A BILL FOR AN ACT

RELATING TO EMPLOYMENT PRACTICES.

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

1	SECTION 1. Section 378-1, Hawaii Revised Statutes, is
2	amended by adding a new definition to be appropriately inserted
3	and to read as follows:
4	"Reproductive health decision" means the use or attempted
5	use of any legal drug, device, or medical service intended to
6	prevent or terminate a pregnancy, or the use or attempted use of
7	any assisted reproductive technology."
8	SECTION 2. Section 378-2, Hawaii Revised Statutes, is
9.	amended by amending subsection (a) to read as follows:
10	"(a) It shall be an unlawful discriminatory practice:
11	(1) Because of race, sex including gender identity or
12	expression, sexual orientation, age, religion, color,
13	ancestry, disability, marital status, arrest and court
14	record, reproductive health decision, or domestic or
15	sexual violence victim status if the domestic or
16	sexual violence victim provides notice to the victim's

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1	empı	oyer of such status or the employer has actual
2	know	ledge of such status:
3	(A)	For any employer to refuse to hire or employ or
4		to bar or discharge from employment, or otherwise
· 5		to discriminate against any individual in
6		compensation or in the terms, conditions, or
7		privileges of employment;
8	(B)	For any employment agency to fail or refuse to
9		refer for employment, or to classify or otherwise
10		to discriminate against, any individual;
11	(C)	For any employer or employment agency to print,
12		circulate, or cause to be printed or circulated
13		any statement, advertisement, or publication or
14		to use any form of application for employment or
15		to make any inquiry in connection with
16		prospective employment, that expresses, directly
17		or indirectly, any limitation, specification, or
18		discrimination;
19	(D)	For any labor organization to exclude or expel
20		from its membership any individual or to

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1		discriminate in any way against any of its
2		members, employer, or employees; or
3		(E) For any employer or labor organization to refuse
4		to enter into an apprenticeship agreement as
5		defined in section 372-2; provided that no
6		apprentice shall be younger than sixteen years of
7		age;
8	(2)	For any employer, labor organization, or employment
9		agency to discharge, expel, or otherwise discriminate
10		against any individual because the individual has
11		opposed any practice forbidden by this part or has
12		filed a complaint, testified, or assisted in any
13		proceeding respecting the discriminatory practices
14		prohibited under this part;
15	(3)	For any person, whether an employer, employee, or not,
16		to aid, abet, incite, compel, or coerce the doing of
17		any of the discriminatory practices forbidden by this
18		part, or to attempt to do so;
19	(4)	For any employer to violate the provisions of section
20		121-43 relating to nonforfeiture for absence by
21		members of the national guard;

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1	(5)	For any employer to refuse to hire or employ or to bar
2		or discharge from employment any individual because of
3		assignment of income for the purpose of satisfying the
4		individual's child support obligations as provided for
5		under section 571-52;
6	(6)	For any employer, labor organization, or employment
7		agency to exclude or otherwise deny equal jobs or
8		benefits to a qualified individual because of the
9		known disability of an individual with whom the
10		qualified individual is known to have a relationship
11		or association;
12	(7)	For any employer or labor organization to refuse to
13		hire or employ, bar or discharge from employment,
14		withhold pay from, demote, or penalize a lactating
15		employee because the employee breastfeeds or expresses
16		milk at the workplace. For purposes of this
17		paragraph, the term "breastfeeds" means the feeding of
18		a child directly from the breast;
19	(8)	For any employer to refuse to hire or employ, bar or
20		discharge from employment, or otherwise to
21		discriminate against any individual in compensation or

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1		in the terms, conditions, or privileges of employment
2		of any individual because of the individual's credit
3		history or credit report, unless the information in
4		the individual's credit history or credit report
. 5		directly relates to a bona fide occupational
6		qualification under section 378-3(2); or
7	(9)	For any employer to discriminate against any
8		individual employed as a domestic, in compensation or
9		in terms, conditions, or privileges of employment
10		because of the individual's race, sex including gender
11		identity or expression, sexual orientation, age,
12		religion, color, ancestry, disability, [or] marital
13		status[-], or reproductive health decision."
14	SECT	ION 3. This Act does not affect rights and duties that
15	matured,	penalties that were incurred, and proceedings that were
16	begun bef	ore its effective date.
17	SECT	ION 4. Statutory material to be repealed is bracketed
18	and stric	ken. New statutory material is underscored.
19	SECT	ION 5. This Act shall take effect on January 1, 2050.

Report Title:

Employment Practices; Reproductive Health Decisions

Description:

Adds reproductive health decisions to the list of categories that are protected against discriminatory employment practices. Effective 1/1/2050. (SD1)

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