been mailed to						
the employer as to all prior weeks for which						
benefits are claimed. Thereafter, during the						
benefit year, the employer shall report within						
five working days after the end of each week or						
weekly pay period for which the low earnings						
reports are required; or						

1	<u>(B</u>	<u>Furnish the individual personally with the</u>
2		information on a form provided or approved by the
3		department and the individual shall be
4		responsible to submit the report to the
5		unemployment insurance office within five working
6		days after the end of each week or weekly pay
7		period or as instructed by the department.
8	<u>(2)</u> <u>If</u>	the employer or individual fails to submit the low
9	ea	rnings report as prescribed in subparagraph (A) or
10	<u>(B</u>	) within the time specified by the department, the
11	de	partment shall determine the individual's
12	el	igibility for any week's benefits claimed based on
13	th	e individual's certification of employment and
14	<u>ea</u>	rnings."
15	SECTION	3. Section 383-1, Hawaii Revised Statutes, is
16	amended by a	dding four new definitions to be appropriately
17	inserted and	to read as follows:
18	" <u>"</u> Attac	hed to a regular employer" means:
19	<u>(1)</u> <u>Th</u>	e employee is being offered work each week by the
20	em	ployee's regular employer; or
21	<u>(2)</u> If	no work is being offered:

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1	(A)	The employer is maintaining the individual on the
2		payroll by paying for a medical insurance plan or
3		by maintaining the employee's sick leave or
4		vacation credits; or
5	(B)	There is a definite return to work date with the
6		same employer within eight weeks.
7	<u>"Full-tim</u>	e" means a forty-hour work week unless regarded
8	otherwise acco	rding to the standard practice, custom, or
9	agreement in a	particular trade, occupation, or business.
10	<u>"Partial</u>	unemployment" means the unemployment of any
11	individual who	, during a particular week, was still attached to
12	that individua	l's regular employer, had no earnings or earned
13	less than that	individual's weekly benefit amount, and who
14	worked less th	an or did not work that individual's normal,
15	customary full	-time hours for the individual's regular employer
16	because of a l	ack of full-time work.
17	<u>"Register</u>	ed for work" or "registration for work" means that
18	an individual	shall provide information to the employment office
19	to be posted o	n the department's internet job-matching system,
20	including but	not limited to the individual's name, job skills,
21	education, tra	ining, prior employment history and work duties,
22	preferred work SB1664 SD1.DOC *SB1664 SD1.DC *SB1664 SD1.DC	C*

1	relevant (	occupational information to facilitate work search
2		y the individual and increase job referrals by the
4	elloits b	y the individual and increase job referrals by the
3	employmen:	t office. The information shall be posted with the
4	departmen	t's assistance or independently by the individual. The
5	<u>employmen</u>	t office shall provide the necessary information to the
6	unemploym	ent office for purposes of determining that the
7	individua	l's registration for work requirements have been met."
8	SECT	ION 4. Section 383-29, Hawaii Revised Statutes, is
9	amended by	y amending subsection (a) to read as follows:
10	"(a)	An unemployed individual shall be eligible to receive
11	benefits	with respect to any week only if the department finds
12	that:	
13	(1)	The individual has made a claim for benefits with
14		respect to that week in accordance with rules the
15		department may prescribe[+] and with section 383-B for
16		partially unemployed individuals;
17	(2)	The individual has registered for work at, and
18		thereafter continued to report at, an employment
19		office, as defined in section 383-1, in accordance
20		with rules the department may prescribe, except that
21		the department, by rule, may waive or alter either or

both of the requirements of this paragraph [as to] for

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1		partially unemployed individuals pursuant to
2		section 383-C, individuals attached to regular jobs,
3		and [ <del>as to</del> ] other types of cases or situations with
4		respect to which it finds that compliance with those
5		requirements would be oppressive, or would be
6		inconsistent with the purpose of this chapter;
7		provided that no [such] rule shall conflict with
8		section 383-21;
9	(3)	The individual is able to work and is available for
10		work; provided that no claimant shall be considered
11		ineligible with respect to any week of unemployment
12		for failure to comply with this paragraph if the
13		failure is due to an illness or disability, as
14		evidenced by a physician's certificate, which occurs
15		during an uninterrupted period of unemployment with
16		respect to which benefits are claimed and no work
17		which would have been suitable prior to the beginning
18		of the illness and disability has been offered the
19		claimant;
20	(4)	The individual has been unemployed for a waiting
21		period of one week within the individual's benefit
22		year. No week shall be counted as a waiting period:

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1		(A)	If benefits have been paid with respect thereto;
2		(B)	Unless the individual was eligible for benefits
3			with respect thereto as provided in this section
4			and section 383-30, except for the requirements
5			of this paragraph;
6	(5)	In t	he case of an individual whose benefit year
7		begi	ns:
8		(A)	On or after January 2, 1966, but prior to
9			October 1, 1989, the individual has had during
10			the individual's base period a total of fourteen
11			or more weeks of employment, as defined in
12			section 383-1 $_{\underline{\prime}}$ and has been paid wages for
13			insured work during the individual's base period
14			in an amount equal to at least thirty times the
15			individual's weekly benefit amount as determined
16			under section 383-22(b). For the purposes of
17			this subparagraph, wages for insured work shall
18			include wages paid for services:
19			(i) Which were not employment, as defined in
20			section 383-2, or pursuant to an election

under section 383-77 prior to January 1,

1			1978, at any time during the one-year period
2			ending December 31, 1975; and
3		(ii)	Which are agricultural labor, as defined in
4			section 383-9 except service excluded under
5			section 383-7(1), or are domestic service
6			except service excluded under section
7			383-7(2); except to the extent that
8			assistance under Title II of the Emergency
9			Jobs and Unemployment Assistance Act of 1974
10			was paid on the basis of those services;
11	(B)	On a	nd after October 1, 1989, to January 4, 1992,
12		the	individual has been employed <u>,</u> as defined in
13		sect	ion 383-2 $_{\underline{\prime}}$ and has been paid wages for
14		insu	red work during the individual's base period
15		in a	n amount equal to not less than thirty times
16		the	individual's weekly benefit amount, as
17		dete	rmined under section 383-22(b), and the
18		indi	vidual has been paid wages for insured work
19		duri	ng at least two quarters of the individual's
20		base	period; provided that no otherwise eligible
21		indi	vidual who established a prior benefit year
22		unde	r this chapter or the unemployment

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1 compensation law of any other state, shall be 2 eligible to receive benefits in a succeeding 3 benefit year until, during the period following 4 the beginning of the prior benefit year, that 5 individual worked in covered employment for which 6 wages were paid in an amount equal to at least 7 five times the weekly benefit amount established 8 for that individual in the succeeding benefit 9 year; and

employed, as defined in section 383-2, and has been paid wages for [such] insured work during the individual's base period in an amount equal to not less than twenty-six times the individual's weekly benefit amount, as determined under section 383-22(b), and the individual has been paid wages for insured work during at least two quarters of the individual's base period; provided that no otherwise eligible individual who established a prior benefit year under this chapter or the unemployment compensation law of any other state, shall be eligible to receive

benefits in a succeeding benefit year until,
during the period following the beginning of the
prior benefit year, that individual worked in
covered employment for which wages were paid in
an amount equal to at least five times the weekly
benefit amount established for that individual in
the succeeding benefit year.

For purposes of this paragraph, wages and weeks of employment shall be counted for benefit purposes with respect to any benefit year only if the benefit year begins subsequent to the dates on which the employing unit by which the wages or other remuneration, as provided in the definition of weeks of employment in section 383-1, were paid has satisfied the conditions of section 383-1 with respect to becoming an employer.

Effective for benefit years beginning January 1, 2004, and thereafter, if an individual fails to establish a valid claim for unemployment insurance benefits under this paragraph, the department shall make a redetermination of entitlement based upon the alternative base period, as defined in section 383-1; provided further that the individual shall satisfy the

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1 conditions of section 383-29(a)(5) that apply to 2 claims filed using the base period, as defined in 3 section 383-1, and the establishment of claims using the alternative base period shall be subject to the 4 5 terms and conditions of sections 383-33 and 383-94; 6 and 7 Effective November 24, 1994, an individual who has (6) 8 been referred to reemployment services pursuant to the 9 profiling system under section 383-92.5 [participates] **10** shall participate in those services or in similar 11 services. The individual may not be required to 12 participate in reemployment services if the department 13 determines the individual has completed those 14 services, or there is justifiable cause for the claimant's failure to participate in those services. 15 16 For the purposes of this subsection, employment and wages 17 used to establish a benefit year shall not thereafter be reused 18 to establish another benefit year." 19 SECTION 5. In codifying the new sections added by **20** section 1 of this Act, the revisor of statutes shall substitute appropriate section numbers for the letters used in designating 21 22 the new sections in this Act.

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- 1 SECTION 6. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 7. This Act shall take effect on July 1, 2009, and
- 4 shall be repealed on July 1, 2012; provided that on July 1,
- 5 2012, sections 383-1 and 383-29(a), Hawaii Revised Statutes,
- 6 shall be reenacted in the same form in which they read on
- 7 June 30, 2009.

## Report Title:

Employment Security; Partial Unemployment; Unemployment Benefits

## Description:

Adds definitions relating to partial unemployment and sets out claimants' eligibility, claims filing, and registration requirements, and employers' reporting requirements for partial unemployment. (SD1)