A BILL FOR AN ACT

RELATING TO LABOR.

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

1	SECTION 1. Chapter 377, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§377- Hours of labor for domestic workers. (a) No
5	person or corporation employing a domestic worker shall require
6	the domestic worker to work more than the following number of
7	hours per week unless the domestic worker receives compensation
8	for overtime work at a rate that is equal to at least one and
9	one-half times the domestic worker's normal wage rate:
10	(1) Forty hours per week; provided that the domestic
11	worker does not reside in the employer's home; or
12	(2) Forty-four hours per week; provided that the domestic
13	worker resides in the employer's home.
14	(b) Every person employed as a domestic worker shall be
15	allowed at least twenty-four consecutive hours of rest in each
16	calendar week. No provision of this subsection shall prohibit a
17	domestic worker from voluntarily agreeing to work on a day of
18	rest required by this subsection; provided that the worker is
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- 1 compensated at the overtime rate specified in subsection (a) for
- 2 all hours worked on the day of rest. The day of rest required
- 3 under this subsection, to the extent possible, shall coincide
- 4 with the traditional day reserved by the domestic worker for
- 5 religious worship. In addition, after one year of work with the
- 6 same employer, a domestic worker shall be entitled to at least
- 7 three days of rest in each calendar year at the domestic
- 8 worker's regular rate of compensation."
- 9 SECTION 2. Section 377-1, Hawaii Revised Statutes, is
- 10 amended by adding two new definitions to be appropriately
- 11 inserted and to read as follows:
- ""Casual basis" means employment that is irregular or
- 13 intermittent, and that is not performed by an individual whose
- 14 vocation is the provision of babysitting or companionship
- 15 services or an individual employed by an employer or agency
- 16 other than the family or household using the individual's
- 17 services. Employment is not on a casual basis, whether
- 18 performed for one or more family or household employers, if the
- 19 employment for all employers exceeds twenty hours per week in
- 20 the aggregate.
- 21 "Domestic worker" means a person employed in a home or
- 22 residence for the purpose of caring for a child, serving as a



T	companion for a sick, convalescing, or elderly person,
2	housekeeping, or for any other domestic service purpose.
3	"Domestic worker" does not include any individual who is:
4	(1) Working on a casual basis;
5	(2) Engaged in providing companionship services, as
6	described in section 213(a)(15) of the Fair Labor
7	Standards Act of 1938 (29 U.S.C. 201, et seq.), and
8	who is employed by an employer or agency other than
9	the family or household using the individual's
10	services; or
11	(3) A relative through blood, marriage, or adoption of:
12	(A) The employer; or
13	(B) The person for whom the worker is delivering
14	services under a program funded or administered
15	by federal, state, or county government."
16	SECTION 3. Section 378-1, Hawaii Revised Statutes, is
17	amended by amending the definition of "employment" to read as
18	follows:
19	""Employment" means any service performed by an individual
20	for another person under any contract of hire, express or
21	implied, oral or written, whether lawfully or unlawfully entered
22	into. Employment does not include services by an individual
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1	employed	as a	domestic in the home of any person[+]; except as
2	provided	in se	ction 378-2(a)(9) and (10)."
3	SECTION 4. Section 378-2, Hawaii Revised Statutes, is		
4	amended t	o rea	d as follows:
5	"§37	8-2	Discriminatory practices made unlawful; offenses
6	defined.	(a)	It shall be an unlawful discriminatory practice:
7	(1)	Beca	use of race, sex, including gender identity or
8		expr	ession, sexual orientation, age, religion, color,
9		ance	stry, disability, marital status, arrest and court
10		reco	rd, or domestic or sexual violence victim status
11		if t	he domestic or sexual violence victim provides
12		noti	ce to the victim's employer of such status or the
13		empl	oyer has actual knowledge of such status:
14		(A)	For any employer to refuse to hire or employ or
15			to bar or discharge from employment, or otherwise
16			to discriminate against any individual in
17			compensation or in the terms, conditions, or
18			privileges of employment;
19		(B)	For any employment agency to fail or refuse to
20			refer for employment, or to classify or otherwise
21			to discriminate against, any individual;

1		(C)	For any employer or employment agency to print,
2			circulate, or cause to be printed or circulated
3			any statement, advertisement, or publication or
4			to use any form of application for employment or
5			to make any inquiry in connection with
6			prospective employment, that expresses, directly
7	•		or indirectly, any limitation, specification, or
8			discrimination;
9		(D)	For any labor organization to exclude or expel
10			from its membership any individual or to
11			discriminate in any way against any of its
12			members, employer, or employees; or
13		(E)	For any employer or labor organization to refuse
14			to enter into an apprenticeship agreement as
15			defined in section 372-2; provided that no
16			apprentice shall be younger than sixteen years or
17			age;
18	(2)	For	any employer, labor organization, or employment
19		agen	cy to discharge, expel, or otherwise discriminate
20		agai	nst any individual because the individual has
21		oppo	sed any practice forbidden by this part or has

filed a complaint, testified, or assisted in any

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1		proceeding respecting the discriminatory practices
2		prohibited under this part;
3	(3)	For any person, whether an employer, employee, or not,
4		to aid, abet, incite, compel, or coerce the doing of
5		any of the discriminatory practices forbidden by this
6		part, or to attempt to do so;
7	(4)	For any employer to violate the provisions of section
8		121-43 relating to nonforfeiture for absence by
9		members of the national guard;
10	(5)	For any employer to refuse to hire or employ or to bar
11		or discharge from employment any individual because of
12		assignment of income for the purpose of satisfying the
13		individual's child support obligations as provided for
14		under section 571-52;
15	. (6)	For any employer, labor organization, or employment
16		agency to exclude or otherwise deny equal jobs or
17		benefits to a qualified individual because of the
18		known disability of an individual with whom the
19		qualified individual is known to have a relationship

(7) For any employer or labor organization to refuse to hire or employ, bar or discharge from employment,

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or association;

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1		withhold pay from, demote, or penalize a lactating
2		employee because the employee breastfeeds or expresses
3		milk at the workplace. For purposes of this
4		paragraph, the term "breastfeeds" means the feeding of
5		a child directly from the breast; [er]
6	(8)	For any employer to refuse to hire or employ, bar or
7		discharge from employment, or otherwise to
8		discriminate against any individual in compensation or
9		in the terms, conditions, or privileges of employment
10		of any individual because of the individual's credit
11		history or credit report, unless the information in
12		the individual's credit history or credit report
13		directly relates to a bona fide occupational
14		qualification under section 378-3(2)[-];
15	<u>(9)</u>	For any employer to engage in unwelcome sexual
16		advances, requests for sexual favors, or other verbal
17		or physical conduct of a sexual nature to a domestic
18		worker when:
19		(A) Submission to the conduct is made either
20		explicitly or implicitly a term or condition of
21		an individual's employment;

1		(B) Submission to or rejection of the conduct by an
2		individual is used as the basis for employment
3		decisions affecting the individual; or
4		(C) The conduct has the purpose or effect of
5		unreasonably interfering with an individual's
6		work performance by creating an intimidating,
7		hostile, or offensive working environment; or
8	(10)	For any employer to subject a domestic worker to
9	•	unwelcome harassment based on gender, race, religion
10		or national origin, where the harassment has the
11		purpose or effect of unreasonably interfering with an
12		individual's work performance by creating an
13		intimidating, hostile, or offensive working
14		environment.
15	(b)	For purposes of subsection (a)(1):
16	(1)	An employer may verify that an employee is a victim of
17		domestic or sexual violence by requesting that the
18		employee provide:
19		(A) A signed written statement from a person listed
20		below from whom the employee or the employee's
21		minor child has sought assistance in relation to
22	,	the domestic or sexual violence:

1		(i)	An employee, agent, or volunteer of a victim
2			services organization;
3		(ii)	The employee's attorney or advocate;
4		(iii)	The attorney or advocate of the employee's
5			minor child;
6		(iv)	A medical or other health care professional;
7			or
8		(v)	A member of the clergy; or
9		(B) A po	lice or court record supporting the
10		occu	rrence of the domestic or sexual violence;
11		and	
12	(2)	An employ	er may verify an employee's status as a
13		domestic	or sexual violence victim not more than once
14		every six	months following the date the employer:
15		(A) Was	provided notice by the employee of the
16		empl	oyee's status as a domestic or sexual
17		viol	ence victim;
18		(B) Has	actual knowledge of the employee's status as
19		a do	mestic or sexual violence victim; or
20		(C) Rece	ived verification that the employee is a
21		dome	stic or sexual violence victim;

1	provided that where the employee provides verification
2	in the form of a protective order related to the
3	domestic or sexual violence with an expiration date,
4	the employer may not request any further form of
5	verification of the employee's status as a domestic or
6	sexual violence victim until the date of the
7	expiration or any extensions of the protective order,
8	whichever is later.
9	(c) For the purposes of this section, "domestic worker"
10	shall have the same meaning as in section 377-1."
11	SECTION 5. Section 386-1, Hawaii Revised Statutes, is
12	amended by amending the definition of "employment" to read as
13	follows:
14	""Employment" means any service performed by an individual
15	for another person under any contract of hire or apprenticeship,
16	express or implied, oral or written, whether lawfully or
17	unlawfully entered into. [4t] "Employment" includes [service]:
18	(1) Service of public officials, whether elected or under
19	any appointment or contract of hire, express or
20	<pre>implied[-]; and</pre>
21	(2) Service of domestic workers, as defined in section
22	<u>377-1.</u>

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<pre>1 "Employment" does not includ</pre>	e:
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- 2 Service for a religious, charitable, educational, or (1)3 nonprofit organization if performed in a voluntary or 4 unpaid capacity;
 - Service for a religious, charitable, educational, or (2) nonprofit organization if performed by a recipient of aid therefrom and the service is incidental to or in return for the aid received;
 - Service for a school, college, university, college (3) club, fraternity, or sorority if performed by a student who is enrolled and regularly attending classes and in return for board, lodging, or tuition furnished, in whole or in part;
 - Service performed by a duly ordained, commissioned, or (4)licensed minister, priest, or rabbi of a church in the exercise of the minister's, priest's, or rabbi's ministry or by a member of a religious order in the exercise of nonsecular duties required by the order;
 - (5) Service performed by an individual for another person solely for personal, family, or household purposes if the cash remuneration received is less than \$225 during the current calendar quarter and during each



completed calendar quarter of the preceding twelvemonth period;

- 3 (6) Domestic, in-home and community-based services for 4 persons with developmental and intellectual 5 disabilities under the medicaid home and communitybased services program pursuant to Title 42 Code of 6 7 Federal Regulations sections 440.180 and 441.300, and 8 Title 42 Code of Federal Regulations, Part 434, 9 Subpart A, as amended, or when provided through state funded medical assistance to individuals ineliqible 10 11 for medicaid, and identified as chore, personal 12 assistance and habilitation, residential habilitation, supported employment, respite, and skilled nursing 13 14 services, as the terms are defined by the department 15 of human services, performed by an individual whose services are contracted by a recipient of social 16 17 service payments and who voluntarily agrees in writing to be an independent contractor of the recipient of 18 19 social service payments;
 - (7) Domestic services, which include attendant care, and day care services authorized by the department of human services under the Social Security Act, as

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1		amended, or when provided through state-funded medical
2		assistance to individuals ineligible for medicaid,
3		when performed by an individual in the employ of a
4		recipient of social service payments. For the
5		purposes of this paragraph only, a "recipient of
6		social service payments" is a person who is an
7		eligible recipient of social services such as
8		attendant care or day care services;
9	(8)	Service performed without wages for a corporation
10		without employees by a corporate officer in which the
11		officer is at least a twenty-five per cent
12		stockholder;
13	(9)	Service performed by an individual for a corporation
14		if the individual owns at least fifty per cent of the
15		corporation; provided that no employer shall require
16		an employee to incorporate as a condition of
17		employment;
18	(10)	Service performed by an individual for another person
19		as a real estate salesperson or as a real estate
20		broker, if all the service performed by the individual
21		for the other person is performed for remuneration
22		solely by way of commission;

1	(11)	Service performed by a member of a limited liability
2		company if the member is an individual and has a
3		distributional interest, as defined in section 428-
4		101, of not less than fifty per cent in the company;
5		provided that no employer shall require an employee to
6		form a limited liability company as a condition of
7		employment;
8	(12)	Service performed by a partner of a partnership, as
9		defined in section 425-101, if the partner is an
10		individual; provided that no employer shall require an
11		employee to become a partner or form a partnership as
12		a condition of employment;
13	(13)	Service performed by a partner of a limited liability
14		partnership if the partner is an individual and has a
15		transferable interest as described in section 425-127
16		in the partnership of not less than fifty per cent;
17		provided that no employer shall require an employee to
18		form a limited liability partnership as a condition of
19		employment; and
20	(14)	Service performed by a sole proprietor.
21	As used i	n this definition, "religious, charitable, educational,
22	or nonpro	fit organization" means a corporation, unincorporated

1	associati	on, community chest, fund, or foundation organized and
2	operated	exclusively for religious, charitable, or educational
3	purposes,	no part of the net earnings of which inure to the
4	benefit o	f any private shareholder or individual."
5	SECT	ION 6. Section 387-1, Hawaii Revised Statutes, is
6	amended b	y amending the definition of "employee" to read as
7	follows:	
8	""Em	ployee" includes any individual employed by an
9	employer,	but shall not include any individual employed:
10	(1)	At a guaranteed compensation totaling \$2,000 or more a
11		month, whether paid weekly, biweekly, or monthly;
12	(2)	In agriculture for any workweek in which the employer
13		of the individual employs less than twenty employees
14		or in agriculture for any workweek in which the
15		individual is engaged in coffee harvesting;
16	(3)	In domestic service in or about the home of the
17		individual's employer on a casual basis, as defined in
18		section 377-1, or as a house parent in or about any
19		home or shelter maintained for child welfare purposes
20		by a charitable organization exempt from income tax
21		under section 501 of the federal Internal Revenue
22		Code;

1	(4)	By the individual's brother, sister, brother-in-law,
2		sister-in-law, son, daughter, spouse, parent, or
3		parent-in-law;
4	(5)	In a bona fide executive, administrative, supervisory,
5		or professional capacity or in the capacity of outside
6		salesperson or as an outside collector;
7	(6)	In the propagating, catching, taking, harvesting,
8		cultivating, or farming of any kind of fish,
9		shellfish, crustacean, sponge, seaweed, or other
10		aquatic forms of animal or vegetable life, including
11		the going to and returning from work and the loading
12		and unloading of such products prior to first
13		processing;
14	(7)	On a ship or vessel and who has a Merchant Mariners
15		Document issued by the United States Coast Guard;
16	(8)	As a driver of a vehicle carrying passengers for hire
17		operated solely on call from a fixed stand;
18	(9)	As a golf caddy;
19	(10)	By a nonprofit school during the time such individual
20		is a student attending such school;
21	(11)	In any capacity if by reason of the employee's
22		employment in such capacity and during the term

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	thereof the minimum wage which may be paid the
	employee or maximum hours which the employee may work
	during any workweek without the payment of overtime,
	are prescribed by the federal Fair Labor Standards Act
	of 1938, as amended, or as the same may be further
	amended from time to time; provided that if the
	minimum wage which may be paid the employee under the
	Fair Labor Standards Act for any workweek is less than
	the minimum wage prescribed by section 387-2, then
	section 387-2 shall apply in respect to the employees
	for such workweek; provided further that if the
	maximum workweek established for the employee under
	the Fair Labor Standards Act for the purposes of
	overtime compensation is higher than the maximum
	workweek established under section 387-3, then section
	387-3 shall apply in respect to such employee for such
	workweek; except that the employee's regular rate in
	such an event shall be the employee's regular rate as
	determined under the Fair Labor Standards Act;
(12)	As a seasonal youth camp staff member in a resident
	situation in a youth camp sponsored by charitable,
	religious, or nonprofit organizations exempt from

	income tax under section 501 of the federal Internal
	Revenue Code or in a youth camp accredited by the
	American Camping Association; or
(13)	As an automobile salesperson primarily engaged in the
	selling of automobiles or trucks if employed by an
	automobile or truck dealer licensed under chapter
	437."
SECT	ION 7. The department of labor and industrial
relations	shall submit a report to the legislature no later than
twenty day	ys prior to the convening of the regular session of
2014 on th	he feasibility and practicality of allowing domestic
workers to	o organize for the purposes of collective bargaining.
In p	reparing the report, the department of labor and
industria	l relations shall consult with representatives of
domestic	workers, individuals and agencies that employ domestic
workers,	and relevant state agencies. The report shall address:
(1)	The feasibility of an employee organization formed in
	accordance with the Hawaii employment relations act;
. (2)	How bargaining units for domestic worker organizations
	could be formed;
(3)	Whether there are any unique issues relating to
	collective bargaining for domestic workers; and
	SECT: relations twenty day 2014 on the workers to In prindustrial domestic workers, (1) (2)

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1	(4) Whether there are other possible frameworks for		
2	collective organization or for ensuring the benefits		
3	that accompany organization for domestic workers.		
4	The report shall also determine the best means of providing		
5	easily accessible educational and informational material for		
6	domestic workers and their employers. The educational and		
7	informational material shall cover employment benefits, tax, and		
8	insurance laws.		
9	SECTION 8. Statutory material to be repealed is bracketed		
10	and stricken. New statutory material is underscored.		

SECTION 9. This Act shall take effect upon its approval.

INTRODUCED BY:

Della a self

Ride Culonilla

JAN 18 2013

Report Title:

Domestic Workers Bill of Rights; Report

Description:

Establishes rights for domestic workers. Directs DLIR to report on feasibility of allowing domestic workers to organize for the purposes of collective bargaining.

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