## A BILL FOR AN ACT

RELATING TO WAGES.

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

- 1 SECTION 1. Chapter 388, Hawaii Revised Statutes, is
- 2 amended by adding a new section to part I to be appropriately
- 3 designated and to read as follows:
- 4 "§388- Contractor liability; unpaid wages. (a) A
- 5 general contractor entering into or under a contract in the
- 6 State for the erection, construction, alteration, or repair of a
- 7 building, structure, or other private work not subject to
- 8 chapter 104 shall assume and is liable for any debt owed to a
- 9 claimant for wages incurred by a subcontractor at any tier
- 10 acting under, by, or for the general contractor, for the
- 11 claimant's performance of labor included in the contract between
- 12 the general contractor and the owner. The general contractor's
- 13 liability under this section shall extend only to unpaid wages
- 14 to the claimant, including any interest owed, but shall not
- 15 extend to penalties, consequential or liquidated damages, or any
- 16 benefit, fringe benefit, or contribution claims.

1	A ge	neral contractor shall not evade or commit any act that
2	negates t	he requirements of this section; provided that this
3	section de	des not prohibit a general contractor or subcontractor
4	from cont	racting with or enforcing any lawful remedies against a
5	subcontra	ctor for the liability created by the nonpayment of
6	wages by	the subcontractor or by a subcontractor at any tier
7	working u	nder another subcontractor.
8	(b)	Notwithstanding any law to the contrary, actions to
9	enforce a	general contractor's liability for unpaid wages may
10	include th	ne following:
11	(1)	The director may enforce liability for unpaid wages
12		established by subsection (a) against a general
13		contractor. The general contractor's liability shall
14		be limited to unpaid wages, including any interest
15		owed; or
16	(2)	A joint labor-management cooperation committee
17		established pursuant to section 175a of the federal
18		Labor Management Cooperation Act of 1978 (29 U.S.C.
19		175a) may bring an action in any court of competent
20		jurisdiction against a general contractor or
21		subcontractor at any tier for unpaid wages owed to a

1	claimant by the general contractor or subcontractor
2	for the performance of private work not subject to
3	chapter 104, including unpaid wages owed by the
4	general contractor, pursuant to subsection (a). The
5	court may award a prevailing party in such an action
6	reasonable attorney's fees and costs, including expert
7	witness fees; provided that attorney's fees and costs,
8	including expert witness fees, shall not be awarded
9	against a general contractor for unpaid wages except
10	for those of its direct employees. As a condition
11	precedent to any such action against a general
12	contractor to enforce the liability established by
13	subsection (a), the committee shall provide written
14	notice to the general contractor and subcontractor who
15	employed the claimant, within ninety days from the
16	date on which the person did or performed the labor
17	for which claim is made, but no later than forty-five
18	days after the date of completion as defined in
19	section 507-43, stating with substantial accuracy the
20	amount claimed and the name of the party for whom the
21	labor was done or performed. The written notice shall

Ţ	be served by registered or certified mailing of the
2	notice to the general contractor and subcontractor at
3	any place the general contractor or subcontractor
4	maintains an office or conducts their business, or in
5	any manner authorized by law to serve such notice.
6	The written notice shall not limit the liability of
7	the general contractor or preclude subsequent
8	amendments of an action to encompass additional
9	claimants employed by the subcontractor.
10	No other party may bring an action against a general contractor
11	to enforce the liability established in this section.
12	(c) Unless otherwise provided by law, property of the
13	general contractor may be attached for the payment of any
14	judgment received after trial and pursuant to this section.
15	(d) An action brought pursuant to this section shall be
16	filed within one year from the date on which the person did or
17	performed the labor for which the claim is made, but no later
18	than forty-five days after the date of completion as defined in
19	section 507-43.
20	(e) This section does not apply to work performed by an
21	employee of the State or any political subdivision of the State

1 (f) Upon request by a general contractor to a 2 subcontractor, the subcontractor and any lower tier 3 subcontractors under contract with the subcontractor shall provide payroll records, which, at a minimum, shall contain the 4 5 information set forth in section 387-6 of its employees who are 6 providing labor on a private work. The payroll records shall be 7 marked or obliterated only to prevent disclosure of an 8 employee's full social security number, except that the last 9 four digits of the employee's social security number shall be 10 provided. Upon request of a general contractor to a subcontractor, the subcontractor and any lower tier 11 12 subcontractors under contract with the subcontractor shall 13 provide the general contractor with award information that 14 includes the project name, name and address of the 15 subcontractor, lower-tier subcontractor with whom the 16 subcontractor is under contract, anticipated start date, 17 duration, estimated journeyperson and apprentice hours, and contact information for the subcontractors on the project. A 18 19 subcontractor's failure to comply with this subsection shall not 20 relieve a general contractor from any of the obligations

contained in this section.

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         (g) For purposes of this section:
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         "General contractor" means a contractor who has a direct
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    contractual relationship with an owner.
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         "Subcontractor" means a contractor who does not have a
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    direct contractual relationship with an owner. The term
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    includes a contractor who has a contractual relationship with a
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    general contractor or with another subcontractor.
         (h) The obligations and remedies in this section shall be
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    in addition to any obligations and remedies otherwise provided
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    by law, except that nothing in this section shall be construed
    to impose liability on a general contractor for anything other
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    than unpaid wages to the claimant, including any interest owed,
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    and shall not extend to penalties, consequential or liquidated
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    damages, or any benefit, fringe benefit, or contribution claims.
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         (i) Nothing in this section shall alter an owner's
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    obligation to pay a general contractor, or the general
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    contractor's obligation to pay a subcontractor, in a timely
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    manner; provided that a general contractor may withhold all sums
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    owed to a subcontractor if the subcontractor does not provide
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    the information requested under subsection (f) in a timely
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    manner and until such time that the information is provided.
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- 1 (j) The provisions of this section are severable. If any
- 2 provision of this section or its application is held invalid,
- 3 that invalidity shall not affect other provisions or
- 4 applications that can be given effect without the invalid
- 5 provision or application."
- 6 SECTION 2. This Act does not affect rights and duties that
- 7 matured, penalties that were incurred, and proceedings that were
- 8 begun before its effective date.
- 9 SECTION 3. New statutory material is underscored.
- 10 SECTION 4. This Act shall take effect on July 1, 2112.

## Report Title:

Wages; Timely Payment; General Contractors; Subcontractors; Liability

## Description:

Makes general contractors entering into or under contracts in the State for work on buildings, structures, or other private works liable for debt incurred by subcontractors for wages due to claimants for performance of labor in the contract between the general contractor and owner. Effective 7/1/2112. (SD1)

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