A BILL FOR AN ACT

RELATING TO PROFESSIONAL EMPLOYER ORGANIZATIONS.

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

- 1 SECTION 1. The legislature finds that Act 225, Session
- 2 Laws of Hawaii 2007, codified as chapter 373K, Hawaii Revised
- 3 Statutes, created a new chapter on professional employment
- 4 organizations that provided a general excise tax exemption to
- 5 business entities that the department of taxation determined as
- 6 qualified professional employer organizations.
- 7 The legislature further finds that Act 129, Session Laws of
- 8 Hawaii 2010, codified as chapter 373L, Hawaii Revised Statutes,
- 9 established a new professional employer organizations chapter
- 10 that required registration with the department of labor and
- 11 industrial relations to ensure compliance with federal and state
- 12 labor laws. The legislature notes that the two separately
- 13 established statutes, while intended to operate interdependently
- 14 for the mutual benefit and common public purposes of the
- 15 department of labor and industrial relations and the department
- 16 of taxation, could be implemented more effectively by clarifying
- 17 any existing incompatible and ambiguous language.
- 18 The purpose of this Act is to clarify:

SB510 SD2 LRB 13-1937.doc



1	(1)	Professional employer organization responsibilities,
2		including meeting the statutory requirements of
3		chapter 373L, Hawaii Revised Statutes; and
4	(2)	The nexus between the registration of professional
5		employer organizations and qualification for the state
6		general excise tax exemption.
7	SECT	ION 2. Chapter 373L, Hawaii Revised Statutes, is
8	amended b	y adding four new sections to be appropriately
9	designate	d and to read as follows:
10	" <u>§37</u>	3L-A Registration required. No person within the
11	purview o	f this chapter shall use the terms "professional
12	employer	organization", or "PEO", or other similar name unless
13	the perso	n is registered and in compliance with this chapter and
14	the rules	adopted pursuant to this chapter.
15	<u>§373</u>	L-B Professional employer agreements; notification to
16	covered e	mployees; notification to department. During the term
17	of the ag	reement between a professional employer organization
18	and its c	lient company, the professional employer organization
19	shall be	deemed the employer for all assigned employees as
20	defined i	n section 373L-1. As the employer of the assigned
21	employees	, the professional employer organization, not the
22	client co	mpany, shall be solely responsible for complying with
	CHANGE OR REAL THE UNITED THE CHANGE WAS ASIA	LRB 13-1937.doc

1 all laws relating to unemployment insurance, workers' compensation, temporary disability insurance, and prepaid health 2 care programs with respect to the assigned employees. 3 §373L-C Payroll cost exemption. At the end of each 4 5 calendar year, the department shall provide the names, date of registration, and contact information of all professional 6 7 employer organizations that have successfully complied with the requirements of this chapter to the department of taxation. The 8 9 exemption provided under section 237-24.75(3) shall only apply 10 to professional employer organizations that fulfill and maintain the registration requirements under this chapter. 11 §373L-D Fees. (a) The director shall establish fees and 12 requirements for registration, renewal, and restoration of 13 14 registration for professional employer organizations by rule 15 pursuant to chapter 91. (b) No applicant shall be allowed to register pursuant to 16 this chapter unless the appropriate fees have been paid. 17 (c) Effective July 1, 2013, the director shall collect 18 19 fees pursuant to this chapter as follows: 20 (1) Registration fee \$500 21 (2) Biennial renewal fee \$750 22 Restoration fee \$1500 (3) SB510 SD2 LRB 13-1937.doc

1	until suc	n time as the director amends the fees by rulemaking
2	pursuant	to chapter 91.
3	(d)	The fees collected pursuant to this section shall be
4	deposited	into the state general fund."
5	SECT	ION 3. Section 237-24.75, Hawaii Revised Statutes, is
6	amended t	o read as follows:
7	"§23	7-24.75 Additional exemptions. In addition to the
8	amounts e	xempt under section 237-24, this chapter shall not
9	apply to:	
10	(1)	Amounts received as a beverage container deposit
11		collected under chapter 342G, part VIII;
12	(2)	Amounts received by the operator of the Hawaii
13		convention center for reimbursement of costs or
14		advances made pursuant to a contract with the Hawaii
15		tourism authority under section 201B-7[+]; and[+]
16	[+] (3)	Amounts received[] by a professional [employment]
17		employer organization that is registered with the
18		department of labor and industrial relations pursuant
19		to chapter 373L, from a client company equal to
20		amounts that are disbursed by the professional
21		[employment] employer organization for employee wages
22		salaries, payroll taxes, insurance premiums, and

SB510 SD2 LRB 13-1937.doc

1	ben	efits, including retirement, vacation, sick leave,
2	hea	Ith benefits, and similar employment benefits with
. 3	res	pect to assigned employees at a client company;
4	pro	vided that this exemption shall not apply to
5	amo	ounts received by a professional [employment]
6	emp	oloyer organization [upon failure of the
7	pre	efessional employment organization to collect,
8	acc	ount for, and pay over any income tax withholding
9	for	assigned employees or any federal or state taxes
10	for	which the professional employment organization is
11	res	ponsible.] <u>after:</u>
12	(A)	Notification from the department of labor and
13		industrial relations that the professional
14		employer organization has not fulfilled or
15		maintained the registration requirements under
16		this chapter; or
17	(B)	A determination by the department that the
18		professional employer organization has failed to
19		pay any tax withholding for assigned employees or
20		any federal or state taxes for which the
21		professional employer organization is
22		responsible;

S.B. NO. 510 S.D. 2

1	As used in this paragraph, ["professional employment
2	organization", professional employer organization",
3	"client company", and "assigned employee" shall have
4	the meanings provided in section $[373K-1.]$ 373L-1."
5	SECTION 4. Section 373L-1, Hawaii Revised Statutes, is
6	amended as follows:
7	1. By adding two new definitions to be appropriately
8	inserted and to read:
9	""Assigned employee" means an employee of the professional
10	employer organization who is assigned to perform services at the
11	worksite of a client company.
12	"Department" means the department of labor and industrial
13	relations."
14	2. By amending the definitions of "client company",
15	"professional employer agreement", and "professional employer
16	organization" to read:
17	""Client company" means any person [who] that enters into a
18	professional employer agreement with a professional employer
19	organization[+] and is assigned employees to its worksite by the
20	professional employer organization under that agreement.

1	"Professional employer agreement" means a written contract		
2	by and be	tween a client company and a professional employer	
3	organizat	ion that provides for the following:	
4	(1)	[The co-employment of covered employees; and]	
5		Assignment of employees to the worksite of the client	
6		company;	
7	(2)	[The allocation of employer rights and obligations	
8		between] Description of duties and responsibilities of	
9		the client company and the professional employer	
10		organization with respect to the [covered] assigned	
11		employees[-]; and	
12	(3)	Clarification of the professional employer	
13		organization as the employer of the assigned employees	
14		for purposes of complying with all statutory	
15		provisions relating to the unemployment insurance,	
16		workers' compensation, temporary disability insurance,	
17		and prepaid health care programs with respect to the	
18		assigned employees.	
19	"Pro	fessional employer organization" or "organization"	
20	means [an	y person that is a party to a professional employer	
21	agreement	with a client company regardless of whether the person	
22	uses the	term or conducts business expressly as a "professional	
	SB510 SD2	LRB 13-1937.doc	

employer organization", "PEO", "staff leasing company", 1 "registered staff leasing company", "employee leasing company", 2 3 "administrative employer", or any other similar name.] a business entity that assigns employees to the worksites of its 4 client companies on a long-term, rather than temporary or 5 6 project-specific basis. The term does not include temporary help services or other similar arrangements." 7 8 By deleting the definitions of "co-employment" and 9 "covered employee". 10 ["#Co-employment" means a relationship that is intended to be an ongoing relationship rather than a temporary or project-11 12 specific one, wherein the rights, duties, and obligations of an employer that arise out of an employment relationship have been 13 14 allocated between the client company and the professional 15 employer organization pursuant to a professional employer 16 agreement and this chapter. 17 "Covered employee" means an individual having a coemployment relationship with a professional employer 18 19 organization and a client company who meets all of the following 20 criteria:

1	(1)	The individual has received written notice of co-
2		employment with the professional employer
3		organization; and
4	(2)-	The individual's co-employment relationship is
5		pursuant to a professional employer agreement subject
6		to this chapter. Individuals who are officers,
7		directors, shareholders, partners, and managers of the
8		client company shall be covered employees to the
9		extent that the professional employer organization and
10		the client company have expressly agreed in the
11		professional employer agreement that the individuals
12		shall be covered employees; provided that the
13		individuals meet the criteria of this definition and
14		act-as operational managers or perform day to day
15		operational services for the client company."]
16	SECT	ION 5. Section 373L-2, Hawaii Revised Statutes, is
17	amended t	o read as follows:
18	"[+]	§373L-2[+] Registration required. (a) Every
19	professio	nal employer organization shall register with the
20	director	by providing all of the information required by this
21	section a	nd by rules adopted by the director pursuant to chapter
22	91 prior	to entering into any professional employer agreement
	e erannen war idat bereit ertit beit berindte till falle	LRB 13-1937.doc

1	with any	crient company in this state. Registration shall not
2	be approv	ed unless all of the applicable provisions of this
3	chapter h	ave been met to the satisfaction of the department.
4	(b)	Registration information required by this section
5	shall inc	lude:
6	(1)	The name or names under which the professional
7		employer organization conducts or will conduct
8		business;
9	(2)	The address of the principal place of business of the
10		professional employer organization and the address of
11	• .	each office that the professional employer
12		organization maintains in this State;
13	(3)	The professional employer organization's general
14		excise tax number;
15	(4)	A copy of the certificate of authority to transact
16		business in this State issued by the director of
17		commerce and consumer affairs pursuant to title 23 or
18		title 23A, if applicable;
19	(5)	A list, organized by jurisdiction, of each name under
20		which the professional employer organization has
21		operated in the preceding five years, including any

1		alternative names; names of predecessors; and, if
2		known, names of successor business entities;
3	(6)	A statement of ownership, which shall include the name
4		of each person who, individually or acting in concert
5		with any other person or persons, owns or controls,
6		directly or indirectly, twenty-five per cent or more
7		of the equity interests of the professional employer
8		organization;
9	(7)	A statement of management, which shall include the
10		name of any person who serves as president or chief
11		executive officer or who otherwise has the authority
12		to act as a senior executive officer of the
13		professional employer organization;
14	(8)	Proof of valid workers' compensation coverage in
15		compliance with all laws of this State;
16	(9)	Proof of compliance with the Hawaii temporary
17		disability insurance law;
18	(10)	Proof of compliance with the Hawaii prepaid health
19		care act [as regards all employees of the professional
20		<pre>employer organization];</pre>

1	(11)	Proof of compliance with the Hawaii employment
2		security law, including payment of any applicable
3		employer liability pursuant to chapter 383; [and]
4	(12)	[A financial statement prepared in accordance with
5		generally accepted accounting principles, audited by
6		an independent certified public accountant licensed to
7		practice in the State, and without qualification as to
8		the going concern status of the professional employer
9		organization.] The name, address, and phone number of
10		the financial institution utilized by the professional
11		employer organization for payroll purposes that
12		operates and maintains branches in the State;
13	(13)	The name of each client company that is party to a
14		professional employer agreement with a professional
15		employer organization to the department on a form
16		approved by the department within twenty-one business
17		days of the initiation of the agreement and within
18		twenty-one business days of the termination of the
19		agreement; and
20	(14)	A copy of the Internal Revenue Service Form W-3,
21		Transmittal of Wage and Tax Statements, filed with the

1	federal government, which shall be used for obtaining
2	a bond pursuant to section 373L-3.
3	(c) Registration under this section shall expire on
4	[December 31] June 30 of each [odd-numbered] even-numbered year.
5	Before [December 31] June 30 of each [odd-numbered] even-
6	numbered year, the director or the director's authorized
7	delegate shall mail a renewal application for registration to
8	the address on record of the registrant. In connection with
9	renewal of registration, a professional employer organization
10	shall provide all of the information required by subsection (b).
11	Failure to renew a registration shall result in termination of
12	that registration. A professional employer organization whose
13	registration has been terminated pursuant to this section shall
14	be required to pay the restoration fee.
15	(d) Notwithstanding that a registration under this section
16	has not expired, a professional employer organization shall
17	submit to the department a copy of the Internal Revenue Service
18	Form W-3, Transmittal of Wage and Tax Statements, filed with the
19	federal government on an annual basis no later than June 30 of
20	each year. If the amount of the total payroll has changed to an
21	amount that requires a different bond amount than posted with

```
the department, the professional employer organization shall
1
    obtain a new bond to satisfy the requirements of section 373L-3.
2
         (d) The director shall establish fees and requirements for
3
4
    registration, maintenance of registration, renewal, and
    restoration of registration for professional employer
5
    organizations by rule pursuant to chapter 91.] "
6
         SECTION 6. Section 373L-3, Hawaii Revised Statutes, is
7
8
    amended by amending subsection (a) to read as follows:
9
         "(a) No professional employer organization shall enter
10
    into a professional employment agreement with a client company
    in the State unless the professional employer organization posts
11
    a surety bond [in the amount of $250,000, which is a performance
12
13
    or financial quaranty type bond naming the] that is based on the
14
    previous year's certified total payroll of the professional
15
    employer organization. The total payroll of the professional
16
    employer organization shall be the amount reported on the
17
    Internal Revenue Service Form W-3, Transmittal of Wage and Tax
18
    Statements, filed with the federal government in the year in
19
    which the bond is to become effective. The bond required under
    this section shall be on a sliding bond scale as follows:
20
```

1	(1)	For professional employer organizations with a total
2		payroll up to and including \$25,000,000, a bond of
3		\$25,000;
4	(2)	For professional employer organizations with a total
5	•	payroll of \$25,000,001 to \$150,000,000, a bond of
6		\$75,000; and
7	(3)	For professional employer organizations with a total
8		payroll of \$150,000,001 and higher, a bond of
9		\$250,000.
10	The direc	tor shall be named as the obligee and [which] the bond
11	may be ca	nceled only if the professional employer organization
12	gives six	ty days prior written notice to the surety or if the
13	surety gi	ves thirty days prior written notice to the director of
14	cancellat	ion of the bond. The requirements of this section
15	shall be	satisfied by a single bond. If a professional employer
16	organizat	ion has more than one branch location, the bond shall
17	cover all	locations."
18	SECT	ION 7. Chapter 373K, Hawaii Revised Statutes, is
19	repealed.	
20	SECT	ION 8. This Act does not affect rights and duties that
21	matured,	penalties that were incurred, and proceedings that were
22	begun bef	ore its effective date.

SB510 SD2 LRB 13-1937.doc

- 1 SECTION 9. In codifying the new sections added by section
- 2 of this Act, the revisor of statutes shall substitute
- 3 appropriate section numbers for the letters used in designating
- 4 the new sections in this Act.
- 5 SECTION 10. Statutory material to be repealed is bracketed
- 6 and stricken. New statutory material is underscored.
- 7 SECTION 11. This Act shall take effect on July 1, 2050.

Report Title:

Professional Employer Organizations; Registration; Fees; Bond

Description:

Repeals chapter 373K, Hawaii Revised Statutes. Clarifies professional employer organization responsibilities with respect to meeting the statutory requirements of the repealed chapter 373K, Hawaii Revised Statutes, and the nexus between the registration of professional employer organizations and qualification for the state general excise tax exemption. Requires professional employer organizations to obtain a bond on a sliding scale that is based on total payroll amount. Effective 7/1/2050. (SD2)

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