

NEIL ABERCROMBIE GOVERNOR

GOV. MSG. NO. 1233

June 24, 2014

The Honorable Donna Mercado Kim,
President
and Members of the Senate
Twenty-Seventh State Legislature
State Capitol, Room 409
Honolulu, Hawaii 96813

The Honorable Joseph M. Souki, Speaker and Members of the House of Representatives Twenty-Seventh State Legislature State Capitol, Room 431 Honolulu, Hawaii 96813

Dear President Kim, Speaker Souki, and Members of the Legislature:

This is to inform you that on June 24, 2014, the following bill was signed into law:

SB2260 SD2 HD2 CD1

RELATING TO WAGES AND HOURS ON PUBLIC WORKS
ACT 130 (14)

NEIL ABERCROMBIE Governor, State of Hawaii

ACT 130 2260 S.B. NO. S.D. 2 H.D. 2 C.D. 1

A BILL FOR AN ACT

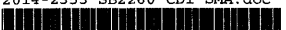
RELATING TO WAGES AND HOURS ON PUBLIC WORKS.

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

1	SECTION 1. Chapter 104, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§104- Provisions of law; waiver. No provision of this
5	chapter may in any way be contravened or set aside by private
6	contract."
7	SECTION 2. Section 104-1, Hawaii Revised Statutes, is
8	amended to read as follows:
9	"\$104-1 Definitions. As used in this chapter, the
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10	following words and phrases shall have the following meanings:
11	[(1)] "Basic hourly rate" means the hourly wage paid to a
11	[(1)] "Basic hourly rate" means the hourly wage paid to a
11 12	[(1)] "Basic hourly rate" means the hourly wage paid to a laborer or mechanic for work performed during nonovertime hours.
11 12 13	[(1)] "Basic hourly rate" means the hourly wage paid to a laborer or mechanic for work performed during nonovertime hours, but shall not include the cost to an employer of furnishing
11 12 13	[(1)] "Basic hourly rate" means the hourly wage paid to a laborer or mechanic for work performed during nonovertime hours, but shall not include the cost to an employer of furnishing fringe benefits, whether paid directly or indirectly to the

18 painting, and decorating[+].

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"Contractor" means any person furnishing construction for a 1 2 public work under a contract with a governmental contracting agency, subcontractor, or any other person under a subcontract 3 arrangement with any person who has a construction contract 4 5 subject to this chapter. [(3)] "Department" means the department of labor and 6 industrial relations[+]. 7 [44] "Director" means the director of labor and 8 9 industrial relations of the State[+]. 10 [(5)] "Governmental contracting agency" means the State, 11 any county and any officer, bureau, board, commission, or other 12 agency or instrumentality thereof[+]. 13 [-(6)-]"Overtime compensation" means compensation based on 14 one and one-half times the laborers or mechanics basic hourly 15 rate of pay plus the cost to an employer of furnishing a laborer 16 or mechanic with fringe benefits as described in [paragraph 17 (7); the definition of "wages". "Public work" means any project, including development of 18 19 any housing pursuant to section 46-15 or chapter 201H and 20 development, construction, renovation, and maintenance related 21 to refurbishment of any real or personal property, where the

funds or resources required to undertake the project are to any

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- 1 extent derived, either directly or indirectly, from public
- 2 revenues of the State or any county, or from the sale of
- 3 securities or bonds whose interest or dividends are exempt from
- 4 state or federal taxes.
- 5 [(7)] "Wages", "rate of wages", "wage rates", "minimum
- 6 wages" and "prevailing wages" mean the basic hourly rate and the
- 7 cost to an employer of furnishing a laborer or mechanic with
- 8 fringe benefits, including but not limited to health and welfare
- 9 benefits, vacation benefits, and pension benefits, whether paid
- 10 directly or indirectly to the laborer or mechanic."
- 11 SECTION 3. Section 104-2, Hawaii Revised Statutes, is
- 12 amended by amending subsection (a) to read as follows:
- "(a) This chapter shall apply to every contract in excess
- 14 of \$2,000 for construction of a public work project to which a
- 15 governmental contracting agency is a party; provided that this
- 16 chapter shall not apply to experimental and demonstration
- 17 housing developed pursuant to section 46-15 or housing developed
- 18 pursuant to chapter 201H if the cost of the project is less than
- 19 \$500,000 and the eligible bidder or eligible developer is a
- 20 private nonprofit corporation.
- 21 For the purposes of this subsection:

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"Contract" includes but is not limited to any agreement,
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    purchase order, or voucher in excess of $2,000 for construction
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    of a public work project.
         "Governmental contracting agency" includes any person or
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    entity that causes either directly or indirectly the building or
5
    development of a public work.
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7
         "Party" includes eligible bidders for and eligible
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    developers of any public work and any housing under chapter
    201H; provided that this subsection shall not apply to any
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    housing developed under section 46-15 or chapter 201H if the
    entire cost of the project is less than $500,000 and the
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    eligible bidder or eligible developer is a private nonprofit
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    corporation.
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          ["Public work" means any project, including development of
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    any housing pursuant to section 46 15 or chapter 201H and
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    development, construction, renovation, and maintenance related
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    to refurbishment of any real or personal property, where the
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    funds or resources required to undertake the project are to any
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    extent derived, either directly or indirectly, from public
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    revenues of the State or any county, or from the sale of
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    securities or bonds whose interest or dividends are exempt from
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    state or federal taxes.] "
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- 1 SECTION 4. Section 104-22, Hawaii Revised Statutes, is 2 amended by amending subsection (b) to read as follows: 3 If any contractor interferes with or delays any investigation by the department, the governmental contracting 4 agency, on receipt of written notice from the director of the 5 6 interference or delay, shall withhold from the contractor all further payments until the director has notified the 7 8 governmental contracting agency in writing that the interference 9 or delay has ceased. Interference or delay includes failure to 10 provide requested records under section 104-3; failure to allow 11 employees to be interviewed during working hours on the job; and 12 falsification of records required under this chapter. 13 department shall assess a penalty of [\$1,000] \$10,000 per 14 project for interference or delay. For each day thereafter that 15 the employer fails to cooperate, the director shall assess a 16 penalty of [\$100] \$1,000 per project." 17 SECTION 5. Section 104-23, Hawaii Revised Statutes, is 18 amended by amending subsection (b) to read as follows:
- "(b) A notification of violation shall be final and conclusive unless within twenty days after a copy [was mailed to the violator, unless within the twenty day period the violator]

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1	has been se	ent to the contractor, the contractor files a written
2	notice of a	appeal with the director."
3	SECTIO	ON 6. Section 104-24, Hawaii Revised Statutes, is
4	amended by	amending subsection (c) to read as follows:
5	"(c)	Where the department finds that a third violation of
6	this chapte	er has been committed, whether on the same contract or
7	another, w	ithin two years of the second notification of
8	violation,	the department, after proper notice and opportunity
9	for hearing	g, shall order the person or firm in violation:
10	(1)	To pay a penalty equal to two times the amount of back
11		wages found due or \$200 for each offense, whichever is
12	Ç	greater; and
13	(2)	To be suspended from doing any new work on any public
14	V	work of a governmental contracting agency for a period
15	C	of three years except as provided in section 104-
16	2	25(a)(2). "New work on any public work" includes any
17	I	public works project in which the suspended person or
18	Í	firm has not begun work at the job site as of the date
19	C	of the suspension order. The suspension shall be

effective on the later of the twenty-first day after

the notification of violation has been sent, or upon

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1		the issuance of a decision pursuant to section
2		<u>104-23(c).</u> "
3	SECT	ION 7. Section 104-25, Hawaii Revised Statutes, is
4	amended by	y amending subsections (a) and (b) to read as follows:
5	"(a)	The director shall suspend a person or firm as
6	follows:	
7	(1)	For a first or second violation, if a person or firm
8		fails to pay wages found due, any penalty assessed, or
9	·	both, the person or firm shall be immediately
10		suspended from doing any work on any public work of a
11		governmental contracting agency until all wages and
12		penalties are paid in full;
13	(2)	For a third violation, the suspension shall be as
14		prescribed in section 104-24(c); provided that, if the
15		person or firm continues to violate this chapter or
16		fails to pay wages found due or any penalty assessed,
17		or both, then the [contractor] person or firm shall
18		immediately be suspended from doing any work on any
19		public work of a governmental contracting agency for a
20		mandatory three-year period. If after the three-year
21		suspension period the wages found due or penalties

1		assessed are still unpaid, the suspension shall remain	
2		in force until payment is made in full; or	
3	(3)	For falsification of records, or for delay or	
4		interference with an investigation pursuant to section	
5		104-22, the [contractor] person or firm shall be	
6		immediately suspended for a period of three years.	
7	(b)	The director shall immediately notify the governmental	
8	contracti	ng agency, comptroller [and], the auditor or director	
9	of financ	e of the county, and in the case of a suspended	
10	subcontra	ctor, the general contractor of any suspension order."	
11	SECT	ION 8. Statutory material to be repealed is bracketed	
12	and stric	ken. New statutory material is underscored.	
13	SECT	ION 9. This Act shall take effect on July 1, 2014, and	
14	shall apply to all contracts entered into on or after the		
15	effective	date of this Act.	

APPROVED this 2 4 day of JUN , 2014

GOVERNOR OF THE STATE OF HAWAII