H.B. NO. 2749

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A BILL FOR AN ACT

RELATING TO THE HAWAII EMPLOYER-UNION HEALTH BENEFITS TRUST FUND.

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

1	SECTION 1. Chapter 87A, Hawaii Revised Statutes, is
2	amended by adding three new sections to be appropriately
3	designated and to read as follows:
4	" <u>S87A-A</u> Selection of benefit plan carriers, third-party
5	administrators, consultants, actuaries, auditors or
6	administrator. Procurement of a carrier, third-party
7	administrator for any benefits plan, consultants, actuaries,
8	auditors, or administrator shall be exempt from chapter 103D.
9	<u>§87A-B</u> Fiduciary duties; prohibited transactions. (a) A
10	fiduciary of the trust shall comply, with respect to a plan,
11	with all fiduciary duties imposed on fiduciaries under Title 29
12	United States Code Sections 1001-1191, as amended, and related
13	regulations.
14	(b) All fiduciaries of the trust shall discharge their
15	duties with respect to a plan solely in the interest of the
16	participants and beneficiaries and:
17	(1) For the exclusive purpose of:



1		(A) Providing benefits to participants and their
2		beneficiaries; and
3		(B) Defraying reasonable expenses of administering
4		the plan; and
5	(2)	With the care, skill, prudence, and diligence under
6		the circumstances then prevailing that a prudent
7		person acting in a similar capacity and familiar with
8		those matters would use in the conduct of an
9		enterprise of a similar character and with like aims;
10	(3)	By diversifying the investments of the plan so as to
11		minimize the risk of large losses, unless, under the
12		circumstances, it is clearly prudent not to do so; and
13	(4)	In accordance with the documents and instruments
14		governing the plan insofar as such documents and
15		instruments are consistent with the provisions of this
16		chapter.
17	(c)	In addition to any liability that a fiduciary may have
18	under thi	s chapter, a fiduciary with respect to a plan shall be
19	liable fo	r a breach of fiduciary responsibility of another
20	fiduciary	with respect to the same plan in the following
21	circumsta	nces:



1	<u>(1)</u>	If the fiduciary participates knowingly in, or
2		knowingly undertakes to conceal, an act of omission of
3		the other fiduciary, knowing that act or omission is a
4		breach;
5	(2)	If, by the fiduciary's failure to comply with
6		subsection (a) or (b), the fiduciary has enabled such
7		other fiduciary to commit a breach; or
8	(3)	If the fiduciary has knowledge of the breach by such
9		other fiduciary, unless the fiduciary makes reasonable
10		efforts under the circumstances to remedy the breach.
11	<u>If t</u>	he assets of the plan are held by two or more trustees,
12	each shall	l use reasonable care to prevent a co-trustee from
13	<u>committing</u>	g a breach, and each shall be responsible for jointly
14	managing a	and controlling the assets of the plan.
15	(d)	A fiduciary shall not cause a plan to engage in a
16	transactio	on, if the fiduciary knows or should know that the
17	transactio	on constitutes a direct or indirect:
18	(1)	Sale or exchange, or leasing, of any property between
19		the plan and a party in interest;
20	(2)	Lending of money or other extension of credit between
21		the plan and a party in interest;



H.B. NO. 2149

4

1	(3)	Furnishing of goods, services, or facilities between
2		the plan and a party in interest; or
3	(4)	Transfer to, or use by or for the benefit of, a party
4		in interest, of any assets of the plan.
5	<u>(e)</u>	A fiduciary shall not:
6	(1)	Deal with the assets of the plan in the fiduciary's
7		own interest or for the fiduciary's own account;
8	(2)	In the fiduciary's individual capacity or in any other
9		capacity act in any transaction involving the plan on
10		behalf of a party (or represent a party) whose
11		interests are adverse to the interests of the plan or
12		the interests of its participants or beneficiaries; or
13	(3)	Receive any consideration for the fiduciary's own
14		personal account from any party dealing with the plan
15		in connection with a transaction involving the assets
16		of the plan.
17	<u>§87</u> A	-C Liability for breach of fiduciary duty. (a) Any
18	person wh	o is a fiduciary with respect to a plan and who
19	breaches	any of the responsibilities, obligations, or duties
20	imposed o	n fiduciaries by this chapter shall be personally
21	liable to	make good to the plan any losses to the plan resulting
22	from each	breach, and to restore to the plan any profits of the
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1	fiduciary	that have been made through the use of assets of the
2	plan by t	he fiduciary, and shall be subject to any other
3	<u>equitable</u>	and remedial relief as the court may deem appropriate,
4	including	removal of the fiduciary.
5	(b)	Any provision in any agreement or instrument that
6	purports	to relieve a fiduciary of responsibility or liability
7	<u>for any r</u>	esponsibility, obligation, or duty under this chapter
8	shall be	void as against public policy. However, nothing in
9	this sect	ion shall preclude:
10	(1)	A plan from purchasing insurance for its fiduciaries
11		or for itself to cover liability or losses occurring
12		by reason of the act or omission of a fiduciary in the
13		case of a breach of a fiduciary obligation by the
14		fiduciary, if the insurance permits recourse by the
15		insurer against the fiduciary in the case of a breach
16		of fiduciary obligation by the fiduciary;
17	(2)	A fiduciary from purchasing insurance to cover
18		liability under this chapter from and for the
19		fiduciary's own account; or
20	(3)	An employee organization from purchasing insurance to
21		cover potential liability of one or more persons who



H.B. NO.2749

1	serve in a fiduciary capacity with regard to an
2	employee welfare benefit plan."
3	SECTION 2. Section 28-8.3, Hawaii Revised Statutes, is
4	amended by amending subsection (a) to read as follows:
5	"(a) No department of the State other than the attorney
6	general may employ or retain any attorney, by contract or
7	otherwise, for the purpose of representing the State or the
8	department in any litigation, rendering legal counsel to the
9	department, or drafting legal documents for the department;
10	provided that the foregoing provision shall not apply to the
11	employment or retention of attorneys:
12	(1) By the public utilities commission, the labor and
13	industrial relations appeals board, and the Hawaii
14	labor relations board;
15	(2) By any court or judicial or legislative office of the
16	State; provided that if the attorney general is
17	requested to provide representation to a court or
18	judicial office by the chief justice or the chief
19	justice's designee, or to a legislative office by the
20	speaker of the house of representatives and the
21	president of the senate jointly, and the attorney
22	general declines to provide such representation on the



H.B. NO.2749

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1		grounds of conflict of interest, the attorney general
2		shall retain an attorney for the court, judicial, or
3		legislative office, subject to approval by the court,
4		judicial, or legislative office;
5	(3)	By the legislative reference bureau;
6	(4)	By any compilation commission that may be constituted
7		from time to time;
8	(5)	By the real estate commission for any action involving
9		the real estate recovery fund;
10	(6)	By the contractors license board for any action
11		involving the contractors recovery fund;
12	(7)	By the trustees for any action involving the travel
13		agency recovery fund;
14	(8)	By the office of Hawaiian affairs;
15	(9)	By the department of commerce and consumer affairs for
16		the enforcement of violations of chapters 480 and
17		485A;
18	(10)	As grand jury counsel;
19	(11)	By the Hawaiian home lands trust individual claims
20		review panel;
21	(12)	By the Hawaii health systems corporation, or its
22		regional system boards, or any of their facilities;



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1	(13)	By the auditor;
2	(14)	By the office of ombudsman;
3	(15)	By the insurance division;
4	(16)	By the University of Hawaii;
5	(17)	By the Kahoolawe island reserve commission;
6	(18)	By the division of consumer advocacy;
7	(19)	By the office of elections;
8	(20)	By the campaign spending commission;
9	(21)	By the Hawaii tourism authority, as provided in
10		section 201B-2.5; [or]
11	(22)	By the Hawaii employer-union health benefits trust
12		fund, as provided in section 87A-9; or
13	[-(22)-]	(23) By a department, in the event the attorney
14		general, for reasons deemed by the attorney general
15		good and sufficient, declines to employ or retain an
16		attorney for a department; provided that the governor
17		thereupon waives the provision of this section."
18	SECT	ION 3. Section 87A-5, Hawaii Revised Statutes, is
19	amended to	o read as follows:
20	"§872	A-5 Composition of board. (a) The board of trustees
21	of the em	ployer-union health benefits trust fund shall consist



Page 9

1	of [ten]	trust	ees appointed [by-the-governor] in accordance with
2	the follo	owing	procedure:
3	(1)	[Fiv	e] <u>Six</u> trustees[, one of whom shall represent
4		reti	rees,] to represent employee-beneficiaries and to
5		be s	elected as follows:
6		[-(A)-	Three-trustees shall be appointed from a list-of
7			two nominces per-trustee selected by each of the
8			three exclusive representative organizations that
9			have the largest number of employee-
10			beneficiaries;
11		(B)	One trustee shall be appointed from a list of two
12			nominees selected by mutual agreement of the
13			remaining exclusive-employee-representative
14			organizations; and
15		(C)	One trustee representing retirees shall be
16			appointed from a list of two nominees selected by
17	·		mutual agreement of all cligible exclusive
18			representatives; and
19	(2)	Five	trustees to represent public employers.]
20		<u>(A)</u>	One trustee to be appointed by the exclusive
21			bargaining representative for bargaining units 2,
22			<u>3, 4, 6, 8, 9 and 13;</u>



Page 10

1	<u>(B)</u>	One trustee to be appointed by the exclusive
2		bargaining representative for bargaining unit 5;
3	<u>(C)</u>	One trustee to be appointed by the exclusive
4		bargaining representative for bargaining unit 7;
5	<u>(D)</u>	One trustee to be appointed by the exclusive
6		bargaining representative for bargaining units 1
7		and 10;
8	<u>(E)</u>	One trustee to be appointed by the exclusive
9		bargaining representative for bargaining unit 11;
10		and
11	<u>(F)</u>	One trustee to be appointed by the exclusive
12		bargaining representative for bargaining unit 12.
13	All truste	ees shall serve at the pleasure of the appointing
14	exclusive	bargaining representative.
15	(2) Six (rustees, five to represent public employers and
16	one	co represent retiree beneficiaries, as follows:
17	<u>(A)</u>	One trustee shall be appointed by the governor to
18		represent the State of Hawaii administration;
19	<u>(B)</u>	One trustee shall be appointed by the governor
20		from a nominee submitted by the University of
21		Hawaii board of regents;



1	<u>(C)</u>	One trustee shall be appointed by the governor
2		from a nominee submitted by the board of
3		education;
4	<u>(D)</u>	One trustee shall be appointed by the mayor of
5		the city and county of Honolulu;
6	<u>(E)</u>	One trustee shall be appointed by at least two
7		county mayors from the county of Hawaii or Maui
8		or Kauai. The two remaining counties will have
9		an alternate as a trustee to sit in the absence
10		of a county or city and county regular trustee;
11		and
12	<u>(F)</u>	One trustee shall be appointed by the governor to
13		represent retiree beneficiaries.
14	All trust	ees shall serve at the pleasure of the appointing
15	authority	<u>.</u>
16	(b) If a	n exclusive bargaining representative negotiates a
17	specific contr	ibution to apply to only that bargaining unit,
18	that unit shal	l have a sub-board of trustees to administer that
19	exclusive barga	aining unit's contributions and benefits. The
20	benefits for the	he bargaining unit, including the type and level,
21	shall be deter	mined by the sub-board of trustees or established
22	pursuant to the	e collective bargaining agreement. There shall be
	2010-0719 HB SI	

1	two trustees appointed by the employer, and two trustees	
2	appointed by the exclusive bargaining representative to the sub-	
3	board.	
4	(c) Section 26-34 shall not apply to board member	
5	selection and terms. Notwithstanding any other provision of	
6	this section, no exclusive representative of a bargaining unit	
7	that sponsors or participates in a voluntary employee	
8	beneficiary association shall be eligible to select nominees or	
9	to be represented by a trustee on the board.	
10	(d) As used in this section, the term "exclusive	
11	representative" shall have the same meaning as in section 89-2."	
12	SECTION 4. Section 87A-6, Hawaii Revised Statutes, is	
13	amended to read as follows:	
14	"§87A-6 Term of a trustee; vacancy. [The term of office	
15	of each trustee shall be four years; provided that a trustee may	
16	be reappointed for one additional consecutive four year term.	
17	A vacancy on the board shall be filled in the same manner	
18	as the trustee who vacated that position was nominated or	
19	appointed; provided that the criteria used for nominating or	
20	appointing the successor shall be the same criteria used for	
21	nominating or appointing the person's predecessor;provided	
22	further that vacancies on the board-for-each-trustee-position	
	2010-0719 HB SMA.doc	

1	representing retirees and employee beneficiaries appointed under		
2	section 87A-5(1)(A) and (B) shall be filled by appointment of		
3	the governor as follows:		
4	(1)	If a vacancy occurs in one of the trustee positions	
5		described in section 87A 5(1)(A), then the vacancy	
6		shall be appointed from a list of two nominees	
7		submitted by the exclusive employee representative	
8		from among the three largest exclusive employee	
9		representatives that does not have a trustee among the	
10		three trustee positions;	
11	.(2)	If a vacancy occurs-in-a-trustee position described in	
12		section 87A 5(1)(B), then the vacancy shall be	
13		appointed from a list of two nominees submitted by	
14		mutual agreement of the exclusive employee	
15		representatives described in section 87A 5(1)(B); and	
16	(3)	If a vacancy occurs in the retirce-position-described	
17		in section 87A-5(1)(C), then the vacancy shall be	
18		appointed from a list of two nominees-submitted-by	
19		mutual agreement of all-cligible-exclusive employee	
20		representatives.	
21	If by the end of a trustee's term the trustee is not		
22	reappointed or the trustee's successor is not appointed, the		



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1	trustee shall serve until the trustee's successor is appointed.]		
2	The term of office of each trustee shall be at the pleasure of		
3	the nominating or appointing authority. In the event the		
4	appointing authority fails to appoint an employer trustee to		
5	fill a vacant position, the chief justice of the supreme court		
6	shall make the appointment upon petition by two or more employee		
7	beneficiary trustees. In the event the appointing authority		
8	fails to appoint an employee beneficiary trustee to fill a		
9	vacant position, the chief justice of the supreme court shall		
10	make the appointment upon petition by two or more employer		
11	trustees."		
12	SECTION 5. Section 87A-9, Hawaii Revised Statutes, is		
13	amended to read as follows:		
14	"[{]§87A-9[]] Legal adviser. The [attorney general shall]		
15	board may appoint or retain by contract an attorney who is		
16	independent of the attorney general to serve as legal adviser to		
17	the board and [shall] provide legal representation for the		
18	Hawaii employer-union health benefits trust fund. The legal		
19	adviser shall have Employee Retirement and Income Security Act		
20	(ERISA) employee benefits experience, either from the private or		
21	public sector."		



H.B. NO.2749

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1 SECTION 6. Section 87A-11, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "[+]\$87A-11[]] Quorum; board actions; voting. (a) [Six] Eight trustees, [three] four of whom represent the public 4 5 employer and [three] four of whom represent employeebeneficiaries, shall constitute a quorum for the transaction of 6 7 business. 8 Trustees representing the public employers shall (b) 9 collectively have one vote. Trustees representing the employee-10 beneficiaries shall collectively have one vote. 11 For any vote of the trustees representing the public 12 employers to be valid, [three] four of these trustees must 13 concur to cast such a vote. In the absence of such concurrence, 14 the trustees representing the public employers shall be deemed 15 to have abstained from voting. 16 For any vote of the trustees representing the employee-

17 beneficiaries to be valid, [three] four of these trustees must 18 concur to cast such a vote. In the absence of such concurrence, 19 the trustees representing the employee-beneficiaries shall be 20 deemed to have abstained from voting.

21 An abstention shall not be counted as either a vote in22 favor or against a matter before the board.



H.B. NO.2749

1	(c)	Any action taken by the board shall be by the	
2	concurrence of at least two votes. In the event of a tie vote		
3	on any motion, the motion shall fail. Upon the concurrence of		
4	[six] <u>eight</u> trustees, the board shall participate in dispute		
5	resolution."		
6	SECTION 7. Section 87A-15, Hawaii Revised Statutes, is		
7	amended to read as follows:		
8	"[+]\$	87A-15[] Administration of the fund. The board	
9	shall admi	inister and carry out the purpose of the fund. Health	
10	and other benefit plans shall be provided [at a cost affordable		
11	to both the public employers and the public employees.] as		
12	follows:		
13	(1)	For collective bargaining units based on the	
14		collectively bargained contributions from both the	
15		employers and the employees;	
16	(2)	For retirees within the appropriation adopted by the	
17		State legislature and the respective counties; and	
18	(3)	For all other eligible beneficiaries based on the	
19		contribution from both the employer and employees."	
20	SECTI	ION 8. Section 87A-30, Hawaii Revised Statutes, is	
21	amended to read as follows:		



1 "§87A-30 Hawaii employer-union health benefits trust fund; 2 establishment. There is established outside the state treasury, 3 a trust fund to be known as the "Hawaii Employer-Union Health Benefits Trust Fund". The fund shall consist of contributions, 4 5 interest, income, dividends, refunds, rate credits, and other 6 returns. It is hereby declared that any and all sums 7 contributed or paid from any source to the fund created by this 8 part, and all assets of the fund including any and all interest 9 and earnings on the same, are and shall be held in trust by the 10 board for the exclusive use and benefit of the employee-11 beneficiaries and dependent-beneficiaries and shall not be 12 subject to appropriation for any other purpose whatsoever. The 13 fund shall be under the control of the board of trustees and 14 placed under the department of [budget and finance] human 15 resources development for administrative purposes." 16 SECTION 9. Statutory material to be repealed is bracketed 17 and stricken. New statutory material is underscored. 18 SECTION 10. This Act shall take effect upon its approval.

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INTRODUCED BY:

JAN 2 6 2010



Report Title:

Hawaii Employer-Union Health Benefits Trust Fund

Description:

Adds three new sections on selection of benefit plan carriers, fiduciary duties, and liability for breach of fiduciary duty; exempts the Hawaii employer-union health benefits trust fund from the requirement to use the attorney general; increases the members of the board of trustees from ten to twelve and changes membership and terms; authorizes the board to retain an attorney who is independent of the attorney general as legal advisor; transfers the fund from the department of budget and finance to the department of human resources development.

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

