A BILL FOR AN ACT

RELATING TO WORKERS' COMPENSATION.

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

SECTION 1. Section 386-51, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§386-51 Computation of average weekly wages. Average weekly wages shall be computed in a manner that the resulting 4 5 amount represents most fairly, in the light of the employee's 6 employment pattern and the duration of the employee's disability, the injured employee's average weekly wages from all 7 8 covered employment [at the time of the personal injury]. In no event, however, shall an employee's average weekly wages be 9 computed to be less than the employee's hourly rate of pay 10 multiplied by thirty-five; provided that where the employee 11 12 holds part-time employment of fewer than thirty-five hours per week, the employee's average weekly wages shall be the hourly 13 14 rate at the place of employment where the injury occurred multiplied by the average hours worked in the fifty-two weeks 15 16 (or portions thereof) preceding the week in which the injury occurred, for the calculation of temporary partial disability 17



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and temporary total disability benefits only. Other benefits
 including permanent partial disability, permanent total
 disability, and death shall be calculated as if the employee had
 been a full-time employee.

Where appropriate and feasible, computation shall be 5 (1)made on the basis of the injured employee's earnings 6 from covered employment during the twelve months 7 preceding the employee's personal injury; but if 8 during that period, the employee, because of sickness 9 10 or similar personal circumstances was unable to engage in employment for one or more weeks then the number of 11 those weeks shall not be included in the computation 12 13 of the average weekly wage.

14 (2) Where an employee at the time of the injury was
15 employed at higher wages than during any other period
16 of the preceding twelve months then the employee's
17 average weekly wages shall be computed exclusively on
18 the basis of the higher wages.

19 (3) Where, by reason of the shortness of the time during
20 which the employee has been in the employment or the
21 casual nature or terms of the employment, it is not



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feasible to compute the average weekly wages on the basis of the injured employee's own earnings from that employment, regard may be had to the average weekly wages which during the twelve months preceding the injury was being earned by an employee in comparable employment.

7 (4) Except as otherwise provided, the total average weekly
8 wages of any employee shall be computed at a lower
9 amount than the average weekly wages earned at the
10 time of the injury by an employee in comparable
11 employment engaged as a full-time employee on an
12 annual basis in the type of employment in which the
13 injury occurred.

14 (5) If an employee, while under twenty-five years of age,
15 sustains a work injury causing permanent disability or
16 death, the employee's average weekly wages shall be
17 computed on the basis of the wages which the employee
18 would have earned in the employee's employment had the
19 employee been twenty-five years of age.

20 (6) The director may issue rules for the determination of
21 the average weekly wages in particular classes of



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cases, consistent with the principles laid down in the 1 2 first paragraph of this section." SECTION 2. This Act does not affect rights and duties that 3 matured, penalties that were incurred, and proceedings that were 4 5 begun before its effective date. 6 SECTION 3. Statutory material to be repealed is bracketed 7 and stricken. 8

SECTION 4. This Act shall take effect on July 1, 2051.



Report Title: Workers' Compensation; Average Weekly Wages; Computation

Description: Adjusts the method of calculating average weekly wages for workers' compensation claims. Effective 7/1/51. (SD1)

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