#### A BILL FOR AN ACT

RELATING TO EMPLOYMENT SECURITY.

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

SECTION 1. The legislature finds that the current balance in the unemployment compensation fund allows for adjustments to contributions and benefits. The current balance was created over the past few years by an upswing in the economy, the contributions paid by employers, and the limited changes to statutory language for benefits paid to the unemployed.

7 The legislature further finds that since both employees and 8 employers have contributed to the present balance of the fund, 9 adjustments that will benefit both the employer and employee are 10 appropriate and equitable.

11 One purpose of this Act is to provide an adjustment in 2008 12 and 2009 to the calculation of contributions paid for by 13 employers. The adjustment should provide some relief to 14 employers without unnecessarily depleting the fund.

15 The other purpose of this Act is to adjust certain areas of 16 benefits paid to the unemployed who have gone without 17 substantial changes to the statutory language on benefits for



many years. This Act also clarifies that the ineligibility for 1 2 benefits arises from wilful or wanton misconduct of an employee. SECTION 2. Section 383-22, Hawaii Revised Statutes, is 3 amended by amending subsection (b) to read as follows: 4 5 "(b) [In the case of an individual whose benefit year 6 begins prior to January 5, 1992, the individual's weekly benefit 7 amount shall be, except as otherwise provided in this section, an amount equal to one twenty-fifth of the individual's total 8 9 wages for insured work paid during the calendar quarter of the 10 individual's base period in which such total wages were 11 highest.] In the case of an individual whose benefit year begins after January 4, 1992, the individual's weekly benefit 12 13 amount shall be, except as otherwise provided in this section, an amount equal to one twenty-first of the individual's total 14 15 wages for insured work paid during the calendar guarter of the individual's base period in which such total wages were highest. 16 The weekly benefit amount, if not a multiple of \$1, shall be 17 computed to the next higher multiple of \$1. If an individual's 18 19 weekly benefit amount is less than \$5, it shall be \$5. The maximum weekly benefit amount shall be determined annually as 20 21 follows: On or before November 30 of each year the total 22 remuneration paid by employers, as reported on contribution



reports submitted on or before such date, with respect to all 1 2 employment during the four consecutive calendar quarters ending 3 on June 30 of the year shall be divided by the average monthly number of individuals performing services in the employment 4 during the same four calendar guarters as reported on the 5 contribution reports. The amount thus obtained shall be divided 6 by fifty-two and the average weekly wage (rounded to the nearest 7 8 cent) thus determined. [For benefit years beginning prior to 9 January 1, 1992, two-thirds of the average weekly wage shall constitute the maximum weekly benefit amount and shall apply to 10 all claims for benefits filed by an individual qualifying for 11 12 payment at the maximum weekly benefit amount in the benefit year commencing on or after the first day of the calendar year 13 immediately following the determination of the maximum weekly 14 benefit amount.] For benefit years beginning January 1, 1992, 15 16 and thereafter, seventy per cent of the average weekly wage 17 shall constitute the maximum weekly benefit amount and shall 18 apply to all claims for benefits filed by an individual qualifying for payment at the maximum weekly benefit amount in 19 20 the benefit year commencing on or after the first day of the 21 calendar year immediately following the determination of the 22 maximum weekly benefit amount. For benefit years beginning



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1	January 1, 2008, and thereafter, eighty per cent of the average
2	weekly wage shall constitute the maximum weekly benefit amount
3	and shall apply to all claims for benefits filed by an
4	individual qualifying for payment at the maximum weekly benefit
5	amount in the benefit year commencing on or after the first day
6	of the calendar year immediately following the determination of
7	the maximum weekly benefit amount. The maximum weekly benefit
8	amount, if not a multiple of \$1, shall be computed to the next
9	higher multiple of \$1.

10 11 12 13	(Column A) High Quarter Wages	(Column B) Basic Weekly Benefit	(Column C) Minimum Qualifying Wages	(Column D) Maximum Total Benefits in Benefit Year
14	\$ 37.50 - 125.00	\$ 5.00	\$ 150.00	\$ 130.00
15	125.01 - 150.00	6.00	180.00	156.00
16	150.01 - 175.00	7.00	210.00	182.00
17	175.01 - 200.00	8.00	240.00	208.00
18	200.01 - 225.00	9.00	270.00	234.00
19	225.01 - 250.00	10.00	300.00	260.00
20	250.01 - 275.00	11.00	330.00	286.00
21	275.01 - 300.00	12.00	360.00	312.00
22	300.01 - 325.00	13.00	390.00	338.00
23	325.01 - 350.00	14.00	420.00	364.00



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1	350.01 - 375.00	15.00	450.00	390.00
2	375.01 - 400.00	16.00	480.00	416.00
3	400.01 - 425.00	17.00	510.00	442.00
4	425.01 - 450.00	18.00	540.00	468.00
5	450.01 - 475.00	19.00	570.00	494.00
6	475.01 - 500.00	20.00	600.00	520.00
7	500.01 - 525.00	21.00	630.00	546.00
8	525.01 - 550.00	22.00	660.00	572.00
9	550.01 - 575.00	23.00	690.00	598.00
10	575.01 - 600.00	24.00	720.00	624.00
11	600.01 - 625.00	25.00	750.00	650.00
12	625.01 - 650.00	26.00	780.00	676.00
13	650.01 - 675.00	27.00	810.00	702.00
14	675.01 - 700.00	28.00	840.00	728.00
15	700.01 - 725.00	29.00	870.00	754.00
16	725.01 - 750.00	30.00	900.00	780.00
17	750.01 - 775.00	31.00	930.00	806.00
18	775.01 - 800.00	32.00	960.00	832.00
19	800.01 - 825.00	33.00	990.00	858.00
20	825.01 - 850.00	34.00	1020.00	884.00
21	850.01 - 875.00	35.00	1050.00	910.00
22	875.01 - 900.00	36.00	1080.00	936.00



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1	900.01	- 925.0	0	37.00		1110.00		90	62.00
2	925.01	- 950.0	00	38.00		1140.00		98	88.00
3	950.01	- 975.0	0	39.00		1170.00		10:	14.00
4	975.01	-1000.0	00	40.00		1200.00		10,	40.00
5	1000.01	-1025.0	00	41.00		1230.00		100	66.00
6	1025.01	-1050.0	00	42.00		1260.00		109	92.00
7	1050.01	-1075.0	00	43.00		1290.00		11:	18.00
8	1075.01	-1100.0	00	44.00		1320.00		11,	44.00
.9	1100.01	-1125.0	00	45.00		1350.00		11	70.00
10	1125.01	-1150.0	00	46.00		1380.00		11	96.00
11	1150.01	-1175.0	00	47.00		1410.00		12:	22.00
12	1175.01	-1200.0	00	48.00		1440.00		12	48.00
13	1200.01	-1225.0	00	49.00		1470.00		12'	74.00
14	1225.01	-1250.0	00	50.00		1500.00		13	00.00
15	1250.01	-1275.0	00	51.00		1530.00		13:	26.00
16	1275.01	-1300.0	00	52.00		1560.00		13	52.00
17	1300.01	-1325.0	00	53.00		1590.00		13'	78.00
18	1325.01	-1350.0	00	54.00		1620.00		14	04.00
19	1350.01	and ove	er	55.00		1650.00		143	30.00"
20	SECT	ION 3.	Section	383-23,	Hawaii	Revised	Statute	s,	is
21	amondod t	o road	an faller						

21 amended to read as follows:



1	"§383-23 Weekly benefit for unemployment. [For weeks
2	beginning prior to January 5, 1992, each eligible individual who
3	is unemployed, as defined in section 383-1, in any week shall be
4	paid with respect to that week a benefit in an amount equal to
5	the individual's weekly benefit amount less that part of the
6	wages (if any) payable to the individual with respect to that
7	week which is in excess of \$2.] Effective for weeks beginning
8	January 5, 1992, and thereafter, each eligible individual who is
9	unemployed, as defined in section 383-1, in any week shall be
10	paid with respect to that week a benefit in an amount equal to
11	the individual's weekly benefit amount less that part of the
12	wages (if any) payable to the individual with respect to that
13	week which is in excess of \$50. Effective for weeks beginning
14	July 2, 2007, and thereafter, each eligible individual who is
15	unemployed, as defined in section 383-1, in any week shall be
16	paid with respect to that week a benefit in an amount equal to
17	the individual's weekly benefit amount less that part of the
18	wages, if any, payable to the individual with respect to that
19	week which is in excess of \$150. The benefit, if not a multiple
20	of \$1, shall be computed to the next higher multiple of \$1."
21	SECTION 4. Section 383-24, Hawaii Revised Statutes, is
22	amended to read as follows:



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1	"\$383-24 Maximum potential benefits. The maximum
2	potential benefits of an eligible individual in a benefit year
3	shall be twenty-six times the eligible individual's weekly
4	benefit amount. For claims filed on or after January 1, 2007,
5	and thereafter, the maximum potential benefits of an eligible
6	individual's weekly benefit amount shall be thirty times the
7	eligible individual's weekly benefit amount."
8	SECTION 5. Section 383-30, Hawaii Revised Statutes, is
9	amended to read as follows:
10	"\$383-30 Disqualification for benefits. An individual
11	shall be disqualified for benefits:
12	(1) Voluntary separation. [For any week prior to
13	October 1, 1989, in which the individual has left work
14	voluntarily without good cause, and continuing until
15	the individual has, subsequent to the week in which
16	the voluntary separation occurred, been employed for
17	at least-five consecutive weeks of employment. For
18	the purposes of this paragraph, "weeks of employment"
19	means all those weeks within each of which the
20	individual has performed services in employment for
21	not less than two days or four hours per week, for one
22	or more employers, whether or not such employers are



subject to this chapter.] For any week beginning on 1 and after October 1, 1989, in which the individual has 2 left the individual's work voluntarily without good 3 cause, and continuing until the individual has, 4 subsequent to the week in which the voluntary 5 separation occurred, been paid wages in covered 6 7 employment equal to not less than five times the 8 individual's weekly benefit amount as determined under section 383-22(b). 9

10An owner-employee of a corporation who brings11about the owner-employee's unemployment by divesting12ownership, leasing the business interest, terminating13the business, or by other similar actions where the14owner-employee is the party initiating termination of15the employment relationship, has voluntarily left16employment.

17 (2) Discharge or suspension for misconduct. For any week
18 prior to October 1, 1989, in which the individual has
19 been discharged for <u>wilful or wanton</u> misconduct
20 connected with work, and continuing until the
21 individual has, subsequent to the week in which the
22 discharge occurred, been employed for at least five



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1 consecutive weeks of employment. For the week in 2 which the individual has been suspended for wilful or 3 wanton misconduct connected with work and for not less than one or more than four consecutive weeks of 4 unemployment which immediately follow such week, as 5 determined in each case in accordance with [the 6 7 seriousness of] the wilful or wanton misconduct. For 8 the purposes of this paragraph, "weeks of employment" 9 means all those weeks within each of which the individual has performed services in employment for 10 not less than two days or four hours per week, for one 11 12 or more employers, whether or not such employers are subject to this chapter. For any week beginning on 13 and after October 1, 1989, in which the individual has 14 been discharged for wilful or wanton misconduct 15 16 connected with work, and until the individual has, subsequent to the week in which the discharge 17 occurred, been paid wages in covered employment equal 18 to not less than five times the individual's weekly 19 20 benefit amount as determined under section 383-22(b). 21 Wilful and wanton misconduct consists of actions which show a wilful or wanton disregard of the employer's 22



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1		interest. It includes deliberate or intentional
2		violations or deliberate disregard for established
3		standards of behavior which indicate a wrongful intent
4		or evil design. Mere inefficiency, unsatisfactory
5		conduct, poor performance, isolated instances, or good
6		faith errors in judgment or discretion shall not
7		constitute wilful or wanton misconduct.
8	(3)	Failure to apply for work, etc. [ <del>For any week prior</del>
9		to October 1, 1989, in which the individual failed,
10		without good cause, either to apply for available,
11		suitable work when so directed by the employment
12		office or any duly authorized representative of the
13		department of labor and industrial relations, or to
14		accept suitable work when offered and continuing until
15		the individual has, subsequent to the week in which
16		the failure occurred, been employed for at least five
17		consecutive weeks of employment. For the purposes of
18		this paragraph, "weeks of employment" means all those
19		weeks within each of which the individual has
20		performed services in employment for not less than two
21		days or four hours per week, for one or more
22		employers, whether or not such employers are subject



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to this chapter.] For any week beginning on and after 1 October 1, 1989, in which the individual failed, 2 without good cause, either to apply for available, 3 suitable work when so directed by the employment 4 office or any duly authorized representative of the 5 department of labor and industrial relations, or to 6 7 accept suitable work when offered until the individual has, subsequent to the week in which the failure 8 occurred, been paid wages in covered employment equal 9 to not less than five times the individual's weekly 10 benefit amount as determined under section 383-22(b). 11 12 In determining whether or not any work is (A) suitable for an individual there shall be 13 14 considered among other factors and in addition to those enumerated in paragraph (3)(B), the degree 15 16 of risk involved to the individual's health, safety, and morals, the individual's physical 17 fitness and prior training, the individual's 18 19 experience and prior earnings, the length of 20 unemployment, the individual's prospects for 21 obtaining work in the individual's customary 22 occupation, the distance of available work from



1	the i	individual's residence, and prospects for
2	obtai	ining local work. The same factors so far as
3	appli	icable shall be considered in determining the
4	exist	cence of good cause for an individual's
5	volur	ntarily leaving work under paragraph (1).
6	(B) Notwi	ithstanding any other provisions of this
7	chapt	cer, no work shall be deemed suitable and
8	benef	fits shall not be denied under this chapter
9	to ar	ny otherwise eligible individual for refusing
10	to ac	ccept new work under any of the following
11	condi	itions:
12	(i)	If the position offered is vacant due
13		directly to a strike, lockout, or other
14		labor dispute;
15	(ii)	If the wages, hours, or other conditions of
16		the work offered are substantially less
17		favorable to the individual than those
18		prevailing for similar work in the locality;
19	(iii)	If as a condition of being employed the
20		individual would be required to join a
21		company union or to resign from or refrain



1		from joining any bona fide labor
2		organization.
3	(4)	Labor dispute. For any week with respect to which it
4		is found that unemployment is due to a stoppage of
5		work which exists because of a labor dispute at the
6		factory, establishment, or other premises at which the
7		individual is or was last employed; provided that this
8		paragraph shall not apply if it is shown that:
9		(A) The individual is not participating in or
10		directly interested in the labor dispute which
11		caused the stoppage of work; and
12		(B) The individual does not belong to a grade or
13		class of workers of which, immediately before the
14		commencement of the stoppage, there were members
15		employed at the premises at which the stoppage
16		occurs, any of whom are participating in or
17		directly interested in the dispute; provided that
18		if in any case separate branches of work, which
19		are commonly conducted as separate businesses in
20		separate premises, are conducted in separate
21		departments of the same premises, each such
22		department shall, for the purpose of this



1		paragraph, be deemed to be a separate factory,
2		establishment, or other premises.
3	(5)	If the department finds that the individual has within
4		the twenty-four calendar months immediately preceding
5		any week of unemployment made a false statement or
6		representation of a material fact knowing it to be
7		false or knowingly failed to disclose a material fact
8		to obtain any benefits not due under this chapter, the
9		individual shall be disqualified for benefits
10		beginning with the week in which the department makes
11		the determination and for each consecutive week during
12		the current and subsequent twenty-four calendar months
13		immediately following such determination, and such
14		individual shall not be entitled to any benefit under
15		this chapter for the duration of such period; provided
16		that no disqualification shall be imposed if
17		proceedings have been undertaken against the
18		individual under section 383-141.
19	(6)	Other unemployment benefits. For any week or part of
20		a week with respect to which the individual has
21		received or is seeking unemployment benefits under any
22		other employment security law, but this paragraph



1 shall not apply (A) if the appropriate agency finally determines that the individual is not entitled to 2 3 benefits under such other law, or (B) if benefits are payable to the individual under an act of Congress 4 which has as its purpose the supplementation of 5 unemployment benefits under a state law." 6 7 SECTION 6. Section 383-61, Hawaii Revised Statutes, is amended to read as follows: 8 9 "§383-61 Payment of contributions; wages not included. Contributions with respect to wages for employment shall 10 (a) accrue and become payable by each employer for each calendar 11 12 year in which the employer is subject to this chapter. The contributions shall become due and be paid by each employer to 13 the director of labor and industrial relations for the fund in 14 accordance with such rules as the department of labor and 15 industrial relations may prescribe, and shall not be deducted, 16 in whole or in part, from the wages of individuals in the 17 18 employer's employ.

19 (b) Except as provided in [subsections (c) and (d),]
20 subsection (c), the term "wages" does not include remuneration
21 paid with respect to employment to an individual by an employer
22 during any calendar year which exceeds the average annual wage,



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rounded to the nearest hundred dollars, for the four calendar 1 quarter period ending on June 30 of the preceding year. 2 The average annual wage shall be computed as follows: 3 on or before November 30 of each year the total remuneration paid 4 by employers, as reported on contribution reports on or before 5 6 such date, with respect to all employment during the four consecutive calendar quarters ending on June 30 of such year 7 8 shall be divided by the average monthly number of individuals 9 performing services in such employment during the same four calendar guarters as reported on such contribution reports and 10 11 rounded to the nearest hundred dollars. [(c) For the calendar year 1991 only, the term "wages" 12 does not include remuneration in excess of \$7,000 paid with 13 respect to employment to an individual by an employer. 14 (d) For calendar year 1988 only, the term "wages" as used 15 16 in this part does not include remuneration paid with respect to employment to an individual by an employer during the calendar 17 18 year which exceeds: (1) One hundred per cent of the average annual wage if the 19 most recently computed ratio of the current reserve 20 21 fund to the adequate reserve fund prior to that calendar year is equal to or less than .80; or 22



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1	<del>(2)</del>	Seventy-five per cent of the average annual wage if
2		the most recently computed ratio of the current
3		reserve fund to the adequate reserve fund prior to
4		that calendar year is greater than .80 but less than
5		<del>1.2; or</del>
6	-(3)-	Fifty per cent of the average annual wage if the most
7		recently computed ratio of the current reserve fund to
8		the adequate reserve fund prior to that calendar year
9		is equal to or more than 1.2;
10	<del>provided</del>	that "wages" with respect to which contributions are
11	<del>paid are</del>	not less than that part of remuneration which is
12	<del>subject t</del>	o tax in accordance with section 3306(b) of the
13	<del>Internal</del>	Revenue Code of 1986, as amended.]
14	(c)	For calendar years 2008 and 2009 only, the term
15	"wages" a	s used in this part does not include remuneration in
16	excess of	\$7,000 paid with respect to employment to an
17	individua	l by an employer; provided that this subsection shall
18	apply onl	y to the contribution rate paid into the unemployment
19	insurance	trust fund.
20	[ <del>(e)</del>	-] (d) If an employer during any calendar year acquires
21	substanti	ally all the property used in a trade or business, or
22	in a sepa	rate unit of a trade or business, of another employer,
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and after the acquisition employs an individual who prior to the 1 acquisition was employed by the predecessor, then for the 2 purpose of determining whether remuneration in excess of the 3 average annual wages has been paid to the individual for 4 employment, remuneration paid to the individual by the 5 predecessor during the calendar year shall be considered as 6 having been paid by the successor employer. For the purposes of 7 8 this subsection, the term "employment" includes services constituting employment under any employment security law of 9 another state or of the federal government. 10

 $\left[\frac{f}{f}\right]$  (e) Subsections (b) through  $\left[\frac{f}{f}\right]$  (d) 11 notwithstanding, for the purposes of this part the term "wages" 12 shall include at least that amount of remuneration paid in a 13 calendar year to an individual by an employer or the employer's 14 predecessor with respect to employment during any calendar year 15 16 which is subject to a tax under a federal law imposing a tax against which credit may be taken for contributions required to 17 18 be paid into a state unemployment fund.

19 [-(g)-] (f) In accordance with section 303(a)(5) of the
20 Social Security Act, as amended, and section 3304(a)(4) of the
21 Internal Revenue Code of 1986, as amended, any contributions
22 overpaid due to a retroactive reduction in the taxable wage base
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may be credited against the employer's future contributions upon 1 request by the employer; provided that no employer shall be 2 given a cash refund." 3 SECTION 7. Statutory material to be repealed is bracketed 4 and stricken. New statutory material is underscored. 5 SECTION 8. This Act shall take effect upon its approval. 6 7 INTRODUCED BY Kirk Cuidwill B.L

JAN 1 9 2007



#### Report Title:

Employment Security; Unemployment Insurance

#### Description:

Provides temporary tax relief to employers by lowering the maximum taxable wage base for calendar years 2008 and 2009. Increases unemployment benefits for eligible individuals. Excludes the payment of benefits to individuals terminated from employment for wilful or wanton misconduct.

