A BILL FOR AN ACT

RELATING TO WORKFORCE DEVELOPMENT.

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

The legislature finds that state workforce 1 SECTION 1. development boards assist the governors by reviewing statewide 2 policies and programs, and making recommendations to align 3 workforce, education, training, and employment funding programs 4 in a state in a manner that supports a comprehensive and 5 streamlined workforce development system in the state. As part 6 of the statewide review function in assisting the governors, the 7 federal Workforce Innovation and Opportunity Act and related 8 regulations outline requirements regarding conflicts of interest 9 for recipients and subrecipients of federal awards as well as 10 for state and local workforce development board and standing 11 12 committee members.

13 The legislature further finds that Act 88, Session Laws of 14 Hawaii 2021, also known as the General Appropriations Act of 15 2021, eliminated the program identification number for the 16 Hawaii workforce development council and transferred its



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appropriation and positions to the workforce development 1 division of the department of labor and industrial relations. 2 The legislature also finds that reports on the activities 3 of the k-12 agriculture workforce development pipeline 4 initiative are no longer needed and that the requirement should 5 be repealed from section 371-21, Hawaii Revised Statutes. 6 The purpose of this Act is to amend the Hawaii workforce 7 development council law to be consistent with the state budget 8 as enacted in Act 88, Session Laws of Hawaii 2021, and to 9

10 conform the state workforce development board statute to the 11 nomenclature and conflict of interest provisions found in the 12 Workforce Innovation and Opportunity Act and related regulations 13 in the Code of Federal Regulations.

14 SECTION 2. Chapter 202, Hawaii Revised Statutes, is
15 amended by adding a new section to be appropriately designated
16 and to read as follows:

17 "<u>\$202-</u> <u>Conflict of interest.</u> (a) The Hawaii workforce
18 <u>development board and local workforce development boards shall</u>
19 <u>develop written conflict of interest policies consistent with</u>
20 <u>P.L. 113-128 (29 U.S.C. 3111(f) and 3122(h)), title 29 Code of</u>
21 Federal Regulations section 97.36, title 20 Code of Federal



1	Regulatio	ns parts 679 and 683, title 2 Code of Federal				
2	Regulatio	ns parts 200 and 2900, as amended, and chapter 84.				
3	(b) Separate from and in addition to any standards of					
4	conduct s	conduct set forth in chapter 84, a member or standing committee				
5	member of the Hawaii workforce development board, or a member or					
6	standing committee member of a local workforce development board					
7	shall not	<u>:</u>				
8	(1)	Vote on or participate in a discussion about a matter				
9		under consideration by the board or standing				
10		committee:				
11		(A) Regarding the provision of services by the				
12		member, or by an entity the member represents; or				
13		(B) That would provide direct financial benefit to				
14		the member or the member's immediate family; or				
15	(2)	Engage in any other activity determined by the				
16		governor to constitute a conflict of interest under				
17		P.L. 113-128 (29 U.S.C. 3111(f) and 3122(h)), title 29				
18		Code of Federal Regulations section 97.36, title 20				
19		Code of Federal Regulations parts 679 and 683, and				
20		title 2 Code of Federal Regulations parts 200 and				
21		2900, as amended."				



1	SECTION 3. Chapter 202, Hawaii Revised Statutes, is
2	amended by amending its title to read as follows:
3	"CHAPTER 202
4	HAWAII WORKFORCE DEVELOPMENT [COUNCIL] BOARD"
5	SECTION 4. Section 202-1, Hawaii Revised Statutes, is
6	amended to read as follows:
7	"§202-1 [Council;] <u>Hawaii workforce development board;</u>
8	appointment; tenure. [+](a)[] The advisory commission on
9	employment and human resources is hereby constituted as the
10	workforce development council. The council] There is
11	established the Hawaii workforce development board that shall be
12	placed within the department of labor and industrial relations
13	for administrative purposes and shall [also] fulfill the
14	functions of the state workforce development board for purposes
15	of the federal Workforce Innovation and Opportunity Act of 2014,
16	P.L. No. 113-128[-] (29 U.S.C. 3101 et. seq.).
17	(b) Except for the ex officio members or their designees,
18	the [council] <u>board</u> members shall be appointed by the governor
19	for four-year staggered terms as provided for in section 26-34.
20	The governor shall [appoint] select the chairperson of the
21	[council.] board from among the private sector members set forth



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1	in paragr	aph (4). The [council] <u>board</u> shall be constituted as
2	provided	by the federal Workforce Innovation and Opportunity Act
3	of 2014,	P.L. 113-128 (29 U.S.C. 3111) of the following members:
4	(1)	The directors of labor and industrial relations and
5		business, economic development, and tourism; the
6		superintendent of education; and the president of the
7		University of Hawaii or their designees, as ex
8		officio, voting members;
9	(2)	The administrator of the division of vocational
10		rehabilitation, department of human services, as an ex
11		officio, voting member;
12	(3)	The private sector chairpersons of the four [county]
13		local workforce development boards, or their designees
14		from the private sector membership of their respective
15		boards, as ex officio, voting members;
16	(4)	Seventeen representatives from the private sector,
17		including nonprofit organizations and businesses in
18		the State, appointed from individuals nominated by
19		state business organizations and business trade
20		associations;



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Eight representatives from labor organizations and 1 (5) workforce training organizations, two or more of whom 2 shall be representatives of labor organizations who 3 have been nominated by state labor federations, and 4 one of whom shall be a labor representative from a 5 community-based native Hawaiian organization that 6 operates workforce development programs; 7 A member of each house of the legislature, for two-8 (6) year terms beginning in January of odd-numbered years, 9 appointed by the appropriate presiding officer of each 10 house, as ex officio, voting members; 11 The four mayors or their designees, as ex officio, 12 (7) voting members; and 13 The governor or the governor's designee. 14 (8) 15 [+](c)[]-Council] Board members shall serve without compensation but shall be reimbursed for travel expenses 16 necessary for the performance of their duties. 17 [[(d)] - From June 6, 2016, and until-such time-that the 18 19 council has forty-one members, sixteen council members shall constitute-a quorum-to do business, and-the concurrence of at 20



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1	least sixteen council members shall be necessary to make any		
2	action of the council valid.		
3	<pre>[(e)]] (d) All [council] board members may continue to</pre>		
4	serve on the [council] <u>board</u> until their respective successors		
5	have been appointed. A person appointed to fill a vacancy shall		
6	serve the remainder of the term of the person's predecessor."		
7	SECTION 5. Section 202-2, Hawaii Revised Statutes, is		
8	amended to read as follows:		
9	"§202-2 Duties of [council.] board. In accordance with		
10	P.L. 113-128 (29 U.S.C. section 3111), the <u>Hawaii</u> workforce		
11	development [council] <u>board</u> shall assist the governor in:		
12	(1) The development, implementation, and modification of		
13	the state plan consistent with P.L. 113-128 (29 U.S.C.		
14	section 3112);		
15	(2) The review of statewide policies, statewide programs,		
16	and recommendations on actions that should be taken by		
17	the State to align workforce development programs in a		
18	manner that supports a comprehensive and streamlined		
19	workforce development system in the State, including		
20	consideration of programs and activities of one-stop		
21	partners that are not core programs;		



1	(3)	Coordination of the local workforce development boards			
2		to maximize and continue to improve the quality of			
3		services and develop a comprehensive and high-quality			
4		workforce development system;			
5	[(3)]	(4) The development and continuous improvement of the			
6		workforce development system in the State;			
7	[-{4}]	(5) The development and updating of comprehensive			
8		state performance accountability measures, including			
9		state adjusted levels of performance, to assess the			
10		effectiveness of the core programs in the State as			
11		required under P.L. 113-128 (29 U.S.C. section			
12		3141(b));			
13	[-(5)]	(6) The identification and dissemination of			
14		information on best practices for the effective			
15		operation of one-stop centers, and the development of			
16		effective local boards and effective training			
17		programs;			
18	[(6)]	(7) The development and review of statewide policies			
19		affecting the coordinated provision of services			
20		through the State's one-stop delivery system;			



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1	[(7)]	(8) The development of strategies for technological
2		improvements to facilitate access to, and improve the
3		quality of, services and activities provided through
4		the one-stop delivery system;
5	[(8)]	(9) The development of strategies for aligning
6		technology and data systems across one-stop partner
7		programs to enhance service delivery and improve
8		efficiencies in reporting on performance
9		accountability measures, including the design and
10		implementation of common intake, data collection, case
11		management information, and performance accountability
12		measurement and reporting processes, and the
13		incorporation of local input into the design and
14		implementation, to improve coordination of services
15		across one-stop partner programs;
16	[(9)]	(10) The development of allocation formulas for the
17		distribution of funds for employment and training
18		activities for adults, and youth workforce investment
19		activities, to local areas as permitted under P.L.
20		113-128 (29 U.S.C. sections 3163(b)(3), 3173(b)(3));



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1	[(10)]	(11) The preparation of annual reports as described
2		in P.L. 113-128 (29 U.S.C. section 3141(d));
3	[(11)]	(12) The development of the statewide workforce and
4		labor market information system described in the
5		Wagner-Peyser Act (29 U.S.C. section 491-2(e));
6	[(12)]	(13) The development of other policies as may promote
7		statewide objectives for, and enhance the performance
8		of, the workforce development system;
9	[(13)]	(14) Creating public awareness and understanding of
10		the State's workforce development plans, policies,
11		programs, and activities, and promoting the plans,
12		policies, programs, and activities as economic
13		investments;
14	[(14)]	(15) Submitting annual reports of the [council's]
15		board's activities and recommendations to the governor
16		and the legislature, and posting the annual reports
17		electronically on the [council's] <u>board's</u> website no
18		later than twenty days before the convening of each
19		regular session. Annual reports shall include:
20		(A) The status of the comprehensive state plan for
21		workforce development; and



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1		(B)	Information regarding the workforce development
2			programs offered throughout the State, the number
3			of individuals placed in high-demand or high-
4			growth employment through workforce development
5			programs by departments, the type or category of
6			employment garnered, and allocations of state,
7			federal, and other funding to achieve placements
8			into higher-skilled jobs;
9	[(15)]	(16)	Evaluating the state workforce development plan
10		in te	rms of how its purposes, goals, and objectives
11		have	been carried out throughout the State;
12	[(16)]	(17)	Providing technical assistance to local
13		workf	orce development boards and other similar
14		organ	izations;
15	[(17)]	(18)	Carrying out required functions and duties
16		relat	ed to workforce development of any advisory body
17		requi	red or made optional by federal legislation;
18	[(18)]	(19)	The review and certification of local workforce
19		devel	opment boards and plans prepared by local
20		workf	orce development boards for the use of federal



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1	workforce development funds as provided in P.L. 113-
2	128 (29 U.S.C. section 3122(b)-(c)); and
3	[(19)] (20) Commenting on the measures taken pursuant to
4	section 122(c)(17) of the Carl D. Perkins Career and
5	Technical Education Act of 2006, P.L. 109-270."
6	SECTION 6. Section 202-3, Hawaii Revised Statutes, is
7	amended to read as follows:
8	" §202-3 Powers of [council.] <u>board.</u> (a) The <u>Hawaii</u>
9	workforce development [council] board shall appoint and fix the
10	compensation of an executive director, who shall be exempt from
11	[chapter] chapters 76[, and may employ any other personnel as it
12	deems advisable within chapter 76.] and 89.
13	[(b) The council, or on the authorization of the council,
14	any subcommittee or panel thereof, may, for the purpose of
15	carrying out its functions and duties, hold such hearings and
16	sit and act at such times and places as the council may deem
17	advisable.
18	(c) The council may negotiate and enter into contracts
19	with public agencies or private organizations to carry out its
20	studies and to prepare reports that the council determines to be
21	necessary to the fulfillment of its duties.



1	(d) [b) The [council] board may secure through the
2	governor's office, any information from any executive
3	department, agency, or independent instrumentality of the State
4	it deems necessary to carry out its functions.
5	[(c)] <u>(c)</u> The [council] <u>board</u> may convene [such] public
6	conferences and forums as it deems useful to keep the public
7	informed of workforce development needs, developments, and
8	initiatives.
9	[(f) The council may administer funds allocated for its
10	work and may accept, disburse, and allocate funds which may
11	become available from other governmental and private sources;
12	provided that all the funds shall be disbursed or allocated in
13	compliance with the objectives set forth herein, and applicable
14	laws.]"
15	SECTION 7. Section 304A-303, Hawaii Revised Statutes, is
16	amended by amending subsection (a) to read as follows:
17	"(a) There is established a career and technical education
18	coordinating advisory council, which shall serve in an advisory
19	capacity to the board of regents. The council shall consist of
20	eleven members, nine appointed and two ex officio $[+], [+]$ voting
21	members. Of the nine appointed members:



1	(1)	Three shall be appointed from the board of regents by
2		the chairperson of that body;
3	(2)	Three shall be appointed from the board of education
4		by the chairperson of that body; and
5	(3)	Three shall be appointed from the Hawaii workforce
6		development [council] board by that [council.] board.
7	Of t	he three members appointed from the <u>Hawaii</u> workforce
8	developme	nt [council,] <u>board,</u> one member shall represent
9	managemen	t, one member shall represent labor, and the third
10	shall rep	resent the public. Of the two ex officio members, one
11	shall be	the president of the university and the other shall be
12	the super	intendent of education."
13	SECT	ION 8. Section 371-21, Hawaii Revised Statutes, is
14	amended t	o read as follows:
15	"[+]	<pre>§371-21[+] K-12 agriculture workforce development</pre>
16	pipeline	initiative. (a) There shall be created in the
17	departmen	t a k-12 agriculture workforce development pipeline
18	initiativ	e to conduct training sessions for teachers and school
19	administr	ators on the islands of Oahu, Hawaii, Maui, Molokai,
20	Lanai, an	d Kauai, regarding agricultural self-sufficiency.



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1 The k-12 agriculture workforce development pipeline (b) initiative shall be headed by a coordinator who shall be 2 appointed by the director, subject to chapter 76, to carry out 3 the purposes of this section, which may include developing and 4 5 proposing scholarships, travel offsets, course credits, and The coordinator may hire, subject to chapter 76, 6 stipends. necessary staff, including a workforce development specialist, 7 to carry out the purposes of this section. 8 9 (c) Course material for the training sessions under subsection (a) shall be approved by the Hawaii agriculture 10 workforce advisory board established pursuant to section 371-19. 11 [(d) The department shall-submit annual reports to the 12 legislature on the activities of the k-12 agriculture workforce 13 development pipeline initiative.]" 14 15 SECTION 9. Sections 201-16, 202-10, 304A-1143, 304A-3252, 373C-23, and 394-5, Hawaii Revised Statutes, are amended by 16 substituting the words "Hawaii workforce development board" 17 wherever the words "workforce development council" appear, as 18 19 the context requires.

20 SECTION 10. Section 202-4, Hawaii Revised Statutes, is
21 amended by substituting the word "board" wherever the word



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"council" appears and substituting the words "Hawaii workforce
 development board" wherever the words "workforce development
 council" appear, as the context requires.

SECTION 11. Section 348-8, Hawaii Revised Statutes, is
amended by substituting the words "Hawaii workforce development
board" wherever the words "state workforce development council"
appear, as the context requires.

8 SECTION 12. Section 202-5, Hawaii Revised Statutes, is9 repealed.

10 ["\$202-5 Organizational relationships. The workforce 11 development council is placed within the department of labor and 12 industrial relations for administrative purposes and shall act 13 in an advisory capacity to the governor."]

SECTION 13. All rules, policies, procedures, guidelines, 14 15 and other material adopted or developed by the workforce development council to implement provisions of the Hawaii 16 Revised Statutes that are reenacted or made applicable to the 17 department of labor and industrial relations by this Act shall 18 19 remain in full force and effect until amended or repealed by the department of labor and industrial relations pursuant to chapter 20 21 91, Hawaii Revised Statutes, as appropriate. In the interim,



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every reference to the workforce development council in those
 rules, policies, procedures, guidelines, and other material is
 amended to refer to the department of labor and industrial
 relations, as appropriate.

SECTION 14. All deeds, leases, contracts, loans, 5 agreements, permits, or other documents executed or entered into 6 by or on behalf of the workforce development council, pursuant 7 to the provisions of the Hawaii Revised Statutes, that are 8 9 reenacted or made applicable to the department of labor and industrial relations by this Act shall remain in full force and 10 effect. Upon the effective date of this Act, every reference to 11 the workforce development council or the executive director of 12 the workforce development council in those deeds, leases, 13 contracts, loans, agreements, permits, or other documents shall 14 be construed as a reference to the department of labor and 15 16 industrial relations, as appropriate.

17 SECTION 15. Statutory material to be repealed is bracketed18 and stricken. New statutory material is underscored.

19 SECTION 16. This Act shall take effect upon its approval.

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INTRODUCED BY:

JAN 2 2 2024



H.B. NO. 2lag

Report Title:

DLIR; Hawaii Workforce Development Council; Hawaii Workforce Development Board; Conflict of Interest; Chairperson of Board; K-12 Agriculture Workforce Development Pipeline Initiative

Description:

Amends Chapter 202, Hawaii Revised Statutes, to be consistent with the General Appropriations Act of 2021, Act 88, Session Laws of Hawaii 2021. Renames "Hawaii Workforce Development Council" to "Hawaii Workforce Development Board". Requires the Hawaii Workforce Development Board and local workforce development boards to develop written conflict of interest policies consistent with federal law and regulations. Requires the Governor to select the chairperson of the board from among the seventeen private sector members. Requires the Hawaii Workforce Development Board to assist the Governor in coordinating local workforce development boards to improve the workforce development system. Repeals the requirement for the Department of Labor and Industrial Relations to submit an annual report to the Legislature on the activities of the K-12 Agriculture Workforce Development Pipeline Initiative.

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

