H.B. NO. 209

A BILL FOR AN ACT

RELATING TO JOB-SHARING FOR PUBLIC EMPLOYEES.

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

1 SECTION 1. The legislature finds that flexible employment 2 opportunities are needed to meet changing social and economic 3 realities of life in Hawaii. For nearly twenty years, the 4 legislature has promoted job-sharing, which allows the sharing 5 of one full-time position by two half-time employees, as an employment option for certain state workers. Job-sharing pilot 6 7 projects have been authorized for the executive branch, the 8 judiciary, the office of the legislative reference bureau, the 9 office of the auditor, and the office of the ombudsman.

10 According to the auditor, in the Final Report on Job 11 Sharing in Hawaii State Government, Report No. 93-11, these job-12 sharing pilot projects were found to be a feasible, desirable, 13 and cost-effective work arrangement. Job-sharers have the 14 flexibility to care for children, and more time to spend with their families, and to pursue additional education and training. 15 16 Positive results of job-sharing include a decrease in worker 17 turnover and absenteeism, an increase in worker productivity, 18 and an improvement in worker morale. The auditor's report HB LRB 11-0313.doc

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1	concluded with a recommendation that job-sharing should be
2	authorized in all state agencies in the three branches of
3	government to use at the agency's discretion.
4	The purpose of this Act is to authorize the executive
5	departments, the judiciary, the office of the legislative
6	reference bureau, the office of the auditor, and the office of
7	the ombudsman to establish voluntary job-sharing programs for
8	their permanent, full-time employees; and to encourage agencies
9	to examine the appropriate use of job-sharing as a means of
10	improving operations and retaining productive employees.
11	SECTION 2. The Hawaii Revised Statutes is amended by
12	adding a new chapter to be appropriately designated and to read
13	as follows:
14	"CHAPTER
15	JOB-SHARING
16	S -1 Definitions. As used in this chapter, unless the
17	context requires otherwise:
18	"Agency" means the executive departments, the University of
19	Hawaii, the judiciary, the office of the legislative reference
20	bureau, the office of the auditor, and the office of the
21	ombudsman; provided that it shall not apply to executive



agencies that have a specific statutory authorization for job sharing.

3 "Director" means the director of a state department, the 4 comptroller, the chairperson of the board of agriculture, the 5 attorney general, the adjutant general, the superintendent of 6 education, the chairperson of the Hawaiian homes commission, the 7 chairperson of the board of land and natural resources, the 8 president of the University of Hawaii, the administrative 9 director of the courts, the director of the legislative 10 reference bureau, the state auditor, and the state ombudsman.

"Job-sharing" means the voluntary sharing of a full-time, permanent employee's position with another employee, with each employee working one-half of the total number of hours of work required per month, and each receiving one-half of the salary and at least one-half of each employee benefit afforded to fulltime employees.

17 § -2 Authorization to establish job-sharing programs.
18 Any agency may establish and administer voluntary job-sharing
19 programs for permanent, full-time employees; provided that
20 sections 302A-610 and 312-7 shall apply to employees of the
21 department of education and the public library system,

22 respectively.



\$ -3 Establishment of job-sharing program. (a) To
 establish a job-sharing program, each director, in consultation
 and agreement with the representatives of the appropriate
 bargaining units, shall formulate and adopt guidelines for the
 implementation of this chapter.

6 (b) The director of each agency that establishes a job-7 sharing program shall announce the job-sharing program to all 8 full-time, regular employees and shall solicit voluntary 9 requests of personnel interested in participating in the 10 program.

11 -4 Application to participate; selection; conversion. S 12 Employees who respond to the announcement and others who (a) 13 request information shall receive a full written description of the terms of the program when the guidelines are finalized and 14 15 those desiring to participate may apply to participate in the 16 program. Employees who apply for participation shall obtain the concurrence of their director, immediate supervisor, and other 17 18 appropriate personnel officers.

(b) Applicants who qualify shall be interviewed by the
agency's personnel officer or other appropriate individual.
(c) Upon the selection of a permanent, full-time employee
for job-sharing under this chapter, the director of each agency,



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1 for the purposes of this chapter, shall convert the position of 2 the employee into two job-sharing positions, one of which shall 3 be filled by the employee, and the other of which shall be 4 filled by either another permanent employee or a person hired 5 under this chapter.

6 § -5 Participation. Not more than fifty per cent of the
7 eligible personnel at any work site shall participate in the
8 program. When sufficient eligible applicants are available, not
9 less than twenty-five per cent of the personnel at any work site
10 shall be accepted to participate in the program.

11 § -6 Recruitment for job-sharing positions;

12 requirements. Persons hired to fill job-sharing positions shall 13 be recruited in accordance with this chapter; provided that any 14 person hired for a job-sharing position shall possess the 15 minimum requirements of the full-time position that was 16 converted to job-sharing positions under this chapter.

17 § -7 Job-sharing program participants; employee rights
18 and benefits. (a) No full-time, permanent employee shall lose
19 membership in an employee bargaining unit because of
20 participation in a job-sharing program authorized under this
21 chapter, any law to the contrary notwithstanding. Union
22 membership or service fees paid by job-sharers under this



1 chapter shall be at a level consistent with normal union 2 membership dues or service fees. 3 The State's contribution to a job-sharer's prepaid (b) health, prepaid dental, and any group life insurance plans shall 4 5 be the same as for full-time employees, any other provision of 6 the law to the contrary notwithstanding. Job-sharers shall be 7 covered under chapters 383 and 386. 8 (c) Service credit for permanent employees participating 9 in the program under this chapter shall be credited on the same 10 basis as that for full-time employees. 11 (d) Nothing in this chapter shall be construed to vest any 12 person with any right to permanent employment status, whether 13 under civil service or otherwise, that did not exist prior to 14 the participation of the person in the job-sharing program. 15 No full-time position shall be abolished or reduced to (e) 16 a half-time position as a result of this chapter, except for the purpose of job-sharing, and only for the time that the job-17 18 sharing position has been established. 19 (f) In a reduction-in-force procedure, consideration of a

20 job-sharer's retention points shall be on the same basis as that 21 of a full-time employee.



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1 (q) Nothing in this chapter shall impair the employment or 2 employment rights or benefits of any employee. 3 -8 Contractual agreement; position vacancy. Ş. (a) 4 Participation in the job-sharing program shall require the 5 commitment on the part of all parties to a contractual 6 agreement; provided that the employee shall be given the option 7 to contract for one or more years. 8 No job-sharing position created under this chapter and (b) 9 committed to for a specific period of time under the terms of the contractual agreement shall be converted to full-time status 10 11 before the termination of the contractual agreement. A jobsharing vacancy created by the resignation, retirement, or other 12 13 permanent or temporary severance of employment with an agency on 14 the part of any person shall not be converted to full-time 15 status until termination of the contractual agreement and shall 16 be filled immediately through recruitment of another person 17 pursuant to this chapter. 18 Upon the termination of job-sharing contractual (c)agreements, all job-sharing positions shall be converted to 19 full-time positions, and the employees who held the full-time 20 21 positions prior to their participation in the program shall be



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- 1 $\,$ entitled to resume their positions without loss of any employee $\,$
- 2 rights."

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3 SECTION 3. This Act shall take effect upon its approval.

INTRODUCED BY:

JAN 2 0



Report Title: Public Employees; Job-sharing

Description:

Authorizes the agencies of the executive, judiciary, and legislative branches to establish a voluntary job-sharing program.

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

