

A BILL FOR AN ACT

RELATING TO EMPLOYER-UNION HEALTH BENEFITS TRUST FUND CONTRIBUTIONS.

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

1 SECTION 1. Section 87A-32, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "\$87A-32 State and county contributions; active employees. (a) The State, through the department of budget and finance, 4 5 and the counties, through their respective departments of 6 finance, shall pay to the fund a monthly contribution equal to 7 [the amount established under chapter 89C or specified in the 8 applicable public sector collective bargaining agreements, 9 whichever is appropriate, for per cent of the total 10 premium for providing a health benefit plan to each of their 11 respective employee-beneficiaries and employee-beneficiaries 12 with dependent-beneficiaries, which shall be used toward the 13 payment of costs of a health benefits plan; provided that: 14 (1) The monthly contribution shall be a specified dollar 15 amount;

1	(2)	The monthly contribution shall not exceed the actual
2		<pre>cost of a health benefits plan;</pre>
3	(3) -]	(1) If two employee-beneficiaries are married or in a
4		civil union, the total contribution by the State or
5		the county shall not exceed the monthly contribution
6		for a family plan; and
7	[- (4)-]	(2) If the State or any of the counties establish
8		cafeteria plans in accordance with Title 26,
9		United States Code section 125, the Internal Revenue
10		Code of 1986, as amended, and section 78-30, the
11		monthly contribution for those employee-beneficiaries
12		who participate in a cafeteria plan shall be made
13		through the cafeteria plan, and the payments made by
14		the State or counties shall include their respective
15		contributions to the fund and their
16		employee-beneficiary's share of the cost of the
17		employee-beneficiary's health benefits plan.
18	(b)	The State, through the department of budget and
19	finance,	and the counties, through their respective departments
20	of finance	e, shall pay to the fund a monthly contribution equal
21	to [the a	mount established under chapter 89C or specified in the

1 applicable public sector collective bargaining agreement, 2 whichever is applicable, for per cent of the total premium for providing a life insurance plan and any administrative fees 3 4 to each of their respective employees, to be used toward the 5 payment of group life insurance benefits for each employee." 6 SECTION 2. Section 89-2, Hawaii Revised Statutes, is 7 amended as follows: 8 1. By amending the definition of "collective bargaining" 9 to read: 10 ""Collective bargaining" means the performance of the 11 mutual obligations of the public employer and an exclusive 12 representative to meet at reasonable times, to confer and 13 negotiate in good faith, and to execute a written agreement with 14 respect to wages, hours, [amounts of contributions by the State 15 and counties to the Hawaii employer-union health benefits trust 16 fund, and other terms and conditions of employment, except that 17 by [any such] this obligation neither party shall be compelled 18 to agree to a proposal or be required to make a concession. For 19 the purposes of this definition, "wages" includes the number of 20 incremental and longevity steps, the number of pay ranges, and 21 the movement between steps within the pay range and between the

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    pay ranges on a pay schedule under a collective bargaining
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    agreement."
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         2. By amending the definition of "employee organization"
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    to read:
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         ""Employee organization" means any organization of any kind
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    in which public employees participate and which exists for the
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    primary purpose of dealing with public employers concerning
    grievances, labor disputes, wages, hours, [amounts of
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    contributions by the State and counties to the Hawaii employer-
    union health benefits trust fund, and other terms and
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    conditions of employment of public employees."
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         SECTION 3. Section 89-9, Hawaii Revised Statutes, is
    amended by amending subsection (e) to read as follows:
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         "$89-9 Scope of negotiations; consultation. (a) The
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    employer and the exclusive representative shall meet at
    reasonable times, including meetings sufficiently in advance of
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    the February 1 impasse date under section 89-11, and shall
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    negotiate in good faith with respect to wages, hours, [the
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    amounts of contributions by the State and respective counties to
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    the Hawaii employer-union health benefits trust fund to the
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    extent allowed in subsection (e), and other terms and
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- 1 conditions of employment [which] that are subject to collective
- 2 bargaining and [which] that are to be embodied in a written
- 3 agreement as specified in section 89-10, but [such] the
- 4 obligation does not compel either party to agree to a proposal
- 5 or make a concession.
- **6** (b) The employer or the exclusive representative desiring
- 7 to initiate negotiations shall notify the other party in
- 8 writing, setting forth the time and place of the meeting desired
- 9 and the nature of the business to be discussed, sufficiently in
- 10 advance of the meeting.
- 11 (c) Except as otherwise provided in this chapter, all
- 12 matters affecting employee relations, including those that are,
- 13 or may be, the subject of a rule adopted by the employer or any
- 14 director, shall be subject to consultation with the exclusive
- 15 representatives of the employees concerned. The employer shall
- 16 make every reasonable effort to consult with exclusive
- 17 representatives and consider their input, along with the input
- 18 of other affected parties, prior to effecting changes in any
- 19 major policy affecting employee relations.
- 20 (d) Excluded from the subjects of negotiations are matters
- 21 of classification, reclassification, benefits of [but not



1	contributions to the Hawaii employer-union health benefits		
2	trust fun	d, recruitment, examination, initial pricing, and	
3	retiremen	t benefits except as provided in section 88-8(h). The	
4	employer	and the exclusive representative shall not agree to any	
5	proposal	that would be inconsistent with the merit principle or	
6	the princ	iple of equal pay for equal work pursuant to section	
7	76-1 or t	hat would interfere with the rights and obligations of	
8	a public	employer to:	
9	(1)	Direct employees;	
10	(2)	Determine qualifications, standards for work, and the	
11		nature and contents of examinations;	
12	(3)	Hire, promote, transfer, assign, and retain employees	
13		in positions;	
14	(4)	Suspend, demote, discharge, or take other disciplinary	
15		action against employees for proper cause;	
16	(5)	Relieve an employee from duties because of lack of	
17		work or other legitimate reason;	
18	(6)	Maintain efficiency and productivity, including	
19		maximizing the use of advanced technology, in	
20		government operations;	

1	(7) Determine methods, means, and personnel by which the
2	employer's operations are to be conducted; and
3	(8) Take actions as may be necessary to carry out the
4	missions of the employer in cases of emergencies.
5	This subsection shall not be used to invalidate provisions
6	of collective bargaining agreements in effect on and after
7	June 30, 2007, and except as otherwise provided in this chapter
8	shall not preclude negotiations over the implementation of
9	management decisions that affect terms and conditions of
10	employment that are subject to collective bargaining. Further,
11	this subsection shall not preclude negotiations over the
12	procedures and criteria on promotions, transfers, assignments,
13	demotions, layoffs, suspensions, terminations, discharges, or
14	other disciplinary actions as subjects of bargaining during
15	collective bargaining negotiations or negotiations over a
16	memorandum of agreement, memorandum of understanding, or other
17	supplemental agreement; provided that [such] the obligation
18	shall not compel either party to agree to a proposal or make a
19	concession.

1	Violations of the procedures and criteria so negotiated may		
2	be subject to the grievance procedure in the collective		
3	bargaining agreement.		
4	[(e) Negotiations relating to contributions to the Hawaii		
5	employer-union health benefits trust fund shall be for the		
6	purpose of agreeing upon the amounts which the State and		
7	counties shall contribute under section 87A-32, toward the		
8	payment of the costs for a health benefits plan, as defined in		
9	section 87A-1, and group life insurance benefits, and the		
10	parties shall not be bound by the amounts contributed under		
11	prior agreements; provided that section 89-11 for the resolution		
12	of disputes by way of arbitration shall not be available to		
13	resolve impasses or disputes relating to the amounts the State		
14	and counties shall contribute to the Hawaii employer-union		
15	health benefits trust fund.		
16	(f) (e) The repricing of classes within an appropriate		
17	bargaining unit may be negotiated as follows:		
18	(1) At the request of the exclusive representative and at		
19	times allowed under the collective bargaining		
20	agreement, the employer shall negotiate the repricing		
21	of classes within the bargaining unit. The negotiated		

1		repricing actions that constitute cost items shall be
2		subject to the requirements in section 89-10; and
3	(2)	If repricing has not been negotiated under
4		paragraph (1), the employer of each jurisdiction shall
5		ensure establishment of procedures to periodically
6		review, at least once in five years, unless otherwise
7		agreed to by the parties, the repricing of classes
8		within the bargaining unit. The repricing of classes
9		based on the results of the periodic review shall be
10		at the discretion of the employer. Any appropriations
11		required to implement the repricing actions that are
12		made at the employer's discretion shall not be
13		construed as cost items."
14	SECT	ION 4. Section 89-11, Hawaii Revised Statutes, is
15	amended b	y amending subsection (g) to read as follows:
16	" (g)	The decision of the arbitration panel shall be final
17	and bindi	ng upon the parties on all provisions submitted to the
18	arbitrati	on panel. [If the parties have reached agreement with
19	respect t	o the amounts of contributions by the State and
20	counties	to the Hawaii employer-union health benefits trust func
21	by the te	nth working day after the arbitration panel issues its

1 decision, the final and binding agreement of the parties on all provisions shall consist of the panel's decision and the amounts 2 of contributions agreed to by the parties. If the parties have 3 4 not reached agreement with respect to the amounts of 5 contributions by the State and counties to the Hawaii 6 employer-union health benefits trust fund by the close of 7 business on the tenth working day after the arbitration panel 8 issues its decision, the parties shall have five days to submit 9 their respective recommendations for such contributions to the 10 legislature, if it is in session, and if the legislature is not 11 in session, the parties shall submit their respective 12 recommendations for such contributions to the legislature during 13 the next session of the legislature. In such event, the final 14 and binding agreement of the parties on all provisions shall 15 consist of the panel's decision and the amounts of contributions 16 established by the legislature by enactment, after the 17 legislature has considered the recommendations for such 18 contributions by the parties. It is strictly understood that no 19 member of a bargaining unit subject to this subsection shall be 20 allowed to participate in a strike on the issue of the amounts 21 of contributions by the State and counties to the Hawaii



- 1 employer-union health benefits trust fund.] The parties shall
- 2 take whatever action is necessary to carry out and effectuate
- 3 the final and binding agreement. The parties [may], at any time
- 4 and by mutual agreement, may amend or modify the panel's
- 5 decision.
- 6 Agreements reached pursuant to the decision of an
- 7 arbitration panel [and the amounts of contributions by the State
- 8 and counties to the Hawaii employer-union health benefits trust
- 9 fund, as provided herein, shall not be subject to ratification
- 10 by the employees concerned. All items requiring any moneys for
- 11 implementation shall be subject to appropriations by the
- 12 appropriate legislative bodies and the employer shall submit all
- 13 [such] of those items within ten days after the date on which
- 14 the agreement is entered into as provided herein, to the
- 15 appropriate legislative bodies."
- 16 SECTION 5. This Act does not affect rights and duties that
- 17 matured, penalties that were incurred, and proceedings that were
- 18 begun before its effective date.
- 19 SECTION 6. Statutory material to be repealed is bracketed
- 20 and stricken. New statutory material is underscored.

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- 1 SECTION 7. This Act shall take effect upon its approval
- 2 and shall apply to public sector collective bargaining
- 3 agreements negotiated and executed on or after its approval.

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INTRODUCED BY:

HB LRB 23-0080.docx

Report Title:

EUTF; Collective Bargaining; Employer Contribution

Description:

Sets the amount of the employer contribution to the Hawaii employer-union health benefits trust fund as a fixed percentage of the health benefits plan or life insurance plan premium cost. Makes conforming amendments to remove the amount of contributions by the State and counties to the Hawaii employer-union health benefits trust fund from the scope of collective bargaining negotiations.

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