A BILL FOR AN ACT

RELATING TO UNEMPLOYMENT INSURANCE BENEFITS.

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

1	SECTION	1. Chapter 383, Hawaii Revised Statutes, is
2	amended by a	dding a new section to be appropriately designated
3	and to read	as follows:
4	" <u>\$383-</u>	Good cause for separation from part-time
5	employment.	(a) In applying the provisions of section 383-
6	30(1), an in	dividual who has established eligibility based on
7	full-time em	ployment may be found to have good cause for
8	voluntarily	separating from subsequent part-time employment
9	based on any	of the following conditions:
10	<u>(1)</u> <u>Lo</u>	ss of full-time work with a regular employer made it
11	ec	onomically unfeasible to continue part-time
12	em	oloyment;
13	(2) <u>The</u>	e part-time employment was outside the individual's
14	cu	stomary occupation and would not have been
15	CO	nsidered suitable work at the time the individual
16	ace	cepted part-time employment. In determining whether
17	an	individual is reasonably fitted for a particular
18	jol	o, the department shall consider:

1		<u>(A)</u>	The degree of risk involved to the individual's
2			health, safety, and morals;
3		<u>(B)</u>	The individual's physical fitness;
4		<u>(C)</u>	The individual's prior training;
5		<u>(D)</u>	The individual's experience;
6		<u>(E)</u>	The individual's prior earnings;
7		<u>(F)</u>	The length of the individual's unemployment;
8		<u>(G)</u>	The individual's prospects for obtaining work in
, 9			the individual's customary occupation;
10		<u>(H)</u>	The distance of available work from the
11			individual's residence; and
12		<u>(I)</u>	The individual's prospects for obtaining local
13			work.
14		As u	sed in this paragraph, "suitable work" means work
15		in t	he individual's usual occupation or work for which
16		the	individual is reasonably fitted;
17	<u>(3)</u>	The	employer failed to provide sufficient advance
18		noti:	ce of a work schedule change;
19	(4)	Ther	e was a work schedule conflict with other
20		conc	urrent part-time or full-time employment;
21	(5)	A re	al, substantial, or compelling reason, or a reason
22		that	would cause a reasonable and prudent employee,

1		genuinely and sincerely desirous of maintaining
2		employment, to take similar action and to try
3		reasonable alternatives before terminating the
4		employment relationship;
5	(6)	Change in working conditions and the change is
6		prejudicial or detrimental to the health, safety, or
7		morals of the employee;
8	<u>(7)</u>	Change in terms and conditions of employment,
9		including change in rate of pay, position or grade,
10		duties, days of work, or hours of work;
11	(8)	Discrimination that violates federal or state laws
12		regarding equal employment opportunity practices;
13	<u>(9)</u>	Change in the employee's marital or domestic status;
14	(10)	Acceptance of a definite, firm offer made of other
15		employment where the offer is subsequently withdrawn
16		and the former employer refuses to rehire the
17		employee;
18	(11)	Retirement under a mandatory requirement imposed by a
19		collective bargaining agreement;
20	(12)	Evidence that the employee was a victim of domestic or
21		sexual violence, including any circumstance that
22		causes a reasonable employee to believe that other

1		available alternatives, such as a leave of absence, a
2		transfer of jobs, or an alternate work schedule, would
3		not be sufficient to guarantee the safety of the
4		employee and that separation from employment was
5		necessary to address the resulting physical and
6		psychological effects, to seek or reside in an
7		emergency shelter, or to avoid future domestic or
8		sexual violence. Evidence includes police records,
9		court records, statements from the individual, a
10		volunteer of a victim services organization, the
11		employee's attorney or advocate, a member of the
12		clergy, medical, or other professional from whom the
13		employee has sought assistance related to the domestic
14		or sexual violence, or other corroborating evidence.
15		As used in this paragraph, "domestic or sexual
16		violence" includes domestic abuse, sexual assault, or
17		stalking; or
18	(13)	Any other factor relevant to a determination of good
19		cause.
20	<u>(b)</u>	For purposes of this section:
21	<u>"Part</u>	t-time" means less than twenty hours per week or on-
22	call or ca	asual or intermittent."
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1	SECTION 2. Section 383-1, Hawaii Revised Statutes, is
2	amended by amending the definition of "attached to a regular
3	employer" to read as follows:
4	""Attached to a regular employer" means:
5	(1) The employee is being offered work each week by the
6	employee's regular employer; or
7	(2) If no work is being offered:
8	(A) The employer is maintaining the individual on the
9	payroll by paying for a medical insurance plan or
10	by maintaining the employee's sick leave or
11	vacation credits; or
12	(B) There is a definite return to work date with the
13	same employer [within eight weeks]."
14	SECTION 3. Section 383-29.7, Hawaii Revised Statutes, is
15	amended by amending subsection (b) to read as follows:
16	"(b) [Continued claim certifications for partial benefits
17	shall be filed as follows:
18	(1) An individual may file a continued claim certification
19	for partial unemployment benefits in person, by mail,
20	by telephone, or by using other alternative claim
21	filing procedures as instructed or authorized by the
22	department and in the manner prescribed by the

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1		department with respect to each week of the
2		individual's partial unemployment. A continued claim
3		certification shall be filed in the same manner as
4		prescribed in rules of the department for continued
5		claim certifications for total or part-total
6		unemployment benefits and not later than twenty-eight
7		days from the end of the week for which the individual
8		claims benefits; provided that an individual shall not
9		be required to file a continued claim certification
10		earlier than two weeks from the date wages are paid
11		for a claim period.
12	[-(2)	If, after a week of partial unemployment, eight or
13		fewer consecutive weeks of total unemployment follow
14		the week of partial unemployment, the weeks of total
15		unemployment may be deemed weeks of partial
16		unemployment. However, if total unemployment extends
17		beyond eight consecutive weeks, the individual shall
18		be deemed totally unemployed.
19	(3)	Notwithstanding paragraph (2), the department may
20		extend partial unemployment beyond eight consecutive
21		weeks of total unemployment under conditions including
22		but not limited to:

1	(A) The individual is retained in an employer
2	employee relationship;
3	(B) The individual is under obligation to reserve
4	services for the employer; and
5	(C) The individual has a definite or reasonably
6	imminent return to work-date.] "
7	SECTION 4. Section 383-29.8, Hawaii Revised Statutes, is
8	amended to read as follows:
9	"[+]§383-29.8[+] Partial unemployment; waivers. (a) The
10	registration for work requirements under section 383-29(a) [may]
11	shall be waived for individuals who are partially unemployed, as
12	defined in section 383-1.
13	(b) An individual $[may]$ shall be exempted from the work
14	search requirements as determined by rules of the department, or
15	be subject to modified work search requirements as authorized by
16	the department if the individual is waived from the registration
17	for work requirements, as defined in section 383-1."
18	SECTION 5. Act 170, Session Laws of Hawaii 2009, section
19	7, as amended by Act 76, Session Laws of Hawaii 2010, section 3,
20	is amended to read as follows:
21	"SECTION 7. This Act shall take effect on July 1, 2009[$_{ au}$
22	and shall be repealed on July 1, 2012; provided that on July 1,
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- 1 2012, sections 383-1- and 383-29(a), Hawaii Revised Statutes,
- 2 shall be reenacted in the same form in which they read on
- 3 June 30, 2009; provided further that the definition of
- 4 "registered for work" shall not be repealed when this Act is
- 5 repealed and section 383 1 is reenacted pursuant to this
- 6 section]."
- 7 SECTION 6. Statutory material to be repealed is bracketed
- 8 and stricken. New statutory material is underscored.
- 9 SECTION 7. This Act shall take effect on July 1, 2011.

Report Title:

Unemployment Benefits; Disqualification; Part-Time Work

Description:

Repeals the June 30, 2012, sunset date of provisions related to partial unemployment benefits. Removes the eight-week limitation on partial unemployment benefit status. Makes mandatory, rather than discretionary, the waiver of registration and work search requirements for individuals who are partially unemployed. Establishes conditions for which an individual who has established eligibility based on full-time employment may be found to have good cause for voluntarily separating from subsequent part-time employment. Effective July 1, 2011. (SB1088 HD1)

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