<u>H</u>.B. NO.<u>1129</u>

A BILL FOR AN ACT

RELATING TO UNEMPLOYMENT CONTRIBUTION RATES.

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

SECTION 1. Section 383-66, Hawaii Revised Statutes, is
 amended by amending subsection (b) to read as follows:

3 "(b) Notwithstanding any other provision of this chapter,
4 the following shall apply regarding assignment of rates and
5 transfers of experience:

6 (1)If an employing unit transfers its organization, trade, or business, or a portion thereof, to another 7 employing unit and, at the time of the transfer, there 8 is substantially common ownership, management, or 9 control of the two employing units, both employing 10 units shall file a notification of the transfer with 11 the department on a form approved by the department 12 within thirty days after the date of the transfer. 13 14 The department shall transfer the experience records attributable to the transferred organization, trade, 15 or business to the employing unit to whom the 16 organization, trade, or business is transferred. The 17 18 rates of both employing units shall be recalculated

Page 2

H.B. NO. 1129

and made effective beginning with the calendar 1 [quarter] year immediately following the date of the 2 3 transfer of the organization, trade, or business; If a person is not an employing unit as defined in (2)4 section 383-1 at the time it acquires the 5 organization, trade, or business of another employing 6 7 unit, both the person and the employing unit shall file a notification of the acquisition with the 8 department on a form approved by the department within 9 thirty days after the date of the acquisition. If the 10 department determines at the time of the acquisition 11 12 or thereafter, based on objective factors that may include: 13 The cost of acquiring the organization, trade, or 14 (A) 15 business; (B) Whether the person continued the activity of the 16 acquired organization, trade, or business; 17 How long the organization, trade, or business was 18 (C) 19 continued; or Whether a substantial number of new employees 20 (D) were hired for performance of duties unrelated to 21 the organization, trade, or business activity 22

LBR-09(09)

H.B. NO. 1121

1			conducted prior to the acquisition, that the
2			acquisition was solely or primarily for the
3			purpose of obtaining a lower rate of
4			contribution, the person shall not be assigned
5			the lower rate and shall be assigned the
6			contribution rate for a new or newly covered
7			employer pursuant to subsection (a)(2) instead;
8	(3)	An e	mploying unit or person who is not an employing
9		unit	shall be subject to penalties under paragraph (4)
10	×	or (5) if the employing unit or person who is not an
11		empl	oying unit:
11 12		empl	oying unit: Knowingly violates or attempts to violate this
12			Knowingly violates or attempts to violate this
12 13			Knowingly violates or attempts to violate this subsection or any other provision of this chapter
12 13 14			Knowingly violates or attempts to violate this subsection or any other provision of this chapter related to determining the assignment of a
12 13 14 15		(A)	Knowingly violates or attempts to violate this subsection or any other provision of this chapter related to determining the assignment of a contribution rate;
12 13 14 15 16		(A)	Knowingly violates or attempts to violate this subsection or any other provision of this chapter related to determining the assignment of a contribution rate; Makes any false statement or representation or
12 13 14 15 16 17		(A)	Knowingly violates or attempts to violate this subsection or any other provision of this chapter related to determining the assignment of a contribution rate; Makes any false statement or representation or fails to disclose a material fact to the

H.B. NO. 1121

1		(C)	Knowingly advises another employing unit or
2			person in a way that results in a violation or
3			attempted violation of this subsection;
4	(4)	If t	he person is an employing unit:
5		(A)	The employing unit shall be subject to the
6			highest rate assignable under this chapter for
7			the calendar year during which the violation or
8			attempted violation occurred and for the
9			consecutive three calendar years immediately
10			following; or
11		(B)	If the employing unit is already at the highest
12			rate or if the amount of increase in the
13			employing unit's rate would be less than two per
14			cent for the calendar year during which the
15			violation or attempted violation occurred, a
16			penalty equal to contributions of two per cent of
17			taxable wages shall be imposed for the calendar
18			year during which the violation or attempted
19			violation occurred and the consecutive three
20			calendar years immediately following. Any
21			penalty amount collected in excess of the maximum
22			contributions payable at the highest rate shall

LBR-09(09)

<u>H</u>.B. NO. <u>1121</u>

1			be deposited in the special unemployment
2			insurance administration fund in accordance with
3			section 383-127;
4	(5)	If t	he person is not an employing unit, the person
5		shal	l be subject to a penalty of not more than \$5,000.
6		The	penalty shall be deposited in the special
7		unem	ployment insurance administration fund in
8		acco	rdance with section 383-127;
9	(6)	For	purposes of this subsection, the following
10		defi	nitions shall apply:
11		(A)	"Knowingly" means having actual knowledge of or
12			acting with deliberate ignorance or reckless
13			disregard for the requirements or prohibition
14			involved;
15		(B)	"Violates or attempts to violate" includes, but
16			is not limited to, intent to evade,
17			misrepresentation, or wilful nondisclosure;
18		(C)	"Person" shall have the same meaning as defined
19			in section [6601(a)(1)] <u>7701(a)(1)</u> of the
20			Internal Revenue Code of 1986, as amended; and
21		(D)	"Organization, trade, or business" shall include
22			the employer's workforce;

Page 6

H.B. NO. 1121

1	(7)	In addition to the civil penalties imposed by
2		paragraphs (4) and (5), any violation of this section
3		may be prosecuted under sections 383-142 and 383-143.
4		No existing civil or criminal remedy for any wrongful
5		action that is a violation of any statute or any rule
6		of the department or the ordinance of any county shall
7		be excluded or impaired by this section;
8	(8)	The department shall establish procedures to identify
9		the transfer or acquisition of an employing unit for
10		the purposes of this section; and
11	(9)	This section shall be interpreted and applied in a
12		manner to meet the minimum requirements contained in
13		any guidance or regulations issued by the United
14		States Department of Labor."
15	SECT	ION 2. New statutory material is underscored.
16	SECT	ION 3. This Act, upon its approval, shall take effect
17	retroactiv	ve to June 9, 2005.
18		INTRODUCED BY: Calving Any
19		INTRODUCED BY:
20		BY REQUEST
		JAN 2 6 2009



Report Title:

Federal Conformity; Unemployment Insurance

Description:

Intended to conform Hawaii's unemployment insurance law to federal law to ensure uniform application to all state unemployment insurance experience rating transfers for employers.

HB n29

JUSTIFICATION SHEET

DEPARTMENT: Labor and Industrial Relations

TITLE: A BILL FOR AN ACT RELATING TO UNEMPLOYMENT CONTRIBUTION RATES.

PURPOSE: The purpose of this bill is to provide uniform application to all experience rating transfers for employers.

MEANS: Amend section 383-66(b), Hawaii Revised Statutes (HRS).

This amendment is needed to make all total JUSTIFICATION: and partial transfers under subsections (a) and (b) effective beginning with the calendar year immediately following the transfer. Currently, recalculation of rates under section 383-66(a) is effective beginning the following year while section 383-66(b) is effective beginning the next quarter which can result in multiple recalculations within a year. This proposed revision will ensure all total and partial transfers, whether mandatory or voluntary, are treated the same in accordance with federal requirements. This amendment will also preclude having to overhaul the entire UI Tax System at an estimated cost of \$23,000,000 in order to do a handful of mandatory transfers.

> Also, under section 383-66(b), a technical correction is needed to section 383-66(b)(6)(C) to change the federal law citation from section 6601(a)(1) to section 7701(a)(1) of the Internal Revenue Code, as amended.

> <u>Impact on the public</u>: Employers will not have to deal with mid-year rate changes and reprogramming of their accounting systems.

Impact on the department and other agencies: The current unemployment tax system can be Page 2



used to perform the rate recalculations without major programming changes.

GENERAL FUND: NOILE	GENERAL	FUND:	None.
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OTHER FUNDS: Federal.

PPBS PROGRAM DESIGNATION: LBR-171.

OTHER AFFECTED AGENCIES:

None.

EFFECTIVE DATE: Upon approval, the act shall take effect retroactive to June 9, 2005.