H.B. NO. 2362

A BILL FOR AN ACT

RELATING TO THE HAWAII WORKFORCE DEVELOPMENT COUNCIL.

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

1 SECTION 1. The legislature finds that the Workforce 2 Innovation and Opportunity Act supersedes the Workforce Investment Act and sets forth different council composition 3 4 requirements, different state workforce development system plan 5 specifications, and different council functions than the 6 Workforce Investment Act. Chapter 202, Hawaii Revised Statutes, 7 establishes the workforce development council to fulfill the 8 functions of the state workforce development board for purposes 9 of the federal Workforce Investment Act of 1998, Public Law No. 10 105-220.

The purpose of this Act is to conform chapter 202, Hawaii
Revised Statutes, to the federal Workforce Innovation and
Opportunity Act of 2014, Public Law No. 113-128, effective July
1, 2015.

15 SECTION 2. Section 202-1, Hawaii Revised Statutes, is 16 amended to read as follows:

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1	"§202-1 Council; appointment; tenure. The advisory
2	commission on employment and human resources is hereby
3	constituted as the workforce development council. The council
4	shall also fulfill the functions of the state workforce
5	[investment] development board for purposes of the federal
6	[Workforce Investment Act of 1998, Public Law No. 105-220.]
7	Workforce Innovation and Opportunity Act, P. L. No. 113-128.
8	Except for the ex officio members or their designees, the
9	council members shall be appointed by the governor for four-year
10	staggered terms as provided for in section 26-34. The governor
11	shall appoint the chairperson of the council and the two mayors
12	to the council. The council shall be composed of thirty-one
13	members. The members shall be selected on the basis of their
14	interest in and knowledge of workforce development programs in
15	the State and how they can support economic development]. The
16	council shall be [composed of the following representatives of
17	whom the majority shall be from the private sector:] constituted
18	as provided by P.L. 113-128 (29 U.S.C. §311) [of whom the
19	majority shall be from the private sector]:

20 (1) The directors of labor and industrial relations, human
 21 services, and business, economic development, and
 22 tourism; the superintendent of education; and the

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1		president of the University of Hawaii or their
2		designees, as ex officio [[],[]] voting members;
3	(2)	The private [business] sector chairpersons of the four
4		county workforce [investment] development boards, or
5		their designees from the private [business] sector
6		membership of their respective boards, as ex
7		<pre>officio[+],++] voting members;</pre>
8	(3)	[Twelve additional private sector] Fourteen
9		representatives from [business;] the private sector,
10		including nonprofit organizations and businesses in
11		the State;
12	(4)	[One representative from a community-based Native
13		Hawaiian organization that operates workforce
14		development programs;] Seven representatives from
15		labor organizations and workforce training
16		organizations, one of which shall be a representative
17		from a community-based native Hawaiian organization
18		that operates workforce development programs;
19	[(5)	Two representatives from labor;]
20	[6] <u>(5</u>)	[Four members] A member of each chamber of the
21		legislature, [two from each house] for two-year terms
22		beginning in January of odd-numbered years, appointed

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1	by the appropriate presiding officer of each [house]
2	<pre>chamber, as ex officio[+],[+] voting members;</pre>
3	[7] (6) $[$ Two $]$ The four mayors or their designees, as ex
4	officio[+],++] voting members; and
5	[8](7) The governor or the governor's designee.
6	[The] <u>Council</u> members shall serve without compensation but
7	shall be [entitled to] <u>reimbursed for</u> entitled to travel
8	expenses [when actually engaged in business relating to the work
9	of the council.] necessary for the performance of their duties.
10	From the effective date of this Act and until such time
11	that the council has thirty-seven members, sixteen council
12	members shall constitute a quorum to do business, and the
13	concurrence of at least sixteen council members shall be
14	necessary to make any action of the council valid.
15	All council members may continue to serve on the council
16	until their respective successors have been appointed. A person
17	appointed to fill a vacancy shall serve the remainder of the
18	term of the person's predecessor. "
19	SECTION 3. Section 202-2, Hawaii Revised Statutes, is
20	amended to read as follows:
21	"§202-2 Duties of council. [The workforce development
22	council shall:

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1	(1) Prepare and update periodically a comprehensive state
2	plan for workforce development with strategic goals
3	and measurable outcomes. The comprehensive state plan
4	shall include:
5	(A) Strategic goals of workforce development
6	programs, including the identification of the
7	desired number of highly skilled workers in the
8	workforce, the number of placements of
9	individuals into higher-skilled jobs, the
10	identification of high-demand areas for job
11	growth, the need for skilled workers in the next
12	five and ten years, and the time frame for
13	training and development;
14	(B) Methods to educate the private sector about
15	state, federal, and private financial assistance
16	available for workforce development;
17	(C) Methods to facilitate access to workforce
18	development resources, including the reduction of
19	regulatory burdens for employers and employees;
20	(D) The creation and improvement of educational

1	opportunities for individuals to learn and
2	develop new skills, including mentoring, project-
3	based learning, and internships;
4	(E) Methods to facilitate the department of
5	education's development of curriculum in the
6	public schools to prepare students for employment
7	in the private sector;
8	(F) Recommendations to change and improve existing
9	state programs, including the elimination of
10	ineffective programs and the creation of new
11	programs to improve workforce development;
12	(G) The identification of resources required,
13	obstacles to overcome, and best practice models
14	to implement the comprehensive state strategic
15	plan; and
16	(H) A detailed budget for the comprehensive state
17	plan with a justification for each expenditure;
18	(2) Review and assess the coordination between the State's
19	workforce development programs, including programs of
20	the federal government operating in the State, and
21	placements in higher-skilled jobs to expand economic
22	development and diversification; and consider:

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1	(A) The State's employment and training requirements
2	and resources;
3	(B) Practices of employers and unions that impede or
4	facilitate the mobility of workers; and
5	(C) The special problems of untrained and
6	inexperienced youth, immigrants, persons with
7	disabilities, welfare clients, single parents,
8	disadvantaged minorities, and other groups facing
9	barriers in the labor force;
10	(3) Serve as an information clearinghouse for all
11	workforce development programs in the State, including
12	workforce training and education programs;
13	(4) Analyze and interpret workforce information,
14	particularly changes which are likely to occur during
15	the next ten years; the specific industries,
16	occupations, and geographic areas which are most
17	likely to be involved; and the social and economic
18	effects of these developments on the State's economy,
19	labor force, communities, families, social structure,
20	and human values;
21	(5) Define those areas of unmet workforce and economic
22	development needs and describe how private and public

1		agencies can coordinate their efforts and collaborate
2		with each other to address those needs;
3	(6)	Recommend to the governor and the legislature, state
4		policies and funding priorities based on local
5		community input that it believes should be adopted by
6		the state government in meeting its workforce
7		development responsibilities to:
8		(A) Establish a workforce development system in the
9		State in which resources are pooled and programs
10		are coordinated and streamlined;
11		(B) Establish reporting requirements for job
12		placement results by category of occupations in
13		high-demand and high-growth areas;
14		(C) Encourage-a program of useful research into-the
15		State's workforce requirements, development, and
16		utilization; and
17		(D) Support recommended workforce policies that
18		promote economic development, diversification,
19		and well-being of the people in this State;
20	provided t	that the duties and responsibilities of the workforce
21	developmer	nt council shall not impinge on the constitutional and
22	statutory	authority of the board of regents and the board of

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1	education, and the statutory authority of the state board for
2	career and technical education;
3	(7) Create public awareness and understanding of the
4	State's workforce development plans, policies,
5	programs, and activities, and promoting them as
6	economic investments;
7	(8) Submit annual reports of its activities and
8	recommendations to the governor and the legislature,
9	and post the annual reports electronically on the
10	Internet no later than twenty days before the
11	convening of each regular session. Annual reports
12	shall_include:
13	(A) The status of the comprehensive state plan for
14	
	workforce_development; and
15	workforce development; and (B) Information regarding the workforce development
15 16	
	(B) Information regarding the workforce development
16	(B) Information regarding the workforce development programs offered throughout the State, the number
16 17	(B) Information regarding the workforce development programs offered throughout the State, the number of individuals placed in high-demand or high-
16 17 18	(B) Information regarding the workforce development programs offered throughout the State, the number of individuals placed in high-demand or high- growth employment through workforce development
16 17 18 19	(B) Information regarding the workforce development programs offered throughout the State, the number of individuals placed in high-demand or high- growth employment through workforce development programs by departments, the type or category of

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1	(9)	Evaluate the state workforce development plan in terms
2		of how its purposes, goals, and objectives have been
3		carried out throughout the State;
4	(10)	Provide technical assistance to local workforce
5		development boards and other similar organizations;
6	(11)	Carry out required functions and duties related to
7		workforce development of any advisory body required or
8		made optional by federal legislation, including the
9		Job Training Partnership Act of 1982, as amended, and
10		the Wagner-Peyser Act of 1933, as amended;
11	(12)	In accordance with the federal Workforce Investment
12		Act of 1998, Public Law 105-220, assist the governor
13		in the following functions:
14		(A) The development of the State's plan for the
15		use of federal workforce investment funds, which
16		is required under Public Law 105-220;
17		(B) The development and continuous improvement of the
18		statewide and local workforce investment systems
19		described in subtitle B of Public Law 105-220,
20		and the one-stop delivery systems described in
21		section 134(c) of Public Law 105-220, including:
22		(i) The development of linkages referred to in

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1	Public Law 105-220, to assure coordination
2	and non-duplication among the programs and
3	activities in section 121(b) of Public Law
4	105-220; and
5	(ii) The review of plans prepared by local
6	workforce investment boards for the use of
7	federal workforce investment funds which
8	is required under Public Law 105-220;
9	(C) Commenting at least once annually on the measures
10	taken pursuant to section 122(c)(16) of the Carl
11	D. Perkins Vocational and Technical Education
12	Amendments of 1998, Public Law 105-332;
13	(D) The designation of local areas as required in
14	section 116 of Public Law 105-220;
15	(E) The development of allocation formulas for the
16	distribution of funds for adult employment and
17	training activities and youth activities to local
18	areas as permitted under sections 128(b)(3)(B)(i)
19	and 133(b)(3)(B)(i) of Public Law 105-220;
20	(F) The development and continuous improvement of
21	comprehensive state performance measures,
22	including state adjusted levels of performance,

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1	to assess the effectiveness of the workforce
2	investment activities in the State as required
3	under section 136(b)(1) of Public Law 105-220;
4	(G) The preparation of the annual report to the
5	United States Secretary of Labor described in
6	section 136(d)(1) of Public Law 105-220;
7	(H) The development of the statewide employment
8	statistics system described in section 15(c) of
9	the Wagner-Peyser Act; and
10	(I) The development of an application for an
11	incentive grant under section 503 of Public Law
12	105-220; and
13	(13) Act as the designated state entity to conduct
14	activitics relating to occupational and employment
15	information for vocational and technical education
16	programs in compliance with section 118 of the Carl D.
17	Perkins Vocational and Technical Education Amendments
18	of 1998, Public Law 105-332.]
19	The workforce development council shall assist the governor
20	<u>in:</u>

1	(1)	The development, implementation, and modification of
2		the state plan consistent with P.L. 113-128 (29 U.S.C.
3		<u>§3112);</u>
4	(2)	The review of statewide policies, programs, and of
5		recommendations on actions that should be taken by the
6		State to align workforce development programs in a
7		manner that supports a comprehensive and streamlined
8		workforce development system in the State, including
9		consideration of programs and activities of one-stop
10		partners that are not core programs;
11	(3)	The development and continuous improvement of the
12		workforce development system in the State as provided
13		in P.L. 113-128 (29 U.S.C. §3111(d)(2)(3));
14	(4)	The development and updating of comprehensive state
15		performance accountability measures, including state
16		adjusted levels of performance, to assess the
17		effectiveness of the core programs in the State as
18		required under P.L. 113-128 (29 U.S.C. §3141(b));
19	(5)	The identification and dissemination of information on
20		best practices for the effective operation of one-stop
21		centers, the development of effective local boards and

1		effective training programs, as provided in P.L. 113-
2		128 (29 U.S.C. §3111(d)(5));
3	(6)	The development and review of statewide policies
4		affecting the coordinated provision of services
5		through the State's one-stop delivery system as
6		provided in P.L. 113-128 (29 U.S.C. §3141(b));
7	(7)	The development of strategies for technological
8		improvements to facilitate access to, and improve the
9		quality of, services and activities provided through
10		the one-stop delivery system as provided in P.L. 113-
11		128 (29 U.S.C. §3111(d)(7));
12	(8)	The development of strategies for aligning technology
13		and data systems across one-stop partner programs to
14		enhance service delivery and improve efficiencies in
15		reporting on performance accountability measures,
16		including the design and implementation of common
17		intake, data collection, case management information,
18		and performance accountability measurement and
19		reporting processes and the incorporation of local
20		input into such design and implementation, to improve
21		coordination of services across one-stop partner
22		programs;

1	(9)	The development of allocation formulas for the
2		distribution of funds for employment and training
3		activities for adults, and youth workforce investment
4		activities, to local areas as permitted under P.L.
5		113-128 (29 U.S.C. §3163(b)(3)) and 29 U.S.C. §3173
6		<u>(b)(3);</u>
7	(10)	The preparation of annual reports as described in P.L.
8		<u>113-128 (29 U.S.C. §3141(d));</u>
9	(11)	The development of the statewide workforce and labor
10		market information system described in the Wagner-
11		Peyser Act (29 U.S.C. §491-2(e));
12	(12)	The development of such other policies as may promote
13		statewide objectives for, and enhance the performance
14		of, the workforce development system;
15	(13)	Create public awareness and understanding of
16		the State's workforce development plans, policies,
17		programs, and activities, and promoting them as
18		economic investments;
19	(14)	Submit annual reports of its activities and
20		recommendations to the governor and the legislature,
21		and post the annual reports electronically on the
22	•	council's website no later than twenty days before the

1		convening of each regular session. Annual reports
2		shall include:
3		(A) The status of the comprehensive state plan for
4		workforce development; and
5		(B) Information regarding the workforce development
6		programs offered throughout the State, the number
7		of individuals placed in high-demand or high-
8		growth employment through workforce development
9		programs by departments, the type or category of
10		employment garnered, and allocations of state,
11		federal, and other funding to achieve placements
12		into higher-skilled jobs;
13	(15)	Evaluate the state workforce development plan in
14		terms of how its purposes, goals, and objectives have
15		been carried out throughout the State;
16	(16)	Provide technical assistance to local workforce
17		development boards and other similar organizations;
18	(17)	Carry out required functions and duties related to
19		workforce development of any advisory body required or
20		made optional by federal legislation;
21	(18)	The review and certification of local workforce boards

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1		and plans prepared by local workforce boards for the
2		use of federal workforce development funds as provided
3		in P.L. 113-128 (29 U.S.C. §3122(b) and 29 U.S.C.
4		<u>§3122(c)); and</u>
5	(19)	Commenting on the measures taken pursuant to section
6		122(c)(17) of the Carl D. Perkins Career and Technical
7		Education Act of 2006, P.L. 109-270."
8	SECT	ION 4. Section 202-4, Hawaii Revised Statutes, is
9	amended as	s follows:
10	"§202	2-4 Duties of chairperson and executive director. The
11	chairpers	on of the workforce development council or the
12	executive	director, at the direction of the council shall:
13	(1)	Serve as consultant to the governor on issues relating
14		to workforce development and its relation to economic
15		development and diversification;
16	(2)	Assist in coordinating the programs of all agencies
17		dealing with issues of concern to the council;
18	(3)	Arrange for statewide studies of the issues referred
19		to in this chapter;
20	(4)	Secure data and information from agencies concerned
21		with the issues referred to in this chapter;

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 programs between public and private groups interested in the issues referred to in this chapter; (6) Prepare articles, reports, and bulletins for the use of the council, concerned agencies, and for general publication; (7) Keep and maintain records and reports and [conduct] handle correspondence relative to the work of the council; [and] (8) Develop recommendations and plans for action consistent with the purpose of this chapter [-]; and (9) Assist in carrying out the duties described in section 202-2." SECTION 5. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored. SECTION 6. This Act shall take effect upon its approval. INTRODUCED BY: BY REQUEST 	1	(5)	Arrange for the exchange of information, plans, and
 4 (6) Prepare articles, reports, and bulletins for the use of the council, concerned agencies, and for general publication; 7 (7) Keep and maintain records and reports and [eonduct] 8 handle correspondence relative to the work of the council; [and] 10 (8) Develop recommendations and plans for action consistent with the purpose of this chapter [-]; and 12 (9) Assist in carrying out the duties described in section 202-2." 14 SECTION 5. Statutory material to be repealed is bracketed 15 and stricken. New statutory material is underscored. 16 SECTION 6. This Act shall take effort upon its approval. 17 INTRODUCED BY: BY REQUEST 	2		programs between public and private groups interested
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 9 council; [and] 10 (8) Develop recommendations and plans for action 11 consistent with the purpose of this chapter [-]; and 12 (9) Assist in carrying out the duties described in section 13 202-2." 14 SECTION 5. Statutory material to be repealed is bracketed 15 and stricken. New statutory material is underscored. 16 SECTION 6. This Act shall take effect upon its approval. 17 INTRODUCED BY: BY REQUEST 	7	(7)	Keep and maintain records and reports and [conduct]
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12 (9) Assist in carrying out the duties described in section 13 202-2." 14 SECTION 5. Statutory material to be repealed is bracketed 15 and stricken. New statutory material is underscored. 16 SECTION 6. This Act shall take effect upon its approval. 17 INTRODUCED BY: 18 BY REQUEST	10	(8)	Develop recommendations and plans for action
 13 <u>202-2.</u>" 14 SECTION 5. Statutory material to be repealed is bracketed 15 and stricken. New statutory material is underscored. 16 SECTION 6. This Act shall take effect upon its approval. 17 INTRODUCED BY: BY REQUEST 	11		consistent with the purpose of this chapter $[-,]$; and
 14 SECTION 5. Statutory material to be repealed is bracketed 15 and stricken. New statutory material is underscored. 16 SECTION 6. This Act shall take effect upon its approval. 17 INTRODUCED BY: BY REQUEST 	12	(9)	Assist in carrying out the duties described in section
 15 and stricken. New statutory material is underscored. 16 SECTION 6. This Act shall take effect upon its approval. 17 INTRODUCED BY: BY REQUEST 18 BY REQUEST 	13		<u>202-2.</u> "
16 SECTION 6. This Act shall take effect upon its approval. 17 INTRODUCED BY: 18 BY REQUEST	14	SECT	ION 5. Statutory material to be repealed is bracketed
17 INTRODUCED BY: Manual 18 BY REQUEST	15	and stric	ken. New statutory material is underscored.
18 BY REQUEST	16	SECT	ION 6. This Act shall take effect upon its approval.
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JAN 2 5 2016	18		BY REQUEST JAN 2 5 2016

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Report Title:

Workforce Development Council; Composition; Duties

Description:

Conforms the State Workforce Development Council Law to new federal requirements in the Workforce Innovation and Opportunity Act of 2014 (WIOA), Public Law 113-128, which supersedes the Workforce Investment Act of 1998 (WIA).

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

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JUSTIFICATION SHEET

- DEPARTMENT: Labor and Industrial Relations
- TITLE: A BILL FOR AN ACT RELATING TO THE HAWAII WORKFORCE DEVELOPMENT COUNCIL.
- PURPOSE: To conform chapter 202, Hawaii Revised Statutes (HRS), to the federal Workforce Innovation and Opportunity Act of 2014, effective July 1, 2015.

MEANS: Amend sections 202-1, 202-2 and 202-4, HRS.

JUSTIFICATION: Chapter 202, HRS, establishes the workforce development council to fulfill the functions of the workforce development board for purposes of the federal Workforce Investment Act of 1998, Public Law No. 105-220 (WIA). The federal Workforce Innovation and Opportunity Act of 2014, Public Law No. 113-128 (WIOA), effective July 1, 2015, supersedes the WIA and sets forth different council composition requirements, different state workforce development system plan specifications, and different council functions than the WIA.

> The proposal conforms chapter 202, HRS, to WIOA council composition requirements, state workforce development plan specifications and council function requirements to qualify for continued receipt of federal funds. The state receives approximately \$6,000,000 per year from the federal government to invest in state workforce development, which could be endangered if the conforming amendments are not made.

> <u>Impact on the public:</u> Receipt of \$6,000,000 per year of federal workforce funding for Hawaii is dependent on conforming chapter 202, HRS, to WIOA. This assures federal funds are invested in Hawaii for a stronger, streamlined, more accountable one-stop work

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force development system, which benefits job seekers, employers, and Hawaii's economy.

Impact on the department and other agencies: The WIOA requires the partners' participation in plan modification. Partners responsible for core employment services, training, and education programs include the Departments of Labor and Industrial Relations, Education, Human Services, Business, Economic Development and Tourism; the University of Hawaii, and county workforce boards. Plan changes required by the WIOA are intended to increase coordination, remove silos, improve service delivery, and produce cost efficiencies for the WIOA core and strategic partners.

- GENERAL FUND: None.
- OTHER FUNDS: Federal funds.

LBR135.

PPBS PROGRAM DESIGNATION:

OTHER AFFECTED AGENCIES:

Department of Education Department of Human Services Department of Business, Economic Development and Tourism University of Hawaii System

EFFECTIVE DATE: Upon approval.