A BILL FOR AN ACT

RELATING TO CORRECTIONAL INDUSTRIES.

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

1	SECTION 1. Section 354D-3, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§354D-3 Correctional industries program. There is
4	established a correctional industries program within the
5	department. The administrator of the correctional industries
6	program shall be appointed by the director without regard to
7	chapter 76. The director may appoint other employees necessary
8	to carry out the function of this chapter without regard to
9	chapter 76[; provided that the number of temporary exempt
10	positions covered under this section shall not exceed forty-five
11	in any fiscal year]."
12	SECTION 2. Statutory material to be repealed is bracketed
13	and stricken. New statutory material is underscored.
14	SECTION 3. This Act shall take effect upon its approval.
15	0 0 - 1///
16	INTRODUCED BY: Colon Koy Say
17	BY REQUEST

JAN 2 2 2007

HB 1402

JUSTIFICATION SHEET

DEPARTMENT:

Public Safety

TITLE:

A BILL FOR AN ACT RELATING TO

CORRECTIONAL INDUSTRIES.

PURPOSE:

To delete statutory hiring limitations.

MEANS:

Amend section 354D-3, Hawaii Revised

Statutes (HRS).

JUSTIFICATION:

Pursuant to section 354D-3, HRS, Hawaii Correctional

Industries (CI) was established for two primary reasons "to generate revenue to sustain its

operations and allow for capital investment," and "develop industries that

provide a maximum level of work for all qualified, able-bodied

inmates."

This mission of selfsustainability and real world work opportunities for all able bodied inmates fall into line with the Department of Public Safety's (PSD) goal of public, employee and inmate safety.

Currently CI is employing between one hundred and one hundred-twenty inmates on a daily basis. Nearly three thousand five hundred inmates are considered able-bodied in facilities within the State. CI is expected to exceed its forty-five allotted exempt positions by the end of calendar year 2007.

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As a self-sustaining entity, CI does not depend on general fund monies to function. Although standardized public accounting procedures impose budget allotments upon CI, CI's financial resources are based upon the level of revenue generated. The proposed increase in statutorily authorized positions will allow CI to provide additional supervised work opportunities to the able-bodies incarcerated population in the PSD system.

Impact on the public: None.

Impact on the department and other
agencies: Increased workline
availability to assist other departmental
needs.

GENERAL FUND:

None.

OTHER FUNDS:

Correctional Industries revolving fund.

PPBS PROGRAM

DESIGNATION:

PSD.

OTHER AFFECTED

AGENCIES:

None.

EFFECTIVE DATE:

Upon approval.