# A BILL FOR AN ACT

RELATING TO EMPLOYMENT.

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

1	SECTION 1. The legislature finds that services rendered by
2	individuals who provide in home care under the State of Hawaii
3	Medicaid DD-MR Waiver Program, as authorized the Social Security
4	Act, as amended, should be excluded from "employment" under
5	chapters 383, 386, 392, and 393, Hawaii Revised Statutes. The
6	legislature finds that if these individuals are not excluded,
7	then the social service payments must be upwardly adjusted to
8	include the cost of employee benefits for these individuals.
9	The legislature finds that excluding these individuals from
10	"employment" under chapters 383, 386, 392, and 393, Hawaii
11	Revised Statutes, is consistent with existing law and reflects
12	the past practices under the determinations of the law by the
13	director of the department of labor and industrial relations
14	prior to 2005.
15	The purpose of this Act is to clarify the existing
16	exclusions under chapters 386, 392, and 393, Hawaii Revised
17	Statutes, and to provide a new exclusion under chapter 383,

HB833 SD2 LRB 07-4113-1.doc

Hawaii Revised Statutes.

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1	SECT	TION 2. Section 383-1, Hawaii Revised Statutes, is				
2	amended by adding a new definition to be appropriately inserted					
3	and to re	ead as follows:				
4	" <u>"</u> Re	cipient of social service payments" includes:				
5	(1)	A person who is an eligible recipient of social				
6		services such as attendant care and day care services;				
7		and				
8	(2)	A corporation or private agency that contracts				
9		directly with the department of human services to				
10		provide attendant care and day care authorized under				
11		the Social Security Act, as amended."				
12	SECT	ION 3. Section 386-1, Hawaii Revised Statutes, is				
13	amended b	y adding a new definition to be appropriately inserted				
14	and to re	ad as follows:				
15	" <u>"Re</u>	cipient of social service payments" includes:				
16	(1)	A person who is an eligible recipient of social				
17		services such as attendant care and day care services;				
18		and				
19	(2)	A corporation or private agency that contracts				
20		directly with the department of human services to				
21		provide attendant care and day care authorized under				
22		the Social Security Act, as amended."				

HB633 SD2 ERB 07-4113-1.40C

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1	1 SECTION 4. Section 392-3, Hawaii	Revised Statutes, is				
2	amended by adding a new definition to be appropriately inserted					
3	3 and to read as follows:					
4	4 "Recipient of social service pay	ments" includes:				
5	5 (1) A person who is an eligible	recipient of social				
6	services such as attendant c	are and day care services;				
7	7 <u>and</u>					
8	8 (2) A corporation or private age	ncy that contracts				
9	directly with the department	of human services to				
10	provide attendant care and d	ay care authorized under				
11	the Social Security Act, as	amended."				
12	SECTION 5. Section 393-3, Hawaii	Revised Statutes, is				
13	3 amended by adding a new definition to 1	pe appropriately inserted				
14	and to read as follows:					
15	""Recipient of social service payr	ments" includes:				
16	(1) A person who is an eligible i	recipient of social				
17	services such as attendant ca	are and day care services;				
18	and					
19	(2) A corporation or private ager	ncy that contracts				
20	directly with the department	of human services to				
21	provide attendant care and da	y care authorized under				
22	the Social Security Act, as a	mended."				

1	SECTION 6. Section 383-7, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§383-7 Excluded service. (a) "Employment" shall not
4	include [the following service]:
5	(1) Agricultural labor as defined in section 383-9 if it
6	is performed by an individual who is employed by an
7	employing unit:
8	(A) [Which, That, during each calendar quarter in
9	both the current and the preceding calendar
10	years, paid less than \$20,000 in cash
11	remuneration to individuals employed in
12	agricultural labor; and
13	(B) [Which] That had, in each of the current and the
14	preceding calendar years:
15	(i) No more than nineteen calendar weeks,
16	whether consecutive or not, in which
17	agricultural labor was performed by its
18	employees; or
19	(ii) No more than nine individuals in its employ
20	performing agricultural labor in any one
21	calendar week, whether or not the same

1		individuals performed the labor in each
2		week;
3	(2)	Domestic service in a private home, local college
4		club, or local chapter of a college fraternity or
5		sorority as set forth in section 3306(c)(2) of the
6		Internal Revenue Code of 1986, as amended;
7	(3)	Service not in the course of the employing unit's
8		trade or business performed in any calendar quarter by
9		an individual, unless the cash remuneration paid for
10		the service is \$50 or more and the service is
11		performed by an individual who is regularly employed
12		by the employing unit to perform the service. For the
13		purposes of this paragraph, an individual shall be
14		deemed to be regularly employed to perform service not
15		in the course of an employing unit's trade or business
16		during a calendar quarter [only] if:
17		(A) On each of some twenty-four days during the
18		quarter the individual performs the service for
19		some portion of the day; or
20		(B) The individual was regularly employed as
21		determined under subparagraph (A) by the

1	•	emp	loying unit in the performance of the service
2		dur	ing the preceding calendar quarter;
3	(4) (2	A) Ser	vice performed on or in connection with a
4		ves	sel not an American vessel, if the individual
5		per	forming the service is employed on and in
6		con	nection with the vessel when outside the
7		Uni	ted States;
8	(B	3) Ser	vice performed by an individual in (or as an
9		off.	icer or member of the crew of a vessel while
10		it	is engaged in) the catching, taking,
11		har	vesting, cultivating, or farming of any kind
12		of :	fish, shellfish, crustacea, sponges, seaweeds,
13		or o	other aquatic forms of animal and vegetable
14	·	life	e, including service performed as an ordinary
15		inci	dent thereto, except:
16		(i)	The service performed in connection with a
17			vessel of more than ten net tons (determined
18			in the manner provided for determining the
19			register tonnage of merchant vessels under
20			the laws of the United States);
21		(ii)	The service performed in connection with a
22			vessel of ten net tons or less (determined

## H.B. NO. 833 H.D. 2 S.D. 2

1			in the manner provided for determining the
2			register tonnage of merchant vessels under
3			the laws of the United States) by an
4			individual who is employed by an employing
5			unit which had in its employ one or more
6			individuals performing the service for some
7			portion of a day in each of twenty calendar
8			weeks all occurring, whether consecutive or
9			not, in either the current or the preceding
10			calendar year; and
11		(iii)	Service performed in connection with the
12			catching or taking of salmon or halibut for
13			commercial purposes;
14	(5)	Service pe	erformed by an individual in the employ of
15		the indivi	idual's son, daughter, or spouse, and service
16		performed	by a child under the age of twenty-one in
۱7		the employ	of the child's father or mother;
18	(6)	Service pe	erformed in the employ of the United States
19		government	or an instrumentality of the United States
20		exempt und	der the Constitution of the United States
21		from the c	contributions imposed by this chapter, except
22		that to th	e extent that the Congress of the United

1	•	States permits states to require any instrumentalities
2		of the United States to make payments into an
3		unemployment fund under a state unemployment
4		compensation law, all of the provisions of this
5		chapter shall apply to those instrumentalities, and to
6		services performed for those instrumentalities, in the
7		same manner, to the same extent, and on the same terms
8		as to all other employers, employing units,
9		individuals, and services; provided that if this State
10		is not certified for any year by the Secretary of
11		Labor under section 3304(c) of the federal Internal
12		Revenue Code, the payments required of those
13		instrumentalities with respect to that year shall be
14		refunded by the department of labor and industrial
15		relations from the fund in the same manner and within
16		the same period as is provided in section 383-76 with
17		respect to contributions erroneously collected;
18	(7)	Service performed in the employ of any other state, or
19		any political subdivision thereof, or any
20		instrumentality of any one or more of the foregoing
21		which is wholly owned by one or more states or
22		political subdivisions; and any service performed in

J.	·	the employ of any institumentality of one of more other
2		states or their political subdivisions to the extent
3		that the instrumentality is, with respect to the
. 4		service, exempt from the tax imposed by section 3301
5		of the Internal Revenue Code of 1986, as amended;
6	(8)	Service with respect to which unemployment
7		compensation is payable under an unemployment system
8		established by an act of Congress;
9	(9)	(A) Service performed in any calendar quarter in the
10		employ of any organization exempt from income tax
11		under section 501(a) of the federal Internal
12		Revenue Code (other than an organization
13		described in section 401(a) or under section 521
14		of the <u>Internal Revenue</u> Code), if:
15		(i) The remuneration for the service is less
16		than \$50; or
17		(ii) The service is performed by a fully
18		ordained, commissioned, or licensed minister
19		of a church in the exercise of the
20		minister's ministry or by a member of a
21		religious order in the exercise of duties
22		required by the order;

	(B)	Service performed in the employ of a school,
		college, or university, if the service is
		performed by a student who is enrolled and is
		regularly attending classes at the school,
		college, or university; or
	(C)	Service performed by an individual who is
		enrolled at a nonprofit or public educational
		institution which normally maintains a regular
		faculty and curriculum and normally has a
	,	regularly organized body of students in
		attendance at the place where its educational
		activities are carried on as a student in a full-
		time program, taken for credit at [such] the
·		institution, which combines academic instruction
		with work experience, if [such] the service is an
		integral part of such program, and [such] the
		institution has so certified to the employer,
		except that this subparagraph shall not apply to
		service performed in a program established for or
		on behalf of an employer or group of employers;
(10)	Servi	ice performed in the employ of a foreign
	govei	nment [+]_ including service as a consular or
	(10)	(10) Servi

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

1		as an intern in the employ of a hospital by an
2		individual who has completed a four-year course in a
3		medical school chartered or approved pursuant to state
4		law;
5	(13)	Service performed by an individual for an employing
6		unit as an insurance producer, if all service
7		performed by the individual for the employing unit is
8		performed for remuneration solely by way of
9		commission;
10	(14)	Service performed by an individual under the age of
11		eighteen in the delivery or distribution of newspapers
12		or shopping news, not including delivery or
13		distribution to any point for subsequent delivery or
14		distribution;
15	(15)	Service covered by an arrangement between the
16		department and the agency charged with the
17		administration of any other state or federal
18		unemployment compensation law pursuant to which all
19		services performed by an individual for an employing
20		unit during the period covered by the employing unit's
21		duly approved election, are deemed to be performed
22		entirely within the agency's state;

1	(16)	Service performed by an individual who, pursuant to
2		the Federal Economic Opportunity Act of 1964, is not
3		subject to the federal laws relating to unemployment
. 4		compensation;
5	(17)	Service performed by an individual for an employing
6		unit as a real estate salesperson, if all service
7		performed by the individual for the employing unit is
8		performed for remuneration solely by way of
9		commission;
10	(18)	Service performed by a registered sales representative
11		for a registered travel agency, when the service
12		performed by the individual for the travel agent is
13		performed for remuneration by way of commission;
14	(19)	Service performed by a vacuum cleaner salesperson for
15		an employing unit, if all services performed by the
16		individual for the employing unit are performed for
17		remuneration solely by way of commission;
18	(20)	Service performed for a family-owned private
19		corporation organized for profit that employs only
20		members of the family who each own at least fifty per
21		cent of the shares issued by the corporation; provided
22		that:

1		(A)	The private corporation elects to be excluded
2	•		from coverage under this chapter;
3		(B)	The election for exclusion shall apply to all
4			shareholders and under the same circumstances;
5		(C)	No more than two members of a family may be
6			eligible per entity for exclusion under this
7			paragraph;
8		(D)	The exclusion shall be irrevocable for five
9			years;
10		(E)	The family-owned private corporation presents to
11			the department proof that it has paid federal
12			unemployment insurance taxes as required by
13			federal law; and
14		(F)	The election to be excluded from coverage shall
15			be effective the first day of the calendar
16			quarter in which the application and all
17			substantiating documents requested by the
18			department are filed with the department;
19	(21)	Serv.	ice performed by a direct seller as defined in
20		sect	ion 3508 of the Internal Revenue Code of 1986;
21		[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[-]; and
4	(23)	Domestic service, which includes in-home and
5		community-based services for persons with
6		developmental disabilities and mental retardation
. 7		under the medicaid home and community-based services
8		program pursuant to 42 Code of Federal Regulations
9		sections 440.180 and 441.300, and 42 Code of Federal
10		Regulations part 434, subpart A, as amended, including
11		chore, personal assistance and habilitation,
12		residential habilitation, supported employment,
13	· ·	respite, and skilled nursing services, except for
14		adult day health services, as the terms are defined by
15		the department of human services, performed by an
16		individual whose services are contracted by a
17		recipient of social service payments unless the
18		recipient of social service payments elects in writing
19		to employ the individual.
20	<u>(b)</u>	None of the [foregoing] exclusions [ $\frac{(1)}{(1)}$ to $\frac{(22)}{(22)}$ ] in
21	subsection	n (a) shall apply to any service with respect to which
22	a tax is 1	required to be paid under any federal law imposing a
		IRB 07-4113-1.doc

- 1 tax against which credit may be taken for contributions required
- 2 to be paid into a state unemployment fund or which as a
- 3 condition for full tax credit against the tax imposed by the
- 4 federal Unemployment Tax Act is required to be covered under
- 5 this chapter."
- 6 SECTION 7. Section 386-1, Hawaii Revised Statutes, is
- 7 amended by amending the definition of "employment" to read as
- 8 follows:
- 9 ""Employment" means any service performed by an individual
- 10 for another person under any contract of hire or apprenticeship,
- 11 express or implied, oral or written, whether lawfully or
- 12 unlawfully entered into. It includes service of public
- 13 officials, whether elected or under any appointment or contract
- 14 of hire express or implied.
- "Employment" does not include [the following service]:
- 16 (1) Service for a religious, charitable, educational, or
- 17 nonprofit organization if performed in a voluntary or
- 18 unpaid capacity;
- 19 (2) Service for a religious, charitable, educational, or
- 20 nonprofit organization if performed by a recipient of
- 21 aid therefrom and the service is incidental to or in
- 22 return for the aid received;



1	(3)	Service for a school, college, university, college
2		club, fraternity, or sorority if performed by a
3		student who is enrolled and regularly attending
. 4		classes and in return for board, lodging, or tuition
5		furnished, in whole or in part;
6	(4)	Service performed by a duly ordained, commissioned, or
7		licensed minister, priest, or rabbi of a church in the
8		exercise of the minister's, priest's, or rabbi's
9		ministry or by a member of a religious order in the
10		exercise of nonsecular duties required by the order;
11	(5)	Service performed by an individual for another person
12	,	solely for personal, family, or household purposes if
13	•	the cash remuneration received is less than \$225
14		during the current calendar quarter and during each
15		completed calendar quarter of the preceding twelve-
16		month period;
17	(6)	Domestic, which includes [attendant care, and day care
18		services authorized by the department of human
19		services under the Social Security Act, as amended,
20		in-home and community-based services for persons with
21	÷	developmental disabilities and mental retardation
22		under the medicaid home and community-based services

1		program pursuant to 42 Code of Federal Regulations
2		sections 440.180 and 441.300, and 42 Code of Federal
3		Regulations part 434, subpart A, as amended, including
4		chore, personal assistance and habilitation,
5		residential habilitation, supported employment,
6		respite, and skilled nursing services, except for
7		adult day health services, as the terms are defined by
8		the department of human services, performed by an
9		individual [in the employ of] whose services are
10		contracted by a recipient of social service
11		payments[+] unless the recipient of social service
12		payments elects in writing to employ the individual;
13	(7)	Service performed without wages for a corporation
14		without employees by a corporate officer in which the
15		officer is at least a twenty-five per cent
16		stockholder;
17	(8)	Service performed by an individual for a corporation
18		if the individual owns at least fifty per cent of the
19		corporation; provided that no employer shall require
20		an employee to incorporate as a condition of
21		employment; and

İ	(9) Service performed by an individual for another person
2	as a real estate salesperson or as a real estate
3	broker, if all the service performed by the individual
4	for the other person is performed for remuneration
5	solely by way of commission.
6	As used in this paragraph "religious, charitable, educational,
7	or nonprofit organization" means a corporation, unincorporated
8	association, community chest, fund, or foundation organized and
9	operated exclusively for religious, charitable, or educational
10	purposes, no part of the net earnings of which inure to the
11	benefit of any private shareholder or individual."
12	SECTION 8. Section 392-5, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"§392-5 Excluded services. "Employment" as defined in
15	section 392-3 shall not include [the following services]:
16	(1) Domestic service in a private home, local college
17	club, or local chapter of a college fraternity or
18	sorority, performed in any calendar quarter by an
19	individual if the cash remuneration paid by the
20	employer for such service is less than \$225;
21	(2) Service not in the course of the employer's trade or
22	business performed in any calendar quarter by an

1		individual, unless the cash remuneration paid for the
2		service is \$50 or more and the service is performed by
3		an individual who is regularly employed by the
4		employer to perform the service. An individual shall
5		be deemed to be regularly employed to perform service
6		not in the course of the employer's trade or business
7		during a calendar quarter only if:
8		(A) On each of some twenty-four days during the
9		quarter the individual performs the service for
10		some portion of the day; or
11		(B) The individual was regularly employed [+] as
12	•	determined under subparagraph (A) $[+]_{\underline{L}}$ by the
13		employer in the performance of the service during
14		the preceding calendar quarter;
15	(3)	Service performed on or in connection with a vessel
16		not an American vessel, if the individual performing
17		the service is employed on and in connection with the
18		vessel when outside the United States;
19	(4)	Service performed by an individual in (or as an
20		officer or member of the crew of a vessel while it is
21		engaged in) the catching, taking, harvesting,
22		cultivating, or farming of any kind of fish,

1		sne.	illish, crustacea, sponges, seaweeds, or other
2		aqua	atic forms of animal and vegetable life, including
3		ser	vice performed as an ordinary incident thereto,
4		exce	ept:
5		(A)	The service performed in connection with a vessel
6			of more than ten net tons (determined in the
7	* · ·		manner provided for determining the register
8			tonnage of merchant vessels under the laws of the
9			United States);
10		(B)	The service performed in connection with a vessel
11			of ten net tons or less (determined in the manner
12			provided for determining the register tonnage of
13	÷		merchant vessels under the laws of the United
14			States) by an individual who is employed by an
15			employer who, for some portion in each of twenty
16			different calendar weeks in either the current or
17			preceding calendar year, had in the employer's
18			employ one or more persons performing the
19			service, whether or not the weeks were
20			consecutive and whether or not the same
21			individuals performed the service in each week;

and

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1		(C) The service performed in connection with the
2		catching or taking of salmon or halibut for
3		commercial purposes;
4	(5)	Service performed by an individual in the employ of
5		the individual's son, daughter, or spouse, and service
6		performed by a child under the age of twenty-one in
7		the employ of the child's father or mother;
8	(6)	Service performed in the employ of the United States
9		government or an instrumentality of the United States
10		exempt under the Constitution of the United States
11	-	from the contributions imposed by this chapter;
12	(7)	Service performed in the employ of any other state, or
13		any political subdivision thereof, or any
14		instrumentality of any one or more of the foregoing
15		[which] that is wholly owned by one or more such
16		states or political subdivisions; and any service
17		performed in the employ of any instrumentality of one
18		or more other states or their political subdivisions
19		to the extent that the instrumentality is, with
20		respect to such service, exempt from the tax imposed
21		by section 3301 of the Internal Revenue Code of 1986;

1	(8)	Serv	ice with respect to which temporary disability
2		comp	ensation is payable for sickness under a temporary
3		disa	bility insurance system established by an act of
4		Cong	ress;
5	(9)	Serv	ice performed in any calendar quarter in the
6		empl	oy of any nonprofit organization exempt from
7		inco	me tax under section 501 of the Internal Revenue
8		Code	of 1986, if:
9		(A)	The remuneration for such service is less than
10			\$50;
11		(B)	The service is performed by a student who is
12			enrolled and is regularly attending classes at a
13			school, college, or university;
14		(C)	The service is performed by a duly ordained,
15			commissioned, or licensed minister or licensed
16			minister of a church in the exercise of the
17			minister's ministry or by a member of a religious
18			order in the exercise of nonsecular duties
19			required by the order; or
20		(D)	The service is performed for a church by an
21			employee who fails to meet the eligibility
22			requirements of section 392-25;

ı	(10)	Service performed in the employ of a voluntary
2		employees' beneficiary association providing for the
3		payment of life, sick, accident, or other benefits to
4		the members of the association or their dependents,
5		if:
6		(A) No part of its net earnings inures (other than
7		through such payments) to the benefit of any
8	,	private shareholder or individual; and
9		(B) Eighty-five per cent or more of its income
10		consists of amounts collected from members and
11		amounts contributed by the employer of the
12		members for the sole purpose of making such
13		payments and meeting expenses;
14	(11)	Service performed in the employ of a voluntary
15		employees' beneficiary association providing for the
16		payment of life, sick, accident, or other benefits to
17		the members of the association or their dependents or
18		their designated beneficiaries, if:
19		(A) Admission to membership in the association is
20		limited to individuals who are officers or
21		employees of the United States government; and

.1.		(b) No part of the net earnings of the association
2		inures (other than through such payments) to the
3		benefit of any private shareholder or individual;
4	(12)	Service performed in the employ of a school, college,
5		or university, not exempt from income tax under
6		section 501 of the Internal Revenue Code of 1986, if
7		the service is performed by a student who is enrolled
8		and is regularly attending classes at the school,
9		college, or university;
10	(13)	Service performed in the employ of any instrumentality
11		wholly owned by a foreign government, if:
12		(A) The service is of a character similar to that
13		performed in foreign countries by employees of
14		the United States government or of an
15		instrumentality thereof; and
16		(B) The United States Secretary of State has
17		certified or certifies to the United States
18		Secretary of the Treasury that the foreign
19		government, with respect to whose instrumentality
20		exemption is claimed, grants an equivalent
21		exemption with respect to similar service
22		performed in the foreign country by employees of

## H.B. NO. 833 H.D. 2 S.D. 2

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

1	. •	administration of any other state or federal
2		unemployment compensation law pursuant to which all
3	•	services performed by an individual for an employer
4		during the period covered by the employer's duly
5		approved election, are deemed to be performed entirely
6		within the agency's state;
7	(18)	Service performed by an individual who, pursuant to
8		the Federal Economic Opportunity Act of 1964, is not
9		subject to the federal laws relating to unemployment
10		compensation;
11	(19)	Domestic, which includes [attendant care, and day care
12		services authorized by the department of human
13		services under the Social Security Act, as amended,
14		in-home and community-based services for persons with
15		developmental disabilities and mental retardation
16		under the medicaid home and community-based services
17		program pursuant to 42 Code of Federal Regulations
18		sections 440.180 and 441.300, and 42 Code of Federal
19		Regulations part 434, subpart A, as amended, including
20		chore, personal assistance and habilitation,
21		residential habilitation, supported employment,
22		respite, and skilled nursing services, except for

1		adult day health services, as the terms are defined by
2		the department of human services, performed by an
3		individual [in the employ of] whose services are
4		contracted by a recipient of social service
5		payments[+] unless the recipient of social service
6		payments elects in writing to employ the individual;
7	(20)	Service performed by a vacuum cleaner salesperson for
8		an employing unit, if all such services performed by
9		the individual for such employing unit are performed
10		for remuneration solely by way of commission; or
11	(21)	Service performed by an individual for an employer as
12		a real estate salesperson or as a real estate broker,
13		if all the service performed by the individual for the
14		employer is performed for remuneration solely by way
15		of commission."
16	SECTI	ON 9. Section 393-5, Hawaii Revised Statutes, is
17	amended to	read as follows:
18	"§393	-5 Excluded services. "Employment" as defined in
19	section 39	3-3 does not include [the following services]:
20	(1)	Service performed by an individual in the employ of an
21		employer who, by the laws of the United States, is

1		responsible for care and cost in connection with such
2		service[+];
3	(2)	Service performed by an individual in the employ of
4		the individual's spouse, son, or daughter, and service
5		performed by an individual under the age of twenty-one
6		in the employ of the individual's father or mother [-];
7	(3)	Service performed in the employ of a voluntary
8		employee's beneficiary association providing for the
9		payment of life, sick, accident, or other benefits to
10		the members of the association or their dependents or
11		their designated beneficiaries, if:
12		(A) Admission to membership in the association is
13		limited to individuals who are officers or
14		employees of the United States government $[ au]$ and
15		(B) No part of the net earnings of the association
16		inures (other than through such payments) to the
17		benefits of any private shareholder or
18		individual[+];
19	(4)	Service performed by an individual for an employer as
20		an insurance agent or as an insurance solicitor $[\tau]$ if
21		all [such] service performed by the individual for the

1	-	employer is performed for remuneration [solely] by way
2		of commission[-];
3	(5)	Service performed by an individual for an employer as
4		a real estate salesperson or as a real estate
5		broker[7] if all [such] service performed by the
6		individual for the employer is performed for
7		remuneration [solely] by way of commission[-];
8	(6)	Service performed by an individual who, pursuant to
9		the Federal Economic Opportunity Act of 1964, is not
10		subject to the provisions of law relating to federal
11		employment, including unemployment compensation[+];
12		and
13	(7)	Domestic, which includes [attendant care, and day care
14		services authorized by the department of human
15		services under the Social Security Act, as amended,
16		in-home and community-based services for persons with
17		developmental disabilities and mental retardation
18		under the medicaid home and community-based services
19		program pursuant to 42 Code of Federal Regulations
20		sections 440.180 and 441.300, and 42 Code of Federal
21		Regulations part 434, subpart A, as amended, including
22		chore, personal assistance and habilitation,

1	•	residential habilitation, supported employment,
2		respite, and skilled nursing services, except for
3		adult day health services, as the terms are defined by
4		the department of human services, performed by an
5		individual [in the employ of] whose services are
6		contracted by a recipient of social service
7		payments[+] unless the recipient of social service
8:		payments elects in writing to employ the individual."
9	SECTI	ON 10. The department of labor and industrial
10	relations	shall submit a report to the legislature not later
11	than twent	y days prior to the convening of the regular session
12	of 2009 or	the financial impact and consequences of the
13	exclusions	from the employment related laws established under
14	this Act f	or service providers who provide medicaid home and
15	community-	based services for persons with developmental
16	disabiliti	es and mental retardation.
17	SECTI	ON 11. If any provision of this Act, or the
18	applicatio	n thereof to any person or circumstance is contrary to
19	federal la	w, that provision or any application thereof to any
20	person or	circumstance shall be invalid; provided that the
21	invalidity	does not affect other provisions or applications of
22	the Act, w	hich can be given effect without the invalid provision
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- 1 or application, and to this end the provisions of this Act are
- 2 severable.
- 3 SECTION 12. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 13. This Act shall take effect upon approval.

#### Report Title:

Employment; Exemptions

### Description:

Exempts recipients of social service payments from the scope of employment related laws; defines "recipients of social service payments" as it relates to chapters 383, 386, 392, and 393, Hawaii Revised Statutes. Requires the Department of Labor and Industrial Relations to report on the financial impact and consequences of the employment exclusions for service providers who provide Medicaid home and community-based services for persons with developmental disabilities and mental retardation. (SD2)