HOUSE OF REPRESENTATIVES THIRTY-THIRD LEGISLATURE, 2025 STATE OF HAWAII

H.B. NO. 462

A BILL FOR AN ACT

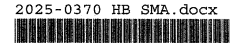
RELATING TO AN INTERSTATE COMPACT TO PHASE OUT CORPORATE WELFARE.

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

1	SECTION 1. The Hawaii Revised Statutes is amended by
2	adding a new chapter to be appropriately designated and to read
3	as follows:
4	"CHAPTER
5	INTERSTATE COMPACT TO PHASE OUT CORPORATE WELFARE
6	§ -1 Short title. This chapter may be cited as the
7	Interstate Compact to Phase Out Corporate Welfare Act.
8	§ -2 Enactment of compact. The Interstate Compact to
9	Phase Out Corporate Welfare Act is hereby enacted into law and
10	entered into with all other jurisdictions legally joining
11	therein in the form substantially as follows:
12	PART I. MEMBERSHIP
13	§ -11 Membership. Any state of the United States and
14	the District of Columbia may become a member of this compact by
15	enacting this compact.
16	PART II. DEFINITIONS

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1 -21 Definitions. As used in this compact, unless the S 2 context clearly requires a different meaning: 3 "Company-specific grant" means any disbursement of funds 4 via property, cash, or deferred tax liability, by the state 5 government to a particular company. "Company-specific tax incentive" includes: 6 7 (1) Any change in the general tax rate or valuation 8 offered or presented to a specific company that is not 9 available to other similarly situated companies; and 10 (2)Any tax incentive that is part of a special agreement 11 negotiated with an official of the state government. 12 "Corporate welfare" means any company-specific or industry-13 specific disbursement of funds via property, cash, or deferred 14 or reduced tax liability, by a state or local government, to a 15 particular company or industry. 16 "Located in any other member state" means any office space, manufacturing facility, or company headquarters that is 17 18 physically located in another member state, whether or not the 19 company has other property in the member state. 20 "Member state" means any state or the District of Columbia 21 that has enacted a statute agreeing to this compact.



Page 3

1		PART III. FINDINGS
2	S	-31 Findings. The member states find that:
3	(1)	Corporate welfare as an economic development policy is
4		among the least effective uses of taxpayer dollars;
5	(2)	Local and state leaders are in a prisoner's dilemma
6		where it is in everyone's interest to stop the
7		practice of corporate welfare altogether and create a
8		level playing field for all employers, but each level
9		of government has an incentive to subsidize a company
10		through a tax abatement, tax credit, or direct
11		subsidy, thereby generating a race to the bottom;
12	(3)	State and local government cooperation to phase out
13		all forms of corporate welfare, including company-
14		specific and industry-specific subsidies, is required
15		to free government leaders from the prisoner's
16		dilemma;
17	(4)	While it will take years to build a national consensus
18		to phase out all forms of corporate welfare,
19		governments should begin to phase out the most
20		egregious and destructive forms of corporate welfare

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1		as soon as practicable, where agreement among some
2		governments to do so can be reached;
3	(5)	Companies should grow and potentially relocate to
4		other states based on the general condition of those
5		states (including but not limited to modern
6		infrastructure, an educated workforce, a clean
7		environment, and a favorable tax and regulatory
8		climate), not based on the size of a specific grant
9		for that company;
10	(6)	Company-specific subsidies fuel business inequality
11		because only the largest businesses tend to receive
12		these subsidies;
13	(7)	A hopeful path toward ending the practice of corporate
14		welfare altogether is to begin with the most
15		problematic of these practices, which are company-
16		specific offers to companies located in other states;
17	(8)	Creating a national board of appointees from states
18		that results in a permanent body charged with finding
19		consensus, and drafting improvements and revisions to
20		this compact, will assist governments in escaping from
21		the prisoner's dilemma; and

2025-0370 HB SMA.docx

H.B. NO. 462

1	(9) This compact is a collaborative approach toward
2	building a national consensus for a better, fairer
3	economic development policy for all.
4	PART IV. COMPANY-SPECIFIC SUBSIDIES TO COMPANIES IN OTHER
5	MEMBER STATES
6	§ -41 Company-specific subsidy; company facility located
7	in other member state. (a) Each member state agrees to refrain
8	from offering or providing any company-specific tax incentive,
9	company-specific grant, or other distribution of funds
10	prohibited under this compact, for any company facility
11	currently located in any other member state.
12	(b) Each member state agrees to refrain from offering or
13	providing funds for corporate headquarters, manufacturing
14	facilities, office space, or other real estate developments, for
15	any company facility currently located in any other member
16	state, if that headquarters, facility, or office space will
17	relocate to the offering member state.
18	PART V. EXCLUSIONS
19	§ -51 Exclusions. (a) Workforce development grants for
20	employee training shall not be subject to this compact, as the

2025-0370 HB SMA.docx

Page 5

1 company receiving the grant may benefit but the employees 2 receiving the training are the largest beneficiaries. 3 This compact is not retroactive and existing company-(b) 4 specific grants shall not be impacted by this compact; provided 5 that any changes to the terms of any existing company-specific grants shall be considered new company-specific grants and 6 7 prohibited under the terms of this compact. 8 PART VI. WITHDRAWAL 9 S -61 Withdrawal. Any member state may withdraw from 10 this compact with six months' written notice to the chief 11 executive officer of every other member state to this compact. 12 PART VII. ENFORCEMENT 13 § -71 Enforcement. (a) The chief law enforcement 14 officer of each member state shall enforce this compact. 15 (b) A taxpaying resident of any member state shall have 16 standing in the courts of any member state to require the chief 17 law enforcement officer of that member state to enforce this 18 compact. 19 PART VIII. NATIONAL BOARD OF STATES TO DRAFT AND DISSEMINATE 20 NEXT STEPS TO PHASE OUT CORPORATE WELFARE

2025-0370 HB SMA.docx

Page 6

1 -81 National board of states; establishment; purpose; S 2 **next steps.** (a) A board of member states to the Interstate 3 Compact to Phase Out Corporate Welfare Act is established by 4 this compact. 5 (1) Each chief executive officer of each member state 6 shall appoint one member to the board; and 7 (2) The board shall accept appointees from non-member 8 states that wish to appoint a member of the board. 9 (b) The board's purpose shall be to publish suggested 10 revisions to this compact that relate to continuing to phase out 11 all forms of corporate welfare, including from local 12 governments, for consideration by state legislatures. 13 (c) The board shall: 14 (1) Convene at least annually; 15 (2) Elect officers from its membership; 16 Establish rules and procedures for its governance; (3) 17 (4) Collect testimony from all interested parties, 18 including member states and organizations, and 19 associations representing state legislators, 20 taxpayers, and subject matter experts, on how this 21 compact may be improved and strengthened; and

2025-0370 HB SMA.docx

Page 8

1 (5) Publish a report in December of each year that 2 includes suggested revisions and improvements to this 3 compact. 4 PART IX. CONSTRUCTION AND SEVERABILITY 5 S -91 Construction. The provisions of this compact 6 shall be liberally construed to effectuate its purposes. 7 Severability. (a) If any phrase, clause, S -92 8 sentence, or provision of this compact, or the applicability of 9 any phrase, clause, sentence, or provision therein to any government, agency, person, or circumstance is declared in a 10 final judgment by a court of competent jurisdiction to be 11 12 contrary to the constitution of the United States or is 13 otherwise held invalid, the validity of the remainder of this 14 compact and the applicability of the remainder of this compact to any government, agency, person, or circumstance shall not be 15 16 affected. 17 (b) If this compact is held to be contrary to the 18 constitution of any member state, the compact shall remain in full force and effect as to: 19

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(1) The remaining member states; and

2025-0370 HB SMA.docx

Page 9



Report Title:

Corporate Welfare; Phase Out; Interstate Compact

Description:

Adopts the Interstate Compact to Phase Out Corporate Welfare.

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

