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### A BILL FOR AN ACT

RELATING TO WORKERS' COMPENSATION.

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

SECTION 1. Section 386-31, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§386-31 Total disability. (a) Permanent total
4 disability. Where a work injury causes permanent total
5 disability, the employer shall pay the injured employee a weekly
6 benefit equal to sixty-six and two-thirds per cent of the
7 employee's average weekly wages, subject to the following
8 limitation:

9 Beginning January 1, 1975, and during each succeeding 10 twelve-month period thereafter, not more than the state average 11 weekly wage last determined by the director, rounded to the 12 nearest dollar, nor less than \$38 or twenty-five per cent of the 13 foregoing maximum amount, rounded to the nearest dollar, 14 whichever is higher.

15 In the case of the following injuries, the disability 16 caused thereby shall be deemed permanent and total:

17 (1) The permanent and total loss of sight in both eyes;
18 (2) The loss of both feet at or before the ankle;

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1	(3)	The loss of both hands at or above the wrist;	
2	(4)	The loss of one hand and one foot;	
3	(5)	An injury to the spine resulting in permanent and	
4		complete paralysis of both legs or both arms or one	
5		leg and one arm; or	
6	(6)	An injury to the skull resulting in incurable	
7		imbecility or insanity.	
8	In all other cases, the permanency and totality of the		
9	disability shall be determined on the facts. No adjudication of		
10	permanent total disability shall be made until after two weeks		
11	from the date of the injury.		
	( <b>1</b> , )		
12	(b)	Temporary total disability. Where a work injury	
12 13		Temporary total disability. Where a work injury tal disability not determined to be permanent in	
	causes to		
13	causes to character	tal disability not determined to be permanent in	
13 14	causes to character not inclu	tal disability not determined to be permanent in , the employer, for the duration of the disability, but	
13 14 15	causes to character not inclue the injure	tal disability not determined to be permanent in , the employer, for the duration of the disability, but ding the first three calendar days thereof, shall pay	
13 14 15 16	causes to character not inclus the injury and two-th	tal disability not determined to be permanent in , the employer, for the duration of the disability, but ding the first three calendar days thereof, shall pay ed employee a weekly benefit at the rate of sixty-six	
13 14 15 16 17	causes to character not includ the injurd and two-th subject to	tal disability not determined to be permanent in , the employer, for the duration of the disability, but ding the first three calendar days thereof, shall pay ed employee a weekly benefit at the rate of sixty-six hirds per cent of the employee's average weekly wages,	
13 14 15 16 17 18	causes to character not inclue the injure and two-th subject to subsection	tal disability not determined to be permanent in , the employer, for the duration of the disability, but ding the first three calendar days thereof, shall pay ed employee a weekly benefit at the rate of sixty-six hirds per cent of the employee's average weekly wages, o the limitations on weekly benefit rates prescribed in	
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> </ol>	causes to character not inclue the injure and two-the subject to subject to less than	tal disability not determined to be permanent in , the employer, for the duration of the disability, but ding the first three calendar days thereof, shall pay ed employee a weekly benefit at the rate of sixty-six hirds per cent of the employee's average weekly wages, o the limitations on weekly benefit rates prescribed in n (a), or if the employee's average weekly wages are	



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1 If an employee is unable to complete a regular daily work 2 shift due to a work injury, the employee shall be deemed totally 3 disabled for work for that day. 4 The employer shall pay temporary total disability benefits 5 promptly as they accrue to the person entitled [thereto] to the 6 benefits without waiting for a decision from the director, 7 [unless] regardless of whether this right is controverted by the 8 employer in the employer's initial report of industrial injury. 9 The first payment of benefits shall become due and shall be paid 10 no later than on the tenth day after the employer has been 11 notified of the occurrence of the total disability, and 12 thereafter the benefits due shall be paid weekly except as 13 otherwise authorized pursuant to section 386-53. 14 The payment of these benefits shall [only] be terminated 15 only upon order of the director or if the employee's treating 16 physician determines that the employee is able to resume work [-] 17 and the employer has made a bona fide offer of suitable work 18 within the employee's medical restrictions. The order shall 19 only be issued after the director has reviewed the case file and 20 position papers submitted by the employee and the employer. 21 When the employer is of the opinion that temporary total 22 disability benefits should be terminated [because the injured HB LRB 09-1038.doc 

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1 employee is able to resume work], the employer shall notify the 2 employee and the director in writing of an intent to terminate 3 the benefits at least two weeks prior to the date when the last 4 payment is to be made. The notice shall give the reason for 5 stopping payment and shall inform the employee that the employee 6 may make a written request to the director for a [hearing] 7 review if the employee disagrees with the employer. Upon 8 receipt of the request from the employee, the director shall 9 [conduct a hearing as expeditiously as possible and render a 10 prompt decision as specified in section 386-86.] direct the 11 employee and employer to submit position papers within fourteen 12 days of the request from the employee. The director shall then review the case file and position papers and issue a decision, 13 14 without a hearing, within thirty days, indicating whether 15 temporary total disability benefits should have been 16 discontinued and, if so, the director shall designate a date 17 after which temporary total disability benefits should have been 18 discontinued. The employer may request in writing to the 19 director that the director issue a credit for the amount of 20 temporary total disability benefits paid by an employer after 21 the date on which temporary total disability benefits should 22 have been discontinued. If the employee is unable to perform HB LRB 09-1038.doc

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light work, if offered, temporary total disability benefits
 shall not be discontinued based solely on the inability to
 perform or continue to perform light work.

An employer or insurance carrier who fails to comply with this section shall pay not more than \$2,500 into the special compensation fund upon the order of the director, in addition to <u>attorney's fees and costs to the employee for enforcement of</u> <u>this section and other penalties prescribed in section 386-92.</u> (1) If the director determines, based upon a review of

10 medical records and reports and other relevant 11 documentary evidence, that an injured employee's 12 medical condition may be stabilized and the employee 13 is unable to return to the employee's regular job, the 14 director shall issue a preliminary decision regarding 15 the claimant's entitlement and limitation to benefits 16 and rights under Hawaii's workers' compensation laws. 17 The preliminary decision shall be sent to the affected 18 employee and the employee's designated representative 19 and the employer and the employer's designated 20 representative and shall state that any party 21 disagreeing with the director's preliminary findings 22 of medical stabilization and work limitations may



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1 request a hearing within twenty days of the date of 2 the decision. The director shall be available to 3 answer any questions during the twenty-day period from the injured employee and affected employer. 4 If 5 neither party requests a hearing challenging the director's finding, the determination shall be deemed 6 7 accepted and binding upon the parties. In any case 8 where a hearing is held on the preliminary findings, 9 any person aggrieved by the director's decision and 10 order may appeal under section 386-87.

11A preliminary decision of the director shall12inform the injured employee and the employer of the13following responsibilities, benefits, and limitations14on vocational rehabilitation benefits that are15designed to facilitate the injured employee's early16return to suitable gainful employment:

17 (A) That the injured employee may invoke the
18 employee's rights under section 378-2, 378-32, or
19 386-142, or all of them, in the event of unlawful
20 discrimination or other unlawful employment
21 practice by the employer; and



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1		(B) That after termination of temporary total	
2		disability benefits, an injured employee who	
3		resumes work may be entitled to permanent partial	
4		disability benefits, which <u>,</u> if awarded, shall be	
5		paid regardless of the earnings or employment	
6		status of the disabled employee at the time.	
7	(2)	If the rehabilitation unit determines that an injured	
8		employee is not a feasible candidate for	
9		rehabilitation and that the employee is unable to	
10		resume the employee's regular job, it shall promptly	
11		certify the same to the director. Soon thereafter,	
12		the director shall conduct a hearing to determine	
13		whether the injured employee remains temporarily	
14		totally disabled, or whether the employee is	
15	]	permanently partially disabled, or permanently totally	
16		disabled.	
17	(c)	Subsection (b) notwithstanding, where a work injury	
18	causes tem	porary total disability and payment of compensation	
19	due under	this chapter does not begin within thirty days of the	
20	date of injury, the injured employee shall be entitled to		
21	receive a weekly benefit equal to seventy per cent of the		
22	injured emp	ployee's average weekly wages, subject to the	
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1 limitations on weekly benefit rates prescribed in subsection
2 (a), or if the employee's average weekly wages are less than the
3 maximum weekly benefit rate prescribed in subsection (a), at the
4 rate of one hundred per cent of the employee's average weekly
5 wages."

6 SECTION 2. The director of labor and industrial relations 7 shall convene a working group within thirty days of the 8 effective date of this section. The working group shall consist 9 of the director of labor and industrial relations and other 10 members selected by the director from representatives of 11 employer and employee organizations, including labor unions. 12 The number of working group members shall be as determined by 13 the director. The director shall serve as the chairperson of 14 the working group.

15 The working group shall address and make recommendations to 16 resolve any concerns raised by this Act.

17 The working group shall submit findings and 18 recommendations, including proposed legislation, to the 19 legislature no later than twenty days prior to the convening of 20 the regular session of 2010.



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SECTION 3. This Act shall apply to any employee receiving
 temporary total disability benefits on or after its effective
 date.

4 SECTION 4. Statutory material to be repealed is bracketed5 and stricken. New statutory material is underscored.

6 SECTION 5. This Act shall take effect upon its approval; 7 provided that sections 1, 3, and 4 shall take effect on July 1, 8 2010, if the working group established in section 2 of this Act 9 submits a report to the legislature that it has not reached a 10 consensus in resolving the concerns raised by this Act.

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INTRODUCED BY: MANK Alphishima Reportante

JAN 2 3 2009



Report Title: Workers' Compensation; Temporary Total Disability

#### Description:

Requires an employer to pay temporary total disability benefits regardless of whether the employer controverts the right to benefits. Specifies that the employee's ability to return to work is to be decided by the employee's treating physician. Convenes a working group. Effective upon approval for the convening of the working group; 7/1/10 if there is no consensus among the working group.

