A BILL FOR AN ACT

RELATING TO EMPLOYMENT.

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

1	SECT	ION 1. Chapter 394B, Hawaii Revised Statutes, is	
2	amended by adding a new section to be appropriately designated		
3	and to read as follows:		
4	" <u>§39</u>	Worker retention in the event of a divestiture.	
5	(a) If a	divestiture of a covered establishment occurs, the	
6	successor	employer:	
7	(1)	Shall hire all incumbent non-supervisory and non-	
8		confidential employees, except as provided in this	
9		section;	
10	(2)	Shall not require incumbent employees to file	
11		employment applications with the successor employer to	
12		be considered for hire unless existing employee files	
13		are incomplete;	
14	(3)	May conduct pre-hire screening of the incumbent	
15		employees not prohibited by law, including but not	
16		limited to criminal conviction record checks executed	
17		in accordance with section 378-2.5 and drug screening	
18		executed in accordance with chapter 329B; and	

1	<u>(4)</u> <u>M</u>	ay retain less than one hundred per cent of incumbent	
2	<u>e</u> :	mployees if:	
3	<u>(1</u>	A) The business of the successor employer is	
4		substantially dissimilar to the former employer's	
5		business; or	
6	<u>(1</u>	3) The human resource needs of the successor	
7		employer are reduced, resulting in the reduction	
8		of employees needed;	
9	<u>p.</u>	rovided that the number of employees to be dislocated	
10	<u>s</u>	hall be in direct proportion to the reduction in the	
11	t	otal human resource needs of the successor employer.	
12	For the	e purposes of this subsection, "covered	
13	establishme	nt" means any industrial, commercial, or other	
14	business en	tity that employed one hundred or more persons at any	
15	time in the	preceding twelve-month period.	
16	<u>(b)</u> T	nis section shall not be construed to abrogate the	
17	right of the	e employer to manage the employer's employees.	
18	(c) A	n employer found in violation of this section shall	
19	pay to compo	ensate the dislocated employee for the difference	
20	between the employee's wages under the employee's former		
21	employer and	d the employee's unemployment insurance benefits	
22	received for	r the covered period.	
	HB LRB 13-0	624.doc	

8

JAN 1 8 2013

- 1 (d) The director shall adopt rules in accordance with
- 2 chapter 91 to carry out the purposes of this section."
- 3 SECTION 2. This Act does not affect rights and duties that
- 4 matured, penalties that were incurred, and proceedings that were
- 5 begun, before its effective date.
- 6 SECTION 3. New statutory material is underscored.
- 7 SECTION 4. This Act shall take effect upon its approval.

INTRODUCED BY: HB LRB 13-0624.doc

H.B. NO. 634

Report Title:

Employment; Worker Retention

Description:

Establishes job security requirements upon the divestiture of a covered establishment if the covered establishment employs 100 or more persons.

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