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

H.B. NO. 463

A BILL FOR AN ACT

RELATING TO STATE EMPLOYEE CHILD CARE FACILITIES AND SERVICES.

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

1 SECTION 1. Research demonstrates the critical importance 2 of quality care in a child's first three years of life for 3 enhancing brain development and cognitive abilities. A child who lacks appropriate relationships and stimulation during these 4 years will be less able to learn, cope with stress, handle 5 6 emotions, and form relationships. The legislature finds that it is in the best interest of our society that each infant and 7 child be nurtured in a quality child care setting. 8

9 As the labor force in Hawaii has shifted in recent years, 10 more parents are working, and infant and child care is becoming 11 a critical issue for families. The legislature finds, however, 12 that a shortage of infant and child care providers and facilities exists in Hawaii, making it increasingly difficult 13 14 for working parents to attain and afford child care. The legislature notes that there are approximately seventy-eight 15 thousand children zero to four years of age in Hawaii, and only 16 approximately twenty-eight thousand child care spaces. While 17 not all parents are seeking infant and child care services, the 18 HB LRB 07-0154.doc

numbers illustrate that there are still many more infants and
 children than available child care spaces. The legislature
 finds that a gap clearly exists between the infant and child
 care needs of families and available child care services.

5 Moreover, the cost of infant and child care is steadily 6 increasing, making it more difficult for families to afford 7 quality care. Families in Hawaii now pay an estimated fifteen 8 per cent (based upon state median income), and rising, of their 9 income on child care expenses. Although some financial 10 assistance is available for low-income families, the need for 11 that assistance far surpasses available resources.

12 The legislature finds that a changing work force has also 13 contributed to a shortage of infant and child care resources in 14 the State. In Hawaii, approximately seventy seven thousand 15 families with children under six years of age have parents in 16 the labor force. The nuclear family, with a stay-at-home 17 mother, is becoming a thing of the past, as it is estimated that only thirteen per cent of families nationwide now fall into that 18 19 category. Furthermore, it is estimated that women comprise 20 sixty per cent of all new entrants into the United States' labor 21 market. The current reality is that most new parents are



Page 3

working and must find ways to cope with the conflicting time
 demands of both work and child care.

3 The legislature finds that it is well documented that 4 quality child care is an effective tool in supporting working families and helping keep parents in the workforce. However, a 5 6 lack of quality infant and child care can make it more difficult 7 for parents to obtain employment, retain employment, and move 8 into better jobs. Furthermore, parents who are responsible 9 caretakers may choose to miss work when their children are in 10 unsafe and unhealthy care situations, a choice that may 11 jeopardize the family's economic security and impact the 12 employer's productivity.

13 The legislature finds, moreover, that problems with infant 14 and child care can adversely affect employers by increasing 15 employee absenteeism, tardiness, and turnover rates and the 16 costs of recruiting and training new workers. In the labor 17 market of the past, these problems did not affect employers on a 18 large-scale, as there were always workers willing to take the 19 place of those leaving. However, in the labor market of today 20 and the near future, a radically different problem exists--21 locating and retaining workers. Given the changing composition 22 of the labor force in Hawaii and the impact that infant and

HB LRB 07-0154.doc

H.B. NO. 463

1 child care problems can have on employees, the legislature finds 2 that, for employers, employer supported child care is a cost-3 effective way to control labor costs and enhance worker 4 productivity. 5 Nationwide, increasing numbers of businesses have already 6 found that employer supported child care is an effective way to 7 attract and retain quality workers. Research demonstrates that 8 employer supported child care generally conveys four benefits on 9 employers: 10 (1)An enhanced ability to recruit employees; 11 (2) Lower labor turnover rates; 12 (3) Higher levels of labor productivity because of greater 13 work experience, low absenteeism, and higher morale in 14 the employees; and 15 (4)Improved community relations. 16 The legislature finds that the provision of employer supported 17 child care facilities and services within the workplace 18 encourages new and continued employment on the part of 19 experienced employees.

20 The legislature finds that addressing the shortage of 21 infant and child care providers in the State is crucial for the 22 well-being of children, families, workers, and employees in



Page 4

1 Hawaii. The legislature finds that new strategies must be 2 enacted to deal with the increasing demand for child care. 3 The purpose of this Act is to require the State of Hawaii 4 to provide child care facilities and services to state employees 5 during work hours. 6 SECTION 2. The Hawaii Revised Statutes is amended by 7 adding a new chapter to be appropriately designated and to read 8 as follows: 9 "CHAPTER 10 STATE EMPLOYEE CHILD CARE FACILITIES AND SERVICES -1 Definitions. As used in this chapter, unless the 11 S 12 context clearly requires otherwise: 13 "Child" means a person under an age qualified to enter 14 kindergarten who is the biological, step, adopted, or foster 15 child of an employee. 16 "Director" means the director of labor and industrial 17 relations. 18 "Employee" means a person holding a position in the service 19 of a state entity, including the University of Hawaii, 20 irrespective of status or type of appointment, for not fewer 21 than six consecutive months.



Page 6

H.B. NO. 463

1 "Employment" or "employed" means service, including service 2 in interstate commerce, performed for wages under any contract 3 of hire, written or oral, express or implied, with an employer. 4 "State entity" means any state agency within the executive, 5 legislative, and judicial branches of the State of Hawaii, the 6 office of Hawaiian affairs, or the University of Hawaii. 7 -2 State employee child care facilities and services S 8 requirement. (a) The State shall establish, operate, and 9 maintain child care facilities and services and make available 10 those facilities and services to employees of all state 11 entities. 12 The State may make employee child care facilities and (b) 13 services available to its employees at a cost that is 14 commensurate with the average cost of child care facilities in 15 the private sector. 16 (c) All state employee child care facilities and services 17 required under this chapter shall comply with all applicable 18 laws, rules, and certification requirements of the State. 19 S -3 Employment and benefits protection. (a) The use 20 of employee child care facilities and services by an employee 21 shall not result in the reduction or loss of any employment 22 benefit accrued before the date on which the use commenced.



Nothing in this chapter shall be construed to deny to any
 employee any employment benefit, right, or position to which the
 employee is entitled as a result of use of the employee child
 care facilities and services of the State.

(b) To the extent that the provisions of this chapter
contradict or otherwise conflict with any contract rights of
collective bargaining agreements in existence as of the date of
this Act, the provisions that provide greater benefits to the
employee shall control.

10 § -4 Enforcement and administration. (a) The director
11 shall have jurisdiction over the administration and enforcement
12 of this chapter and may hire assistants and other personnel as
13 may be necessary to administer and enforce this chapter.

14 (b) The department of labor and industrial relations may 15 adopt rules in accordance with chapter 91 to implement the 16 purposes of this chapter."

SECTION 3. There is appropriated out of the general revenues of the State of Hawaii the sum of \$, or so much thereof as may be necessary for fiscal year 2007-2008, and the same sum, or so much thereof as may be necessary for fiscal year 2008-2009, to administer and enforce this chapter.



Page 7

SECTION 4. The sum appropriated shall be expended by the
 department of labor and industrial relations for the purposes of
 this Act.

SECTION 5. This Act shall take effect on July 1, 2007.

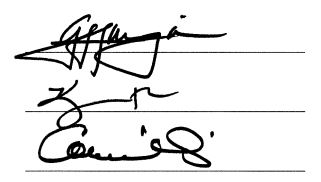
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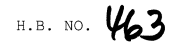
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Report Title:

State Employees; Child Care Facilities

Description:

Requires the State to provide state employees with child care facilities and services. Permits State to charge for cost of child care.

