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## A BILL FOR AN ACT

RELATING TO PROVIDING THE OPPORTUNITY OF LIGHT DUTY WORK TO INJURED EMPLOYEES.

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

1 SECTION 1. Section 386-96, Hawaii Revised Statutes, is

2 amended by amending subsection (a) to read as follows:

3 "(a) Any physician, surgeon, or hospital that has given

any treatment or rendered any service to an injured employee

shall make a report of the injury and treatment on forms

6 prescribed by and to be obtained from the department as follows:

(1) Within seven days after the date of first attendance

or service rendered, an initial report shall be made

to the department and to the employer of the injured

employee in the manner prescribed by the department;

(2) Interim reports to the same parties and in the same

manner as prescribed in paragraph (1) shall be made at

appropriate intervals to verify the claimant's current

diagnosis and prognosis, that the information as to

the nature of the examinations and treatments

performed is complete, including the dates of those

17 treatments and the results obtained within the current

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1	reporting period, the execution of all tests performed
2	within the current reporting period and the results of
3	the tests, whether the injured employee is improving,
4	worsening, or if "medical stabilization" has been
5	reached, the dates of disability, any work
6	restrictions, and the return to work date. If an
7	injured employee's physician, surgeon, or health care
8	provider reports that the injured employees is able to
9	perform light, part-time, or restricted work, the
10	injured employee's employer shall provide the injured
11	employee with an opportunity to perform the level of
12	work prescribed. The employee's opportunity to
13	perform the light, part-time, or restricted work shall
14	not preclude the employee from being eligible for
15	vocational rehabilitation pursuant to section 386-25.
16	When an injured employee is returned to full-time,
17	regular, light, part-time, or restricted work, the
18	attending physician shall submit a report to the
19	employer within seven calendar days indicating the
20	date of release to work or medical stabilization; and

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1	(3) A final report to the same parties and in the same
2	manner as prescribed in paragraph (1) shall be made
3	within seven days after termination of treatment.
4	No physician, surgeon, or hospital that has given any treatment
5	or rendered any service to an injured employee shall be required
6	to provide any additional reports not otherwise mandated by this
7	section."
8	SECTION 2. New statutory material is underscored.
9	SECTION 3. This Act shall take effect upon its approval.

INTRODUCED BY:

SB. NO. 3013

### Report Title:

Workers' Compensation; Return to Work

### Description:

Requires an employer of an injured employee who is cleared to return to light or reduced duty work to provide that level of work to the injured employee.