### A BILL FOR AN ACT

RELATING TO EMPLOYMENT SECURITY LAW.

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

- 1 SECTION 1. The purpose of this bill is to provide the same
- 2 type of unemployment insurance (UI) exclusion [coverage] in
- 3 state law as in federal law for [the exclusion of] certain alien
- 4 agricultural workers and to conform coverage of Indian tribe
- 5 workers under state law to federal law.
- 6 Under Public Law 94-566, Unemployment Compensation Act of
- 7 1976, agricultural labor became subject to the federal
- 8 unemployment tax except for nonresident aliens who were
- 9 temporarily admitted to the United States to perform contract
- 10 agricultural work. Under Public Law 96-84, alien agricultural
- 11 labor must be included solely for purposes of determining the
- 12 threshold of coverage such as cash wages paid and number of
- 13 individuals and weeks worked.
- Under Public Law 106-554, Consolidated Appropriations Act,
- 15 2001, American Indian tribes must now be treated similarly to
- 16 state and local governments and nonprofit organizations under
- 17 federal and state law. The provisions of this bill conform with
- 18 the Consolidated Appropriations Act requirements.

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1 SECTION 2. Chapter 383, Hawaii Revised Statutes is amended by adding a new section to be designated and to read as follows: 2 "§383-62.5 Treatment of Indian tribes. (a) As used in 3 this section: 4 "Employer" includes any Indian tribe for which service in 5 employment as defined in section 383-2 is performed. 6 "Employment" means service performed in the employ of an 7 Indian tribe, provided that such service is excluded from 8 9 employment as defined in the Federal Unemployment Tax Act solely 10 by reason of section 3306(c)(7), Federal Unemployment Tax Act, and is not otherwise excluded from employment under this 11 12 chapter. For purposes of this section, the exclusions from employment under section 383-7, apply to services performed in 13 14 the employ of an Indian tribe in the same manner as the exclusions apply to government and nonprofit entities. 15 "Indian tribe" has the meaning given such term by section 16 4(e) of the Indian Self-Determination and Education Assistance 17 Act (25 U.S.C. section 450b(e)), and includes any subdivision, 18 subsidiary, or business enterprises wholly owned by the Indian 19 20 tribe. Benefits based on service in employment as defined in 21 this section shall be payable in the same amount, on the same 22 terms and subject to the same conditions as benefits payable on 23 the basis of other service subject to this chapter. The 24

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1	<u>financing</u>	of benefits shall apply in the same manner and under
2	the same t	terms and conditions as in section 383-62, for
3	nonprofit	organizations subject to this chapter; except that the
4	provisions	s of this section shall apply where there is a
5	conflict.	
6	(1)	Any Indian tribe or tribal unit (subdivisions,
7		subsidiaries or business enterprises wholly owned by
8		the Indian tribe) subject to this chapter on or after
9		January 1, 2007, shall pay contributions under the
10		provisions of this part (with the exception of the
11		provisions in section 383-62(b)) applicable to other
12		employers unless it elects to pay to the director for
13		the fund an amount equal to the amount of benefits
14		that is attributable to service in the employ of an
15		Indian tribe.
16	(2)	Any Indian tribe or tribal unit electing to make
17		payments in lieu of contributions shall make this
18		election in the same manner and under the same
19		conditions as provided in section 383-62(d)(1).
20		Indian tribes or tribal units must determine if
21		reimbursement for benefits paid will be elected by the
22		tribe as a whole, by individual tribal units, or by
23		combinations of individual tribal units.

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1	(3)	An Indian tribe or tribal unit shall be billed and
2		payments shall be made in accordance with section 383-
3		62(d)(2), for the full amount of benefits attributable
4		to service in the employ of the Indian tribe or tribal
5		unit on the same schedule as nonprofit organizations
6		that have elected to make reimbursement payments in
7		lieu of contributions.
8	(4)	Any Indian tribe or tribal unit that elects to become
9		liable for payments in lieu of contributions shall be
10		required, within thirty days after the effective date
11		of its election, to deposit with the department an
12		amount of money as security as determined by section
13		383-62(d)(3).
14	(c)(1)	Failure of the Indian tribe or tribal unit to make any
15		required payment under this chapter within ninety days
16		after a notice of delinquency was mailed to its last
17		known address or was otherwise delivered to it, will
18		cause the Indian tribe to lose the option to make
19		payments in lieu of contributions and the termination
20		shall continue for the four-consecutive-calendar-
21		quarter period beginning with the quarter in which the
22		termination becomes effective.
23	(2)	Any Indian tribe that loses the option to make
24		payments in lieu of contributions due to late payment

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1		or nonpayment, shall have such option reinstated after
2		a period of one year if all contributions have been
3		made timely, provided no contributions, payments in
4		lieu of contributions for benefits paid, security
5		deposit, and penalties or interest remain outstanding.
6		(3) If any Indian tribe or tribal unit fails to make
7		payments required under this section (including
8		assessed[ment of] of interest and penalty) within
9		ninety days of a notice of delinquency, the department
10		will immediately notify the United States Internal
11		Revenue Service and the United States Department of
12		Labor.
13	(d)	Notices of payment and reporting delinquency to Indian
14		tribes and tribal units shall include information that
15		failure to make full payments within the prescribed time
16		will cause the Indian tribe to:
17		(1) Be liable for taxes under Federal Unemployment Tax
18		Act; and
19		(2) Lose the option to make payments in lieu of
20		contributions.
21	<u>(e)</u>	Except as provided in subsection (f) of this section, the
22		amount payable to the fund by each Indian tribe or tribal
23		unit that is liable for payments in lieu of contributions

1	shall be determined in the same manner as provided in
2	section 383-62(e).
3	(f) An Indian tribe or tribal unit must reimburse the fund for
4	all extended benefits paid that are attributable to service
5	in the employ of the Indian tribe or tribal unit unless the
6	benefits are reimbursed by the federal government.
7	(g) Any two or more Indian tribes or tribal units that
8	have become liable for payments in lieu of contributions may
9	file a joint application to the department for the establishment
10	of a group account for the purpose of sharing the cost of
11	benefits paid that are attributable to service in the employ of
12	such employers in the same manner as provided in section 383-
13	<u>62(f).</u> "
14	SECTION 3. Section 383-7, Hawaii Revised Statutes, is amended
15	to read as follows:
16	"§383-7 Excluded service. "Employment" shall not include
17	the following service:
18	(1) Agricultural labor as defined in section 383-9 if it
19	is performed by an individual who is employed by an
20	employing unit:
21	(A) Which, during each calendar quarter in both the
22	current and the preceding calendar years, paid
23	less than \$20,000 in cash remuneration to
24	individuals employed in agricultural labor[+]

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1			(inc	luding labor performed by an alien referred
2			to i	n subparagraph (C)); and
3		(B)	Whic	h had, in each of the current and the
4			prec	eding calendar years:
5			(i)	No more than nineteen calendar weeks,
6				whether consecutive or not, in which
7				agricultural labor was performed by its
8				employees[+] (including labor performed by
9				an alien referred to in subparagraph (C));
10				or
11			(ii)	No more than nine individuals in its employ
12				performing agricultural labor in any one
13				calendar week, whether or not the same
14				individuals performed the labor in each week
15				(including labor performed by an alien
16				referred to in subparagraph (C)); or
17		(C)	If s	uch agricultural labor is performed by an
18			<u>indi</u>	vidual who is an alien admitted to the United
19			Stat	es to perform agricultural labor pursuant to
20			sect	ions 214(c) and 101(a)(15)(H) of the
21			Immi	gration and Nationality Act;
22	(2)	Dom	estic	service in a private home, local college
23		clu	b, or	local chapter of a college fraternity or

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1		sorority as set forth in section 3306(c)(2) of the
2		Internal Revenue Code of 1986, as amended;
3	(3)	Service not in the course of the employing unit's
4		trade or business performed in any calendar quarter by
5		an individual, unless the cash remuneration paid for
6		the service is \$50 or more and the service is
7		performed by an individual who is regularly employed
8		by the employing unit to perform the service. For the
9		purposes of this paragraph, an individual shall be
10	,	deemed to be regularly employed to perform service not
11		in the course of an employing unit's trade or business
12		during a calendar quarter only if:
13		(A) On each of some twenty-four days during the
14		quarter the individual performs the service for
15		some portion of the day; or
16		(B) The individual was regularly employed as
17		determined under subparagraph (A) by the
18		employing unit in the performance of the service
19		during the preceding calendar quarter;
20	(4)	(A) Service performed on or in connection with a
21		vessel not an American vessel, if the individual
22		performing the service is employed on and in
23		connection with the vessel when outside the
24		United States;

	/-·	_	
1	(B)	Serv:	ice performed by an indivi
2		offic	cer or member of the crew
3		it is	s engaged in) the catching
4		harve	esting, cultivating, or fa
5		of f	ish, shellfish, crustacea,
6		or of	ther aquatic forms of anim
7		life	, including service perfor
8		inci	dent thereto, except:
9		(i)	The service performed in
10			vessel of more than ten
11			in the manner provided for
12			register tonnage of merch
13			the laws of the United St
14		(ii)	The service performed in
15			vessel of ten net tons or
16			in the manner provided for
17			register tonnage of merch
18			the laws of the United S
19			individual who is employe
20			unit which had in its emp
21			individuals performing t
22			portion of a day in each
23			weeks all occurring, whe

idual in (or as an of a vessel while g, taking, arming of any kind sponges, seaweeds, mal and vegetable rmed as an ordinary

- connection with a net tons (determined or determining the hant vessels under tates);
  - connection with a r less (determined or determining the hant vessels under tates) by an ed by an employing ploy one or more he service for some of twenty calendar weeks all occurring, whether consecutive or

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1		not, in either the current or the preceding
2		calendar year; and
3		(iii) Service performed in connection with the
4		catching or taking of salmon or halibut for
5		commercial purposes;
6	(5)	Service performed by an individual in the employ of
7		the individual's son, daughter, or spouse, and service
8		performed by a child under the age of twenty-one in
9		the employ of the child's father or mother;
10	(6)	Service performed in the employ of the United States
11		government or an instrumentality of the United States
12		exempt under the Constitution of the United States
13		from the contributions imposed by this chapter, except
14		that to the extent that the Congress of the United
15		States permits states to require any instrumentalities
16		of the United States to make payments into an
17		unemployment fund under a state unemployment
18		compensation law, all of the provisions of this
19		chapter shall apply to those instrumentalities, and to
20		services performed for those instrumentalities, in the
21		same manner, to the same extent, and on the same terms
22		as to all other employers, employing units,
23		individuals, and services; provided that if this State
24		is not certified for any year by the Secretary of

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1		Labor under section 3304(c) of the federal Internal
2		Revenue Code, the payments required of those
3		instrumentalities with respect to that year shall be
4		refunded by the department of labor and industrial
5		relations from the fund in the same manner and within
6		the same period as is provided in section 383-76 with
7		respect to contributions erroneously collected;
8	(7)	Service performed in the employ of any other state, or
9		any political subdivision thereof, or any
10		instrumentality of any one or more of the foregoing
11		which is wholly owned by one or more states or
12		political subdivisions; and any service performed in
13		the employ of any instrumentality of one or more other
14		states or their political subdivisions to the extent
15		that the instrumentality is, with respect to the
16		service, exempt from the tax imposed by section 3301
<b>17</b> .		of the Internal Revenue Code of 1986, as amended;
18	(8)	Service with respect to which unemployment
19		compensation is payable under an unemployment system
20		established by an act of Congress;
21	(9)	(A) Service performed in any calendar quarter in the
22		employ of any organization exempt from income tax
23		under section 501(a) of the federal Internal
24		Revenue Code (other than an organization

1	ue	scribed in section 401(a) of under section 521
2	of	the Code), if:
3	(i	) The remuneration for the service is less
4		than \$50; or
5	(ii)	The service is performed by a fully
6		ordained, commissioned, or licensed minister
7		of a church in the exercise of the
8		minister's ministry or by a member of a
9		religious order in the exercise of duties
10		required by the order;
l <b>1</b>	(B) Se	rvice performed in the employ of a school,
12	co	llege, or university, if the service is
13	pe	rformed by a student who is enrolled and is
14	re	gularly attending classes at the school,
15	co	llege, or university; or
16	(C) Se	rvice performed by an individual who is
17	en	rolled at a nonprofit or public educational
18	in	stitution which normally maintains a regular
19	fa	culty and curriculum and normally has a
20	re	gularly organized body of students in
21	at	tendance at the place where its educational
22	ac	tivities are carried on as a student in a full-
23	ti	me program, taken for credit at such
24	ir	stitution, which combines academic instruction

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1		with work experience, if such service is an
2		integral part of such program, and such
3		institution has so certified to the employer,
4		except that this subparagraph shall not apply to
5		service performed in a program established for or
6		on behalf of an employer or group of employers;
7	(10)	Service performed in the employ of a foreign
8		government (including service as a consular or other
9		officer or employee of a nondiplomatic
10		representative);
1	(11)	Service performed in the employ of an instrumentality
12		wholly owned by a foreign government:
13		(A) If the service is of a character similar to that
14		performed in foreign countries by employees of
15		the United States government or of an
16		instrumentality thereof; and
17		(B) If the United States Secretary of State has
18		certified or certifies to the United States
19		Secretary of the Treasury that the foreign
20		government, with respect to whose instrumentality
21		exemption is claimed, grants an equivalent
22		exemption with respect to similar service
23		performed in the foreign country by employees of

1		the United States government and of
2		instrumentalities thereof;
3	(12)	Service performed [by] as a student nurse in the
4		employ of a hospital or a nurses' training school by
5		an individual who is enrolled and is regularly
6		attending classes in a nurses' training school
7		chartered or approved pursuant to state law; and
8		service performed as an intern in the employ of a
9		hospital by an individual who has completed a four-
10		year course in a medical school chartered or approved
11		pursuant to state law;
12	(13)	Service performed by an individual for an employing
13		unit as an insurance producer, if all service
14		performed by the individual for the employing unit is
15		performed for remuneration solely by way of
16		commission;
17	(14)	Service performed by an individual under the age of
18		eighteen in the delivery or distribution of newspapers
19		or shopping news, not including delivery or
20		distribution to any point for subsequent delivery or
21		distribution;
22	(15)	Service covered by an arrangement between the
23		department and the agency charged with the
24		administration of any other state or federal

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1		unemployment compensation law pursuant to which all
2		services performed by an individual for an employing
3		unit during the period covered by the employing unit's
4		duly approved election, are deemed to be performed
5		entirely within the agency's state;
6	(16)	Service performed by an individual who, pursuant to
7		the Federal Economic Opportunity Act of 1964, is not
8		subject to the federal laws relating to unemployment
9		compensation;
10	(17)	Service performed by an individual for an employing
11		unit as a real estate salesperson, if all service
12		performed by the individual for the employing unit is
13		performed for remuneration solely by way of
14		commission;
15	(18)	Service performed by a registered sales representative
16		for a registered travel agency, when the service
17		performed by the individual for the travel agent is
18		performed for remuneration by way of commission;
19	(19)	Service performed by a vacuum cleaner salesperson for
20		an employing unit, if all services performed by the
21		individual for the employing unit are performed for
22		remuneration solely by way of commission;
23	(20)	Service performed for a family-owned private
24		corporation organized for profit that employs only

1		membe	ers of the family who each own at least fifty per
2		cent	of the shares issued by the corporation; provided
3		that	:
4		(A)	The private corporation elects to be excluded
5			from coverage under this chapter;
6		(B)	The election for exclusion shall apply to all
7			shareholders and under the same circumstances;
8		(C)	No more than two members of a family may be
9			eligible per entity for exclusion under this
10			paragraph;
11		(D)	The exclusion shall be irrevocable for five
12			years;
13		(E)	The family-owned private corporation presents to
14			the department proof that it has paid federal
15			unemployment insurance taxes as required by
16			federal law; and
17		(F)	The election to be excluded from coverage shall
18			be effective the first day of the calendar
19			quarter in which the application and all
20			substantiating documents requested by the
21			department are filed with the department;
22	(21)	Serv	ice performed by a direct seller as defined in
23		sect	ion 3508 of the Internal Revenue Code of 1986; and

1	(22) Service performed by an election official or election
2	worker as defined in section 3309(b)(3)(F) of the
3	Internal Revenue Code of 1986, as amended.
4	None of the foregoing exclusions (1) to (22) shall apply to
5	any service with respect to which a tax is required to be paid
6	under any federal law imposing a tax against which credit may be
7	taken for contributions required to be paid into a state
8	unemployment fund or which as a condition for full tax credit
9	against the tax imposed by the federal Unemployment Tax Act is
10	required to be covered under this chapter."
11	SECTION 4. Statutory material to be repealed is bracketed
12	and stricken. New statutory material is underscored.
13	SECTION 5. This Act shall take effect on January 1, 2007.
14	INTRODUCED BY: Calvid Ky Say
15	INTRODUCED BY:
16	BY REQUEST

JAN 2 2 2007

HB 1379

#### JUSTIFICATION SHEET

DEPARTMENT:

Labor and Industrial Relations

TITLE:

A BILL FOR AN ACT RELATING TO EMPLOYMENT

SECURITY LAW.

PURPOSE:

The purpose of this bill is to provide the same type of unemployment insurance (UI) coverage in state law as in federal law for the exclusion of certain alien agricultural workers and to conform coverage of Indian tribe workers under state law to federal law. Under Public Law No. 94-566, Unemployment Compensation Act of 1976, agricultural labor became subject to the FUTA tax except for nonresident aliens who were temporarily admitted to the United States to perform contract agricultural work. Under Public Law No. 96-84, alien agricultural labor must be included solely for purposes of determining the threshold of coverage such as cash wages paid and number of individuals and weeks worked. Under Public Law No. 106-554, Consolidated Appropriations Act, 2001 (CAA), American Indian tribes must now be treated similarly to state and local governments and nonprofit organizations under federal and state law. The provisions of this bill conform with the CAA requirements.

MEANS:

Add a new section to chapter 383 and amend section 383-7(1), Hawaii Revised Statutes (HRS).

JUSTIFICATION:

Both of the coverage proposals in this bill will render state law consistent with federal The proposal for Indian tribe workers is needed because federal law requires states with "Indian tribes" to implement the requirements created by the CAA. The services performed in the employ of tribes must be covered under state law and tribes must be offered the reimbursement option. One recognized Indian tribe is currently doing business in Hawaii and is subject to the CAA requirements under a stipulated agreement reached in March 2006. Without this statutory change, the state unemployment insurance (UI) law will be out of compliance with the FUTA law on required coverage and equal treatment provisions and employers in the state will not be able to receive credit



against the FUTA tax. The federal administrative grants to operate the UI program in Hawaii will also be in jeopardy.

While the proposal to exclude alien agricultural workers is optional to states, consistency with the federal law creates less confusion for employers. Even if the services performed by alien agricultural workers are excluded, federal law dictates that such services must continue to be included in determining the size of the firm.

Impact on the public: If Hawaii law does not conform to federal law, employers will be subject to higher federal payroll taxes if the FUTA tax offset credit is lost. In addition, if Hawaii loses its federal administrative grant of \$13 million, all UI offices will shutdown and unemployed workers would be unable to file for unemployment insurance benefits unless state funds are available to continue operations.

Impact on the department and other agencies: There should be minimal impact on the UI trust fund as very few Indian tribes are expected to do business in Hawaii and the number of alien contract workers is not substantial.

GENERAL FUND:

None.

OTHER FUNDS:

Federal.

PPBS PROGRAM DESIGNATION:

LBR-171.

OTHER AFFECTED AGENCIES:

EFFECTIVE DATE:

January 1, 2007.