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## A BILL FOR AN ACT

RELATING TO SUBSTANCE ABUSE.

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

SECTION 1. Section 329B-2, Hawaii Revised Statutes, is 1 amended by amending the definitions of "substance abuse on-site 2 screening test" and "substance abuse test" to read as follows: 3 ""Substance abuse on-site screening test" means a portable 4 5 substance abuse test that meets the requirements of the United States Food and Drug Administration for commercial distribution 6 [and is approved by the director for such pre-employment 7 screening.] or is manufactured by a facility that is minimally 9 certified as meeting the ISO 13485 standard established by the international organization for standardization and which may be 10 used by an employer in the workplace. 11

12 "Substance abuse test" means any testing procedure designed 13 to take and analyze body fluids or materials from the body for 14 the purpose of measuring the amount of drugs, alcohol, or the 15 metabolites of drugs in the sample tested. [The term includes 16 any substance abuse on site screening test designed to take and 17 analyze body fluids or materials from the body for the purpose

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Of detecting the presence of drugs, alcohol, or the metabolites
 Of drugs in the sample tested.
 SECTION 2. Section 329B-5.5, Hawaii Revised Statutes, is amended to read as follows:

 i.[f] \$329B-5.5[f]]
 Substance abuse on-site screening tests,
 i.[f] \$329B-5.5[f]]

to any applicable on site sevening drug test 14 accompanies the substance abuse test, and shall adhere Food and Drug Administration package insert that £I administer the test according to the United States 21 screening test [for pre-employment screening shall II Every employer using a substance abuse on-site (T)0T and this section: 6 restructions of the manufacturer of the manufacturer 8 onsite screening test shall be administered [for pre-employment L testing procedures, and confidentiality. The substance abuse 9

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17 heaving the united states food and Drug
18 be approved by the director for such pre-employment
19 sereching. I shall administer the test according to the
20 package insert that accompanies the substance abuse
21 on-site screening test.

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(2)	[Every employer using a substance abuse on site
	screening_test_for_pre_employment_screening_shall
	adhere to the rules adopted pursuant to section 329B-8
	pertaining to specimen collection, urine specimen,
	shipping of specimens, chain of custody, and
	confidentiality that may be applicable to on-site drug
	testing;] Any indication of the presence of drugs,
	alcohol, or the metabolites of drugs by the substance
	abuse on-site screening test shall not be used to deny
	or deprive a person of employment or any benefit, or
	result in any adverse action against the employee or
	prospective employee, unless a substance abuse test is
	conducted according to section 329B-5 and the
	requirements of paragraph (3) are met;
(3)	[ <del>If a substance abuse on site screening test obtains a</del>
	test result that indicates the presence of drugs,
	alcohol, or the metabolites of drugs; and if the test
	result may be used to deny or deprive a person of
	employment or any benefit, or may otherwise result in
	an adverse action being taken against the person, then
	the same sample that produced the test result shall be
	submitted for a confirmatory test to a testing



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1	laboratory licensed or approved by the department in
2	accordance with this chapter. A positive confirmatory
3	test-shall be reviewed by a medical review officer
4	licensed by the department in accordance with this
5	chapter; and] Upon the indication of the presence of
6	drugs, alcohol, or the metabolites of drugs by the
7	substance abuse on-site screening test, the employer
8	shall have the employee or prospective employee report
9	within four hours to a laboratory licensed by the
10	department under section 329B-4 and be tested under
11	section 329B-5. The employer shall bear the cost of
12	the laboratory referral. An employee or prospective
13	employee who fails to report for the substance abuse
14	test may be denied or deprived of employment or any
15	benefit, or have adverse action taken against the
16	employee or prospective employee for refusing or
17	failing to report for the substance abuse test;
18	provided that the employer has provided to the
19	employee or prospective employee written notice
20	stating that:

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1		(A)	At the time of the substance abuse on-site
2			screening test, the employer followed the
3			procedures under section 329B-5.5;
4		<u>(B)</u>	The employee or prospective employee was informed
5			that the employee or prospective employee may
6			refuse to submit to the substance abuse test; and
7		<u>(C)</u>	If the employee or prospective employee refuses
8			or fails to submit to the substance abuse test,
9			the employer may take adverse employment action
10			against the employee or prospective employee;
11	(4)	The	operator who administers the substance abuse on-
12		site	screening test shall have been trained in the use
13		and a	administering of the on-site screening test by the
14		manu	facturer of the on-site screening test or the
15		manu	facturer's designee[+]; and
16	(5)	Any :	information concerning the substance abuse on-site
17		scree	ening test shall be strictly confidential. Such
18		info	rmation shall not be released to anyone without
19		the :	informed written consent of the individual tested
20		and s	shall not be released or made public upon subpoena
21		or ai	ny other method of discovery, except that
22		info	rmation relating to a positive on-site screening



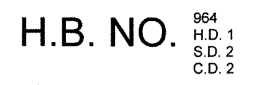
1	t	est result of an individual shall be disclosed to the
2	i	ndividual, a third party, the laboratory to which the
3	<u>i</u>	ndividual is referred, and the decision maker in a
4	1	awsuit, grievance, or other proceeding initiated by
5	<u>o</u>	r on behalf of the individual tested and arising from
6	t	he positive on-site screening test result."
7	SECTIO	N 3. Section 378-32, Hawaii Revised Statutes, is
8	amended to :	read as follows:
9	"§378-:	32 Unlawful suspension, discharge, or
10	discriminat:	ion. It shall be unlawful for any employer to
11	suspend, dis	scharge, or discriminate against any of the
12	employer's e	employees:
13	(1) Sc	olely because the employer was summoned as a
14	ga	arnishee in a cause where the employee is the debtor
15	10	because the employee has filed a petition in
16	pı	coceedings for a wage earner plan under Chapter XIII
17	of	the Bankruptcy Act; or
18	(2) Sc	lely because the employee has suffered a work injury
19	wh	nich arose out of and in the course of the employee's
20	en	ployment with the employer and which is compensable
21	ur	der chapter 386 unless the employee is no longer
22	са	pable of performing the employee's work as a result
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of the work injury and the employer has no other 1 available work which the employee is capable of 2 3 performing. Any employee who is discharged because of the work injury shall be given first preference of 4 reemployment by the employer in any position which the 5 employee is capable of performing and which becomes 6 7 available after the discharge and during the period thereafter until the employee secures new employment. 8 This paragraph shall not apply to any employer in 9 whose employment there are less than three employees 10 11 at the time of the work injury or who is a party to a collective bargaining agreement which prevents the 12 continued employment or reemployment of the injured 13 14 employee;  $[\Theta x]$ 15 (3) Because the employee testified or was subpoenaed to testify in a proceeding under this part [-]; or 16 Because an employee tested positive for the presence 17 (4) 18 of drugs, alcohol, or the metabolites of drugs in a 19 substance abuse on-site screening test conducted in 20 accordance with section 329B-5.5; provided that this provision shall not apply to an employee who fails or 21

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1	refuses to report to a laboratory for a substance
2	abuse test pursuant to section 329B-5.5."
3	SECTION 4. Statutory material to be repealed is bracketed
4	and stricken. New statutory material is underscored.
5	SECTION 5. This Act shall take effect on July 1, 2007.