

GOV. MSG. NO. 855

EXECUTIVE CHAMBERS

HONOLULU

LINDA LINGLE Governor

May 25, 2007

The Honorable Colleen Hanabusa, President and Members of the Senate Twenty-Fourth State Legislature State Capitol, Room 409 Honolulu, Hawaii 96813

Dear Madam President and Members of the Senate:

This is to inform you that on May 25, 2007, the following bill was signed into law:

HB1399 SD1

A BILL FOR AN ACT RELATING TO INCARCERATED PERSONS. (ACT 097)

Sincerely,

LINDA LINGLE

Approved by the Governor on <u>MAY 2 5 2007</u>

HOUSE OF REPRESENTATIVES TWENTY-FOURTH LEGISLATURE, 2007 STATE OF HAWAII

ACT 097 H.B. NO. ¹³⁹⁹ ^{S.D. 1}

A BILL FOR AN ACT

RELATING TO INCARCERATED PERSONS.

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

1 SECTION 1. Section 353-19, Hawaii Revised Statutes, is
2 amended to read as follows:

3 "§353-19 Compensation for labor or training by committed 4 persons. Every committed person, who is working within a state 5 correctional facility or who is in such training or educational 6 programs as the director or a designated agent pursuant to law 7 prescribes, may be allowed such graduated sums of money as the 8 director by [rule] policy determines. Any committed person, 9 other than persons on work furlough, engaged in work, training, 10 or education pursuant to this section or work pursuant to this chapter or chapter 354D shall not be [affected by chapter 386.] 11 12 considered an employee or in employment." 13 SECTION 2. Section 383-7, Hawaii Revised Statutes, is

14 amended to read as follows:

15 "§383-7 Excluded service. "Employment" shall not include 16 the following service:

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1	(1)	Agricultural labor as defined in section 383-9 if it
2		is performed by an individual who is employed by an
3		employing unit:
4		(A) Which, during each calendar quarter in both the
5		current and the preceding calendar years, paid
6		less than \$20,000 in cash remuneration to
7		individuals employed in agricultural labor; and
8		(B) Which had, in each of the current and the
9		preceding calendar years:
10		(i) No more than nineteen calendar weeks,
11		whether consecutive or not, in which
12		agricultural labor was performed by its
13		employees; or
14		(ii) No more than nine individuals in its employ
15		performing agricultural labor in any one
16		calendar week, whether or not the same
17		individuals performed the labor in each
18		week;
19	(2)	Domestic service in a private home, local college
20		club, or local chapter of a college fraternity or
21		sorority as set forth in section 3306(c)(2) of the
22		Internal Revenue Code of 1986, as amended;

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Service not in the course of the employing unit's 1 (3) 2 trade or business performed in any calendar quarter by an individual, unless the cash remuneration paid for 3 4 the service is \$50 or more and the service is 5 performed by an individual who is regularly employed by the employing unit to perform the service. For the 6 7 purposes of this paragraph, an individual shall be deemed to be regularly employed to perform service not 8 9 in the course of an employing unit's trade or business 10 during a calendar quarter only if: 11 (A) On each of some twenty-four days during the 12 quarter the individual performs the service for 13 some portion of the day; or 14 (B) The individual was regularly employed as 15 determined under subparagraph (A) by the 16 employing unit in the performance of the service 17 during the preceding calendar quarter; 18 (4)(A) Service performed on or in connection with a 19 vessel not an American vessel, if the individual 20 performing the service is employed on and in 21 connection with the vessel when outside the 22 United States;

1	1 (B) Service perform	ed by an individual in (or as an
2	2 officer or memb	er of the crew of a vessel while
3	3 it is engaged it	n) the catching, taking,
4	4 harvesting, cul	tivating, or farming of any kind
5	5 of fish, shellf:	ish, crustacea, sponges, seaweeds,
6	6 or other aquation	c forms of animal and vegetable
7	7 life, including	service performed as an ordinary
8	8 incident thereto	o, except:
9	9 (i) The service	e performed in connection with a
10	0 vessel of r	more than ten net tons (determined
11	1 in the mann	er provided for determining the
12	2 register to	onnage of merchant vessels under
13	3 the laws of	the United States);
14	4 (ii) The service	e performed in connection with a
15	5 vessel of t	en net tons or less (determined
16	6 in the mann	er provided for determining the
17	7 register to	nnage of merchant vessels under
18	8 the laws of	the United States) by an
19	9 individual	who is employed by an employing
20	0 unit which	had in its employ one or more
21	1 individuals	performing the service for some
22	2 portion of	a day in each of twenty calendar
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1 weeks all occurring, whether consecutive or 2 not, in either the current or the preceding 3 calendar year; and 4 (iii) Service performed in connection with the 5 catching or taking of salmon or halibut for 6 commercial purposes; 7 Service performed by an individual in the employ of (5) 8 the individual's son, daughter, or spouse, and service 9 performed by a child under the age of twenty-one in 10 the employ of the child's father or mother; 11 (6) Service performed in the employ of the United States 12 government or an instrumentality of the United States 13 exempt under the Constitution of the United States 14 from the contributions imposed by this chapter, except 15 that to the extent that the Congress of the United 16 States permits states to require any instrumentalities 17 of the United States to make payments into an 18 unemployment fund under a state unemployment compensation law, all of the provisions of this 19 20 chapter shall apply to those instrumentalities, and to 21 services performed for those instrumentalities, in the 22 same manner, to the same extent, and on the same terms

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1 as to all other employers, employing units, 2 individuals, and services; provided that if this State 3 is not certified for any year by the Secretary of Labor under section 3304(c) of the federal Internal 4 Revenue Code, the payments required of those 5 6 instrumentalities with respect to that year shall be 7 refunded by the department of labor and industrial 8 relations from the fund in the same manner and within 9 the same period as is provided in section 383-76 with 10 respect to contributions erroneously collected; 11 Service performed in the employ of any other state, or (7)12 any political subdivision thereof, or any instrumentality of any one or more of the foregoing 13 14 which is wholly owned by one or more states or 15 political subdivisions; and any service performed in the employ of any instrumentality of one or more other 16 17 states or their political subdivisions to the extent 18 that the instrumentality is, with respect to the service, exempt from the tax imposed by section 3301 19 20 of the Internal Revenue Code of 1986, as amended;

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1	(8)	Service with respect to which unemployment
2		compensation is payable under an unemployment system
3		established by an act of Congress;
4	(9)	(A) Service performed in any calendar quarter in the
5		employ of any organization exempt from income tax
6		under section 501(a) of the federal Internal
7		Revenue Code (other than an organization
8		described in section 401(a) or under section 521
9	3	of the Code), if:
10		(i) The remuneration for the service is less
11		than \$50; or
12		(ii) The service is performed by a fully
13		ordained, commissioned, or licensed minister
14		of a church in the exercise of the
15		minister's ministry or by a member of a
16		religious order in the exercise of duties
17		required by the order;
18		(B) Service performed in the employ of a school,
19		college, or university, if the service is
20		performed by a student who is enrolled and is
21		regularly attending classes at the school,
22		college, or university; or

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1		(C) Service performed by an individual who is
2		enrolled at a nonprofit or public educational
3		institution which normally maintains a regular
4		faculty and curriculum and normally has a
5		regularly organized body of students in
6		attendance at the place where its educational
7		activities are carried on as a student in a full-
8		time program, taken for credit at such
9		institution, which combines academic instruction
10		with work experience, if such service is an
11		integral part of such program, and such
12		institution has so certified to the employer,
13		except that this subparagraph shall not apply to
14		service performed in a program established for or
15		on behalf of an employer or group of employers;
16	(10)	Service performed in the employ of a foreign
17		government (including service as a consular or other
18		officer or employee of a nondiplomatic
19		representative);
20	(11)	Service performed in the employ of an instrumentality
21		wholly owned by a foreign government:

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1		(A) If the service is of a character similar to that
2		performed in foreign countries by employees of
3		the United States government or of an
4		instrumentality thereof; and
5		(B) If the United States Secretary of State has
6		certified or certifies to the United States
7		Secretary of the Treasury that the foreign
8		government, with respect to whose instrumentality
9		exemption is claimed, grants an equivalent
10		exemption with respect to similar service
11		performed in the foreign country by employees of
12		the United States government and of
13		instrumentalities thereof;
14	(12)	Service performed as a student nurse in the employ of
15		a hospital or a nurses' training school by an
16		individual who is enrolled and is regularly attending
17		classes in a nurses' training school chartered or
18		approved pursuant to state law; and service performed
19		as an intern in the employ of a hospital by an
20		individual who has completed a four-year course in a
21		medical school chartered or approved pursuant to state
22		law;

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° 1	(13)	Service performed by an individual for an employing
2		unit as an insurance producer, if all service
3		performed by the individual for the employing unit is
4		performed for remuneration solely by way of
5		commission;
6	(14)	Service performed by an individual under the age of
7		eighteen in the delivery or distribution of newspapers
8		or shopping news, not including delivery or
9		distribution to any point for subsequent delivery or
10		distribution;
11	(15)	Service covered by an arrangement between the
12		department and the agency charged with the
13		administration of any other state or federal
14		unemployment compensation law pursuant to which all
15		services performed by an individual for an employing
16		unit during the period covered by the employing unit's
17	<i>.</i> 8	duly approved election, are deemed to be performed
18		entirely within the agency's state;
19	(16)	Service performed by an individual who, pursuant to
20		the Federal Economic Opportunity Act of 1964, is not
21		subject to the federal laws relating to unemployment
22		compensation;

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1	(17)	Service performed by an individual for an employing		
2		unit as a real estate salesperson, if all service		
3		performed by the individual for the employing unit is		
4		performed for remuneration solely by way of		
5		commission;		
6	(18)	Service performed by a registered sales representative		
7		for a registered travel agency, when the service		
8		performed by the individual for the travel agent is		
9		performed for remuneration by way of commission;		
10	(19)	Service performed by a vacuum cleaner salesperson for		
11		an employing unit, if all services performed by the		
12	23	individual for the employing unit are performed for		
13		remuneration solely by way of commission;		
14	(20)	Service performed for a family-owned private		
15		corporation organized for profit that employs only		
16		members of the family who each own at least fifty per		
17		cent of the shares issued by the corporation; provided		
18		that:		
19		(A) The private corporation elects to be excluded		
20		from coverage under this chapter;		
21		(B) The election for exclusion shall apply to all		
22		shareholders and under the same circumstances;		

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1		(C)	No more than two members of a family may be
2			eligible per entity for exclusion under this
3			paragraph;
4		(D)	The exclusion shall be irrevocable for five
5			years;
6		(E)	The family-owned private corporation presents to
7			the department proof that it has paid federal
8			unemployment insurance taxes as required by
9			federal law; and
10		(F)	The election to be excluded from coverage shall
11			be effective the first day of the calendar
12			quarter in which the application and all
13			substantiating documents requested by the
14			department are filed with the department;
15	(21)	Serv	ice performed by a direct seller as defined in
16		sect	ion 3508 of the Internal Revenue Code of 1986;
17		[and]
18	(22)	Serv	ice performed by an election official or election
19		work	er as defined in section 3309(b)(3)(F) of the
20		Inte	rnal Revenue Code of 1986, as amended [+] ; and
21	(23)	<u>Serv</u>	ice performed by an inmate or any person committed
22		<u>to a</u>	penal institution.
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None of the foregoing exclusions (1) to [-(22)] (23) shall 1 apply to any service with respect to which a tax is 2 required to be paid under any federal law imposing a tax 3 4 against which credit may be taken for contributions required to be paid into a state unemployment fund or which 5 as a condition for full tax credit against the tax imposed 6 by the federal Unemployment Tax Act is required to be 7 8 covered under this chapter." 9 SECTION 3. Statutory material to be repealed is bracketed 10 and stricken. New statutory material is underscored. 11 SECTION 4. This Act shall take effect upon its approval.

APPROVED this 25 day of MAY , 2007

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GOVERNOR OF THE STATE OF HAWAII

