



**STATE OF HAWAII
DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS**

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February 18, 2009

To: The Honorable Angus L.K. McKelvey, Chair
and Members of the House Committee on Economic Revitalization,
Business & Military Affairs

Date: Thursday, February 19, 2009
Time: 9:30 a.m.
Place: Conference Room 312, State Capitol

From: Darwin L.D. Ching, Director
Department of Labor and Industrial Relations

Testimony in SUPPORT
of
H.B. 602 – Relating to Workers' Compensation

I. OVERVIEW OF CURRENT PROPOSED LEGISLATION

House Bill 602 proposes to amend the definition of "employment" within Section 386-1, Hawaii Revised Statutes ("HRS"). This bill will allow small business owners to forgo the purchase of workers' compensation coverage, if they meet one of the four proposed exclusions:

1. Services performed by a member of a limited liability company, if the member is an individual and has a distributional interest as defined in chapter 428, HRS, of at least fifty percent in the company;
2. Services performed by a partner of a partnership as defined in chapter 425, HRS;
3. Services performed by a partner of a limited liability partnership, if the partner is an individual with transferable interest as defined in section 425-127, HRS, of at least fifty percent;
4. Services performed by a sole proprietor.

HB 602 also ensures that no employee will be required to become a member or partner as

a condition of employment.

II. CURRENT LAW

Currently, members of a limited liability company, partners in a partnership and partners in a limited liability partnership, who provide services to the company, are considered employees and are required to obtain workers' compensation coverage for themselves.

However, section 386-1, HRS, specifies if an individual owns at least 50% of a corporation, they are excluded from workers' compensation coverage.

III. HOUSE BILL

The Department of Labor and Industrial Relations would like to suggest the following language:

- (10) Service performed by a partner of a partnership for the partnership, as defined in section 425-101, if the partner is an individual; provided that no employer shall require an employee to become a partner as a condition of employment;
- (11) Service performed by a partner of a limited liability partnership for the limited liability partnership, if the partner is an individual and has a transferable interest, as defined in section 425-127 in the partnership of at least fifty per cent; provided that no employer shall require an employee to form a limited liability partnership as a condition of employment;
- (12) Service performed by a member of a limited liability company, if the member is an individual and has a distributional interest as defined in section 428-501 in the limited liability company of at least fifty per cent; provided that no employer shall

require an employee to form a limited liability company as a condition of employment; and

(13) Service performed by a sole proprietor for the sole proprietorship.

The Department of Labor and Industrial Relations also strongly supports HB 602 for the following reasons:

1. Hawaii's current workers' compensation law currently provides similar exclusions for corporation stockholders.
2. Limited Liability Company ("LLC"), Partners of a Partnership, and Limited Liability Partnership ("LLP") are a new type of business organization, owners and/or partners of a small business – regardless of the type of business entity – should be allowed to be exempt from purchasing workers' compensation coverage for themselves.
3. Employers/business entities would still be required to obtain workers' compensation coverage for their employees.
4. It is uncommon for an employer to sue himself, or file for workers' compensation.
5. The intent of workers' compensation is to protect employees from medical costs and lost wages, it should not necessarily be mandated upon employers or partners who do not wish to be covered.
6. This bill will clarify the existing practice that sole proprietors are excluded from obtaining workers' compensation insurance for themselves.
7. Hawaii small businesses, organized as an LLC, Partner of a Partnership, and LLP will see immediate cost savings on workers' compensation insurance premium costs.

**Testimony to the House Committee on Economic Revitalization, Business and
Military Affairs
Thursday, February 19, 2009
9:30 AM
Conference Room 312**

RE: HOUSE BILL NO. 602 RELATING TO WORKERS' COMPENSATION

Chair McKelvey, Vice Chair Choy, and members of the committee.

My name is Jim Tollefson and I am the President and CEO of The Chamber of Commerce of Hawaii ("The Chamber"). I am here to state The Chamber's strong support to House Bill No. 602, relating to Workers' Compensation.

The Chamber is the largest business organization in Hawaii, representing more than 1,100 businesses. Approximately 80% of our members are small businesses with less than 20 employees. The organization works on behalf of members and the entire business community to improve the state's economic climate and to foster positive action on issues of common concern.

This measure excludes services performed by an individual who is a member of a LLC or a partner of a LLP who has a distributional interest in the company or partnership of at least 50%, a partner of a partnership, and a sole proprietor from the definition of "employment" under the workers' compensation law..

Workers' compensation provides medical insurance and wage loss for work related injuries for employees while protecting employers from civil liability resulting from such injuries. The Chamber believes that this measure is consistent with the intent of protecting employees while helping employers reduce overhead costs by enabling businesses to save on workers' compensation premiums.

The Chamber supports this measure for the following reasons:

- Owners who do not work at the business would more than likely not suffer a work-related injury; therefore they do not benefit from workers' compensation.
- Owners would not gain any benefit from suing his or her own company for any injury, even for one that was suffered and was related to the business.
- Owners who work at the business would also have little incentive to file a workers' compensation claim. Essentially, owners would have nothing to gain from suing themselves because such action would result in increased premium costs, and potentially affect the viability of their business.

Accordingly, it makes sense for owners to opt out of the mandatory workers' compensation coverage. Mandatory coverage imposes additional costs on businesses, especially on sole proprietors; therefore, the proposed exclusion will alleviate some of the high costs of doing business. At least 41 states have some statutory provision that make workers' compensation coverage elective for sole proprietors and at least 31 states have some statutory provision that makes workers' compensation coverage elective for LLC members.

For these reasons, the Chamber urges your Committee to pass this measure. Thank you very much for the opportunity to testify.



HIIA

Hawaii Independent Insurance Agents Association

February 18, 2009

To: Representative Angus L.K. McKelvey, Chair
Representative Isaac W. Choy, Vice Chair
Committee on Labor & Public Employment

From: Sonia M. Leong , Executive Director
Hawaii Independent Insurance Agents Association

Re: HB 602, Relating to Workers Compensation – Employment
Exclusion

The Hawaii Independent Insurance Agents **supports** HB 602 which excludes services performed by an individual who is a member of a limited liability company or a partner of a limited liability partnership who has a distributional interest in the company or partnership of at least 50%, a partner of a partnership, and a sole proprietor from the definition of “employment” under the workers compensation law. We are a non profit trade association of independent insurance producers dedicated to assisting the insurance buying public with their insurance needs..

We support the intent of HB602 which was to clarify Section 386-1’s definition of employment. Historically the statute allowed majority owners (at least 50%) of corporations and sole proprietors to be excluded from workers’ compensation coverage. This same section did not specify how majority owners of limited liability companies and limited liability partnerships should be handled.

Because this exclusion has not been clearly stated in the past, the Department of Labor & Industrial Relations (DLIR) took the conservative route and advised insurers that they must include these individuals for coverage and therefore charge premium for the coverage. Although this step was taken to address the different practices used by the various insurers, the DLIR took a stance that was contrary to the real intent of this section.

There will be no negative ramifications from the passage of HB 602. The positive outcome of HB 602 will include a comprehensive definition of employment and the change will provide guidance to the DLIR, insurance companies and agencies. The bill is to take effect upon signing.

Thank you for opportunity to provide testimony.



Representative Angus McKelvey, Chair
Representative Isaac Choy, Vice Chair
Committee on Economic Revitalization, Business & Military Affairs

HEARING Thursday, February 19, 2009
 9:30 am
 Conference Room 312
 State Capitol, Honolulu, Hawaii 96813

RE: HB602 Relating to Workers' Compensation

Chair McKelvey, Vice Chair Choy, and Members of the Committee:

Retail Merchants of Hawaii (RMH) is a not-for-profit trade organization representing 200 members and over 2,000 storefronts, and is committed to support the retail industry and business in general in Hawaii. The retail industry is the one of the largest single employer in the state, employing 20% of the labor force.

RMH supports HB609, which excludes services performed by an individual who is a member of a limited liability company or a partner of a limited liability partnership who has a distributional interest in the company or partnership of at least 50%, a partner of a partnership, and a sole proprietor from the definition of "employment" under the workers' compensation law.

A business owner who is not actively involved in the day-to-day activities of the business most likely would not suffer a work-related injury and therefore would not benefit from workers' compensation insurance. Even if the owner does work at the business, there would be little or no gain to file a worker's compensation claim, which would result in increased premium costs borne by the business. In the case of a sole proprietorship, an injury would likely result in the termination of the business operations.

Admittedly, worker's compensation insurance imposes additional costs on the business. This exclusion would provide additional and much needed financial resources to the small business person.

The members of the Retail Merchants of Hawaii respectfully request that you pass HB609. Thank you for your consideration and for the opportunity to comment on this measure.

A handwritten signature in black ink, appearing to read 'Carol Pregill', is written in a cursive style.

Carol Pregill, President

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