A BILL FOR AN ACT

RELATING TO PUBLIC WORKS.

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

SECTION 1. Section 104-24, Hawaii Revised Statutes, is
 amended to read as follows:

"\$104-24 Violations; penalties. (a) Where the department
finds that a first violation of this chapter has been committed,
the department, after proper notice and opportunity for hearing,
shall assess and order the person or firm in violation to be
jointly and severally liable for a penalty equal to twenty-five
per cent of the amount of back wages found due or \$250 per
offense, up to \$2,500, whichever is greater.

(b) Where the department finds that a second violation of 10 this chapter has been committed, whether on the same or another 11 12 contract, within two years of the first notification of 13 violation, the department, after proper notice and opportunity 14 for hearing, shall order the person or firm in violation to [pay] be jointly and severally liable for a penalty equal to the 15 amount of back wages found due or \$500 for each offense, up to 16 17 \$5,000, whichever is greater.

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1	(c)	Where the department finds that a third violation of
· 2	this chap	ter has been committed, whether on the same or another
3	contract,	within three years of the second notification of
4	violation	, the department, after proper notice and opportunity
5	for heari	ng, shall order the person or firm in violation:
6	(1)	To [pay] <u>be jointly and severally liable for</u> a penalty
7		equal to two times the amount of back wages found due
8		or \$1,000 for each offense, up to \$10,000, whichever
9		is greater; and
10	(2)	To be suspended from doing any new work on any public
11		work of a governmental contracting agency for a period
12		of three years except as provided in section
13	•	104-25(a)(2). ["New work on any public work" includes
14		any public works project in which the suspended person
15		or firm has not begun work at the job site as of the
16		date of the suspension order.] The suspension shall
17		be effective on the later of the twenty-first day
18		after the notification of violation has been sent, or
19		upon the issuance of a decision pursuant to section
20		104-23(c).

1 (d) A first, second, or third violation refers to each 2 project in which the department finds that a contractor has 3 failed to comply with this chapter. 4 (e) Both the person and firm shall be listed on each 5 notice of violation. 6 [(+)] (f) For purposes of this section [, "offense"]: 7 "New work on any public work" includes any public works 8 project in which the suspended person or firm has not begun work 9 at the job site as of the date of the suspension order. 10 "Offense" means each section of this chapter under which the contractor is cited; provided that, with respect to 11 prevailing wage and overtime citations under section 104-2, each 12 13 employee and each project shall be considered a separate 14 offense. 15 "Person" includes a sole proprietor and the principal 16 responsible managing employee that holds the construction 17 license of the firm; provided that for subsection (c)(2), "person" also includes all subordinate responsible managing 18 19 employees." 20 SECTION 2. Section 104-25, Hawaii Revised Statutes, is

21 amended to read as follows:



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1 "§104-25 Suspension. (a) The director shall suspend a 2 person [or] and firm as follows: 3 (1) For a first or second violation, if a person or firm 4 fails to pay wages found due, any penalty assessed, or both, the person [or] and firm shall be immediately 5 suspended from doing any work on any public work of a 6 7 governmental contracting agency until all wages and 8 penalties are paid in full; For a third violation, the suspension shall be as 9 (2) 10 prescribed in section 104-24(c); provided that, if the 11 person or firm continues to violate this chapter or 12 fails to pay wages found due or any penalty assessed, 13 or both, then the person [or] and firm shall 14 immediately be suspended from doing any work on any 15 public work of a governmental contracting agency for a 16 mandatory three-year period. If after the three-year 17 suspension period the wages found due or penalties 18 assessed are still unpaid, the suspension shall remain 19 in force until payment is made in full; or 20 (3) For falsification of records, or for delay or 21 interference with an investigation pursuant to section



1	104-22, the person $[\frac{\partial r}{\partial r}]$ and firm shall be immediately		
2	suspended for a period of three years.		
3	(b) The director shall immediately notify the governmental		
4	contracting agency, comptroller, the auditor or director of		
5	finance of the county, and in the case of a suspended		
6	subcontractor, the general contractor of any suspension order.		
7	(c) No contract shall be awarded to the person $[\Theta r]$ and		
8	firm so suspended or to any firm, corporation, partnership, or		
9	association in which the person or firm has an interest, direct		
10	or indirect, until three years have elapsed from the date of		
11	suspension, unless the period of suspension is reduced <u>or</u>		
12	extended as herein provided. Any contract awarded in violation		
13	of this subsection shall be void.		
14	(d) For purposes of this section, "person" shall have the		
15	same meaning as in section 104-24."		
16	SECTION 3. This Act does not affect rights and duties that		
17	matured, penalties that were incurred, and proceedings that were		
18	begun before its effective date.		
19	SECTION 4. Statutory material to be repealed is bracketed		
20	and stricken. New statutory material is underscored.		

21 SECTION 5. This Act shall take effect on January 1, 2050.

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Report Title:

Wages and Hours of Employees on Public Works; Violations; Penalties; Suspension

Description:

Imposes the penalty on both the person and the firm upon the finding of repeat violations of the state law governing wages and hours of employees on public works. Requires each notice of violation to contain the names of the person and the firm. Makes conforming amendments. Effective 1/1/2050. (SD1)

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