H.B. NO. ¹⁹¹³ H.D. 1

A BILL FOR AN ACT

RELATING TO UNEMPLOYMENT INSURANCE.

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

SECTION 1. Section 383-7.6, Hawaii Revised Statutes, is
 amended to read as follows:

3 "[+]§383-7.6[+] Separation for compelling family reason.
4 (a) An individual shall not be disqualified from regular
5 unemployment benefits for separating from employment if that
6 separation is for a compelling family reason.

For purposes of this section, the term "compelling family
reason" means any of the following:

9 (1) Domestic or sexual violence that is verified by 10 reasonable and confidential documentation that causes 11 the individual to reasonably believe that the individual's continued employment may jeopardize the 12 13 safety of the individual or any member of the 14 individual's immediate family (as defined by the 15 United States Secretary of Labor), including any of 16 the following circumstances:

17 (A) The individual has a reasonable fear of the
 18 occurrence of future domestic or sexual violence
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1		at, en route to, or en route from the
2		individual's place of employment, including being
3		a victim of stalking;
4	(B)	The anxiety of the individual to relocate to
5		avoid future domestic or sexual violence against
6		the individual or the individual's minor child
7		prevents the individual from reporting to work;
8	(C)	The need of the individual or the individual's
9		minor child to obtain treatment to recover from
10		the physical or psychological effects of domestic
11		or sexual violence prevents the individual from
12		reporting to work;
13	(D)	The employer's refusal to grant the individual's
14		request for leave to address domestic or sexual
15		violence and its effects on the individual or the
16		individual's minor child, including leave
17		authorized by Section 102 of the Federal Family
18		and Medical Leave Act of 1993, Public Law 103-3,
19		as amended, or other federal, state, or county
20		law; or
21	(E)	Any other circumstance in which domestic or

sexual violence causes the individual to



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1		reasonably believe that separation from
2		employment is necessary for the future safety of
3		the individual, the individual's minor child, or
4		other individuals who may be present in the
5		employer's workplace;
6	(2)	Illness or disability of a member of the individual's
7		immediate family (as defined by the United States
8		Secretary of Labor); or
9	(3)	The need for the individual to accompany the
10		individual's spouse, because of a change in the
11		location of the spouse's employment, to a place from
12		which it is impractical for the individual to commute
13		to work.
14	(b)	The department may request as reasonable and
15	confident	ial documentation under subsection (a)(1) the following
16	evidence:	
17	(1)	A notarized written statement of the individual
18		attesting to the status of the individual or the
19		individual's minor child as a victim of domestic or
20		sexual violence and explaining how continued
21		employment creates an unreasonable risk of further
22		violence;



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1	(2)	A si	gned written statement from:
2		(A)	An employee, agent, or volunteer of a victim
3			services organization;
4		(B)	The individual's attorney or advocate;
5		(C)	A minor child's attorney or advocate; or
6		(D)	A medical or other professional from whom the
7			individual or the individual's minor child has
8			sought assistance related to the domestic or
9			sexual violence,
10		atte	sting to the domestic or sexual violence and
11		expl	aining how the continued employment creates an
12		unre	asonable risk of further violence; or
13	(3)	А ро	lice or court record suggesting or demonstrating
14		that	the continued employment may cause an
15		unre	asonable risk of further violence.
16	(c)	All	information provided to the department pursuant to
17	this sect	ion,	including any statement of the individual or any
18	other doc	ument	ation, record, or corroborating evidence
19	discussin	g or	relating to domestic or sexual violence, and the
20	fact that	the	individual has applied for, inquired about, or
21	obtained	unemp	loyment compensation by reason of this section
22	shall be	retai	ned in the strictest confidence by the
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1	individual's former or current employer, and shall not be
2	disclosed except to the extent that disclosure is requested or
3	consented to by the employee, ordered by a court or
4	administrative agency, or otherwise required by applicable
5	federal or state law.
6	(d) Notwithstanding any provision of this chapter to the
7	contrary, an individual who is a victim of domestic or sexual
8	violence shall have good cause for not accepting otherwise
9	suitable, available work if the individual reasonably believes
10	that the employment will subject the individual, the
11	individual's minor child, or other individuals in the workplace
12	to an unreasonable risk of violence, despite the individual's
13	having sought appropriate assistance in responding to the
14	domestic or sexual violence, including reporting the violence to
15	the police, obtaining services from a victim services
16	organization, or taking other appropriate legal action. The
17	department may refer to documentation provided under subsection
18	(b)(1) to determine whether this good cause exemption under
19	subsection (a) applies; provided that the department may require
20	additional documentation pursuant to subsection (b)(1), at
21	reasonable intervals, to determine if an individual continues to
22	have good cause.



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1	[(d)] <u>(e)</u> As used in this section, the terms "domestic or
2	sexual violence", "stalking", and "victim services organization"
3	shall have the same meaning as in section 378-71."
4	SECTION 2. New statutory material is underscored.
5	SECTION 3. This Act shall take effect on July 1, 2010.



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Report Title: Unemployment Insurance

Description: Makes fear of domestic or sexual violence a good cause for not accepting otherwise suitable, available work. (HB1913 HD1)

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