THE SENATE TWENTY-FOURTH LEGISLATURE, 2007 STATE OF HAWAII

S.B. NO. 198

8

JAN 19 2007

A BILL FOR AN ACT

RELATING TO PAYCHECK PROTECTION.

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

1	SECTION 1. Section 89-4, Hawaii Revised Statutes, is		
2	amended to read as follows:		
3	"§89-4 Payroll deductions. (a) Consistent with the		
4	provisions set forth in Chapter 388, no employer, or other		
5	person or entity responsible for the disbursement of funds for		
6	payment of wages or salaries, may withhold or divert a portion		
7	of an employee's wages or salaries for contributions to		
8	political committees for use as political contributions except		
9	upon the employee's specific written request.		
10	[a] (b) Upon receiving from an exclusive representative a		
11	written statement specifying the amount of regular dues required		
12	of its members in the appropriate bargaining unit, which the		
13	representative certifies will not be used for political		
14	purposes, the employer shall deduct this amount from the payroll		
15	of every member employee in the appropriate bargaining unit and		
16	remit the amount to the exclusive representative.		
17	[Additionally, the employer shall deduct an amount equivalent to		

SB SMO 07-005.doc

S.B. NO. 198

1 the regular dues from the payroll of every nonmember employee in 2 the appropriate bargaining unit, and shall remit the amount to the exclusive representative; provided that the deduction from 3 4 the payroll of every nonmember employee shall be made only for 5 an exclusive representative which provides for a procedure for 6 determining the amount of a refund to any employee who demands 7 the return of any part of the deduction which represents the 8 employee's pro rata share of expenditures made by the exclusive 9 representative for activities of a political and ideological 10 nature unrelated to terms and conditions of employment. If a 11 nonmember employee objects to the amount to be refunded, the 12 nonmember employee may petition the board for review thereof 13 within fifteen days after notice of the refund has been 14 received.] No such deductions may be made from nonmember 15 employees without their specific written request. If an 16 employee organization is no longer the exclusive representative 17 of the appropriate bargaining unit, the deduction from the 18 payroll of members and nonmembers shall terminate. 19 [(b)] (c) The employer shall, upon written authorization 20 by an employee, executed at any time after the employee's 21 joining an employee organization, deduct from the payroll of the 22 employee the amount of membership dues, initiation fees, group SB SMO 07-005.doc

S.B. NO. 198

insurance premiums, and other association benefits and shall
 remit the amount to the employee organization designated by the
 employee.

4 [(c)] (d) The employer shall continue all payroll
5 assignments authorized by an employee prior to July 1, 1970 and
6 all assignments authorized under subsection [(b)](c) until
7 notification is submitted by an employee to discontinue the
8 employee's assignments."

9 SECTION 2. Section 388-6, Hawaii Revised Statutes, is
10 amended to read as follows:

11 "§388-6 Withholding of wages. No employer or other person 12 or entity responsible for the disbursement of funds in payment 13 of wages and salaries may withhold, divert, deduct, retain, or 14 otherwise require to be paid, any part or portion of any 15 compensation earned by any employee except where required by 16 federal or state statute or by court process or when such 17 withholdings, diversions, deductions or retentions are 18 authorized in writing by the employee $[\tau]$. These prohibitions 19 extend to any withholdings, diversions, deductions, or 20 retentions of salary or wages for contributions to political 21 committees or for use as political contributions. This 22 prohibition supercedes any other contrary statutory provision.



S.B. NO.

[provided that the] Under no circumstances may the following 1 2 [may not] be so authorized, or required to be borne by the employee: 3 (1)4 Fines: (2)Cash shortage in a common money till, cash box, or 5 register used by two or more persons; or cash shortage 6 in a money till, cash box, or register under sole 7 control if the employee is not given an opportunity to 8 account for all moneys received at the start of a 9 shift and all moneys turned in at the end of a shift; 10 Fines, penalties, or replacement costs for breakage; 11 (3)Losses due to acceptance by an employee of checks 12 (4)13 which are subsequently dishonored if employee is given discretion to accept or reject any check; 14 15 Losses due to defective or faulty workmanship, lost or (5) stolen property, damage to property, default of 16 customer credit, or nonpayment for goods or services 17 18 received by customer if such losses are not attributable to employee's willful or intentional 19 disregard of employer's interest; or 20 21 (6) Medical or physical examination or medical report 22 expenses which accrue due to services rendered to an

SB SMO 07-005.doc

S.B. NO. 198

1 employee or prospective employee, where such 2 examination or report is requested or required by the 3 employer or prospective employer or required by any law or regulation of federal, state or local 4 5 governments or agencies thereof." 6 SECTION 3. Statutory material to be repealed is bracketed 7 and stricken. New statutory material is underscored. SECTION 4. This Act shall take effect/upon its approval. 8 9 m INTRODUCED BY :

Report Title: Paycheck Protection

Description:

Protects employees from paycheck deductions or withholdings they do not specifically authorize in writing.

SB	SMO	07-005.do	С