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## A BILL FOR AN ACT

RELATING TO UNEMPLOYMENT INSURANCE BENEFITS.

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

SECTION 1. Section 383-30, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§383-30 Disqualification for benefits. (a) An

4 individual shall be disqualified for benefits:

5 (1) Voluntary separation. For any week prior to 6 October 1, 1989, in which the individual has left work 7 voluntarily without good cause, and continuing until 8 the individual has, subsequent to the week in which 9 the voluntary separation occurred, been employed for 10 at least five consecutive weeks of employment. For 11 the purposes of this paragraph, "weeks of employment" 12 means all those weeks within each of which the 13 individual has performed services in employment for 14 not less than two days or four hours per week, for one 15 or more employers, whether or not such employers are 16 subject to this chapter. For any week beginning on 17 and after October 1, 1989, in which the individual has 18 left the individual's work voluntarily without good



cause, and continuing until the individual has,
 subsequent to the week in which the voluntary
 separation occurred, been paid wages in covered
 employment equal to not less than five times the
 individual's weekly benefit amount as determined under
 section 383-22(b).

An owner-employee of a corporation who brings about the owner-employee's unemployment by divesting ownership, leasing the business interest, terminating the business, or by other similar actions where the owner-employee is the party initiating termination of the employment relationship, has voluntarily left employment.

14 (2)Discharge or suspension for misconduct. For any week 15 prior to October 1, 1989, in which the individual has 16 been discharged for misconduct connected with work, and continuing until the individual has, subsequent to 17 18 the week in which the discharge occurred, been 19 employed for at least five consecutive weeks of 20 employment. For the week in which the individual has 21 been suspended for misconduct connected with work and 22 for not less than one or more than four consecutive



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1 weeks of unemployment which immediately follow such 2 week, as determined in each case in accordance with 3 the seriousness of the misconduct. For the purposes 4 of this paragraph, "weeks of employment" means all 5 those weeks within each of which the individual has 6 performed services in employment for not less than two 7 days or four hours per week, for one or more 8 employers, whether or not such employers are subject 9 to this chapter. For any week beginning on and after 10 October 1, 1989, in which the individual has been 11 discharged for misconduct connected with work, and 12 until the individual has, subsequent to the week in 13 which the discharge occurred, been paid wages in 14 covered employment equal to not less than five times the individual's weekly benefit amount as determined 15 16 under section 383-22(b).

17 (3) Failure to apply for work, etc. For any week prior to
18 October 1, 1989, in which the individual failed,
19 without good cause, either to apply for available,
20 suitable work when so directed by the employment
21 office or any duly authorized representative of the
22 department of labor and industrial relations, or to



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1 accept suitable work when offered and continuing until 2 the individual has, subsequent to the week in which 3 the failure occurred, been employed for at least five consecutive weeks of employment. For the purposes of 4 5 this paragraph, "weeks of employment" means all those 6 weeks within each of which the individual has 7 performed services in employment for not less than two 8 days or four hours per week, for one or more 9 employers, whether or not such employers are subject 10 to this chapter. For any week beginning on and after 11 October 1, 1989, in which the individual failed, 12 without good cause, either to apply for available, 13 suitable work when so directed by the employment 14 office or any duly authorized representative of the 15 department of labor and industrial relations, or to 16 accept suitable work when offered until the individual 17 has, subsequent to the week in which the failure 18 occurred, been paid wages in covered employment equal 19 to not less than five times the individual's weekly 20 benefit amount as determined under section 383-22(b). 21 (A) In determining whether or not any work is 22 suitable for an individual there shall be



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1 considered among other factors and in addition to 2 those enumerated in paragraph (3)(B), the degree 3 of risk involved to the individual's health, 4 safety, and morals, the individual's physical 5 fitness and prior training, the individual's 6 experience and prior earnings, the length of 7 unemployment, the individual's prospects for 8 obtaining work in the individual's customary 9 occupation, the distance of available work from 10 the individual's residence, and prospects for 11 obtaining local work. The same factors so far as 12 applicable shall be considered in determining the 13 existence of good cause for an individual's 14 voluntarily leaving work under paragraph (1). 15 Notwithstanding any other provisions of this (B) 16 chapter, no work shall be deemed suitable and 17 benefits shall not be denied under this chapter 18 to any otherwise eligible individual for refusing 19 to accept new work under any of the following 20 conditions:



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1		(i)	If the position offered is vacant due
2			directly to a strike, lockout, or other
3			labor dispute;
4		(ii)	If the wages, hours, or other conditions of
5			the work offered are substantially less
6			favorable to the individual than those
7			prevailing for similar work in the locality;
8		(iii)	If as a condition of being employed the
9			individual would be required to join a
10			company union or to resign from or refrain
11			from joining any bona fide labor
12			organization.
13	(4)	Labor dis	pute. For any week with respect to which it
14		is found	that unemployment is due to a stoppage of
15		work whic	h exists because of a labor dispute at the
16		factory, establishment, or other premises at which the	
17		individua	l is or was last employed; provided that this
18		paragraph	shall not apply if it is shown that:
19		(A) The :	individual is not participating in or
20		dire	ctly interested in the labor dispute which
21		cause	ed the stoppage of work; and



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1 The individual does not belong to a grade or (B) class of workers of which, immediately before the 2 3 commencement of the stoppage, there were members employed at the premises at which the stoppage 4 5 occurs, any of whom are participating in or 6 directly interested in the dispute; provided that 7 if in any case separate branches of work, which 8 are commonly conducted as separate businesses in 9 separate premises, are conducted in separate 10 departments of the same premises, each such 11 department shall, for the purpose of this 12 paragraph, be deemed to be a separate factory, 13 establishment, or other premises. 14 (5) If the department finds that the individual has within 15 the twenty-four calendar months immediately preceding 16 any week of unemployment made a false statement or 17 representation of a material fact knowing it to be false or knowingly failed to disclose a material fact 18

19 to obtain any benefits not due under this chapter, the
20 individual shall be disqualified for benefits
21 beginning with the week in which the department makes
22 the determination and for each consecutive week during



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1 the current and subsequent twenty-four calendar months 2 immediately following such determination, and such 3 individual shall not be entitled to any benefit under 4 this chapter for the duration of such period; provided 5 that no disgualification shall be imposed if 6 proceedings have been undertaken against the individual under section 383-141. 7 (6) Other unemployment benefits. For any week or part of 8 9 a week with respect to which the individual has 10 received or is seeking unemployment benefits under any 11 other employment security law, but this paragraph 12 shall not apply (A) if the appropriate agency finally 13 determines that the individual is not entitled to 14 benefits under such other law, or (B) if benefits are 15 payable to the individual under an act of Congress 16 which has as its purpose the supplementation of 17 unemployment benefits under a state law. 18 Effective July 1, 2010, notwithstanding any law or (b) 19 rule to the contrary, an individual shall not be disqualified 20 for benefits for any week in which the individual separates 21 involuntarily or voluntarily, with or without good cause, from

22 an employer offering part-time employment, if the individual is:



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1	(1) Receiving benefits while attached to a regular
2	employer that is not offering work;
3	(2) Receiving partial unemployment benefits; and
4	(3) Exempt from work search and registration for work
5	requirements."
6	SECTION 2. New statutory material is underscored.
7	SECTION 3. This Act shall take effect on July 1, 2010.



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### Report Title:

Unemployment Benefits; Disqualification; Part-time Work

#### Description:

Authorizes an individual that is attached to a regular employer who is not offering work to still receive unemployment insurance benefits even if that individual voluntarily or involuntarily separates from part-time employment, with or without good cause. (HB2257 HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

