
HOUSE CONCURRENT RESOLUTION

URGING THE DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS TO TRAIN ITS AUDITORS TO REQUIRE SATISFACTION OF AT LEAST 15 OF THE 20 FACTORS USED FOR EMPLOYMENT DETERMINATIONS WHEN BOTH PARTIES CONTEMPLATE AN INDEPENDENT CONTRACTOR RELATIONSHIP WITH ONE ANOTHER.

1 WHEREAS, the Internal Revenue Service developed a list of
2 20 factors that may be utilized in determining whether an
3 employer-employee relationship exists; and
4

5 WHEREAS, the Department of Labor and Industrial Relations
6 (DLIR) adopted the 20 factors under section 12-5-2, Hawaii
7 Administrative Rules, with the intent that auditors use the
8 factors as a guide in determining whether an individual is in an
9 employer-employee relationship; and
10

11 WHEREAS, however, DLIR auditors have been draconian in
12 applying the 20-part test by finding that an individual is in an
13 employment relationship even though a majority of the 20 factors
14 indicate that the individual is a bona fide independent
15 contractor; and
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17 WHEREAS, due to the high cost of living in Hawaii, it is
18 common for people to be employed or receive unemployment
19 benefits and accept temporary independent contract work
20 elsewhere; and
21

22 WHEREAS, in Envisions Entertainment v. DLIR, Civil No. 13-
23 1-0931(2), DLIR incorrectly determined that an employment
24 relationship existed despite both parties contemplating an
25 independent contractor relationship with one another; and
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27 WHEREAS, situations such as the one that arose in
28 Envisions, generally occur when an individual who is receiving



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1 unemployment benefits from an employer reports income from work
 2 performed as an independent contractor on an unemployment
 3 benefits claim; and
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5 WHEREAS, in situations where DLIR determines that an
 6 individual is an employee rather than an independent contractor,
 7 the individual loses all money paid towards general excise taxes
 8 and may lose unemployment benefits; and
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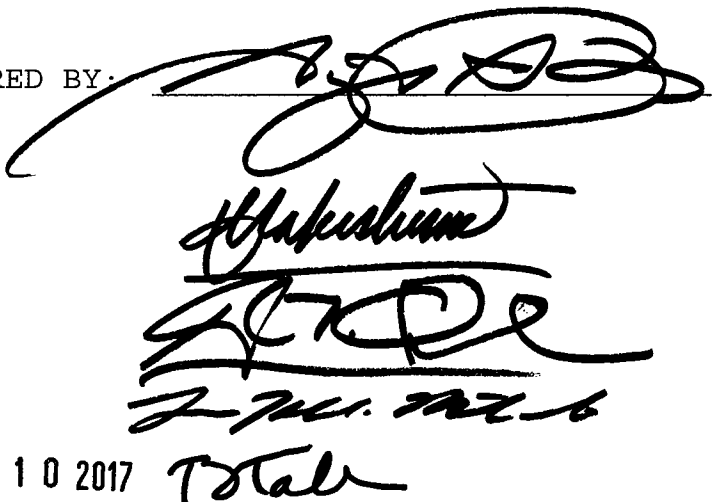
10 WHEREAS, appealing a determination made by DLIR may cost
 11 thousands in attorney's fees and a deemed employer may need to
 12 ask an individual to return payments so that the deemed employer
 13 may deduct taxes and Social Security and Medicare fees; and
 14

15 WHEREAS, erroneous determinations by DLIR detrimentally
 16 affect business relationships between affected parties because
 17 the deemed employer is less likely to contract with the
 18 individual again, which may discourage the individual from
 19 reporting temporary income in the future; now, therefore,
 20

21 BE IT RESOLVED by the House of Representatives of the
 22 Twenty-ninth Legislature of the State of Hawaii, Regular Session
 23 of 2017, the Senate concurring, that DLIR is urged to train its
 24 auditors to require satisfaction of at least 15 of the 20
 25 factors used for employment determinations when both parties
 26 contemplate an independent contractor relationship with one
 27 another; and
 28

29 BE IT FURTHER RESOLVED that a certified copy of this
 30 Concurrent Resolution be transmitted to the Director of Labor
 31 and Industrial Relations.
 32
 33
 34

OFFERED BY:



Handwritten signatures and dates: A large signature is written over a horizontal line. Below it are two more signatures, one of which appears to be 'H. K. ...'. At the bottom, the date '2-21-17' is written, followed by the word 'Total' in a cursive script.