

STATE OF HAWAI'I DEPARTMENT OF EDUCATION KA 'OIHANA HO'ONA'AUAO

P.O. BOX 2360 HONOLULU, HAWAI`I 96804

Date: 02/24/2025 **Time:** 02:00 PM

Location: 308 VIA VIDEOCONFERENCE

Committee: House Finance

Department: Education

Person Testifying: Keith T. Hayashi, Superintendent of Education

Bill Title: HB 0867, HD1 RELATING TO RECREATIONAL FACILITIES.

Purpose of Bill: Beginning on 6/30/2030, requires all new playgrounds constructed in state parks

and on public school grounds to include accessible recreational playground equipment as part of the recreational apparatuses. Establishes the Accessible Recreational Playground Equipment Special Fund. Appropriates funds. Effective

7/1/3000. (HD1)

Department's Position:

The Hawaii State Department of Education (Department) offers comments on HB 867, HD 1, which will require all playgrounds located in state parks and on public school grounds to include accessible recreational playground equipment as part of recreational apparatuses by June 30, 2030 and establishes the Accessible Recreational Playground Equipment Special Fund which will appropriate funds.

Since the late 1990's the Department has been installing playground equipment with safety surfacing that meets the American with Disabilities Act of 1990 (ADA) as well as compliance with the American Society for Testing and Materials International F1487, F1292, and F1951, which are international voluntary standards and are referenced in the ADA. The Department also requires a review and approval of designs by the Department of Health, Disability and Communications Access Board, who ensures ADA requirements for playground equipment and safety surfacing are met.

Currently, there are 522 playground equipment with safety surfacing at schools throughout the state. Playground designs are unique to each school and location. Playground equipment within the Department typically has a lifespan of approximately 12-15 years but could be as short as 3 years depending on environmental conditions. All playground equipment throughout the Department is assessed and maintained on a regular basis until the end of their life cycles. Safety surfacing on the other hand, has a lifespan of 8-10 years and is repaired and maintained, as needed until

replacement.

The Department continues to improve playground equipment designs that provide an enriched experience for students with special needs, as well as typically developing students. While the Department continues to find more cost-effective ways to install playgrounds that have the most play value for all abilities, costs continue to rise. Moreover, accessible equipment that is more current and supports a fully inclusive play setting tends to be more costly. The Department appreciates this proposal and the inclusion of funding but asks that any additional funding does not affect the Department's Governor-approved budget requests.

Thank you for the opportunity to provide testimony on this measure.



DISABILITY AND COMMUNICATION ACCESS BOARD

1010 Richards Street, Rm. 118 • Honolulu, Hawai'i 96813 Ph. (808) 586-8121 (V) • Fax (808) 586-8129 • (808) 204-2466 (VP)

February 24, 2025

TESTIMONY TO THE HOUSE COMMITTEE ON FINANCE

House Bill 867 HD1 – Relating to Recreational Facilities

The Disability and Communication Access Board (DCAB) supports the intent of House Bill 867 HD1, which, beginning on 6/30/2030, requires all new playgrounds constructed in state parks and on public school grounds to include accessible recreational playground equipment as part of the recreational apparatuses. Establishes the Accessible Recreational Playground Equipment Special Fund. Appropriates funds. Effective 7/1/3000.

Accessible playgrounds allow people with disabilities to play alongside their peers, promoting community inclusion. DCAB offers the following recommendations to strengthen this bill:

To promote equivalent opportunities to participate, DCAB recommends replacing terms like "physically disabled children" or "youth" with person-first language, such as "people with disabilities." It is important to recognize that individuals of all ages may seek access to playgrounds.

DCAB recommends removing state parks from the bill, as they typically do not have playgrounds, and instead include county parks, which provide more recreational opportunities for people of all abilities. Additionally, when a school abuts a county park, the accessibility requirements should apply only to the county park, as these spaces are open to the public, whereas school grounds have restricted access.

To ensure a practical and cost-effective implementation, DCAB recommends applying these requirements only to new and renovated playgrounds. This approach aligns with the typical implementation of federal accessibility standards, such as the Americans with Disabilities Act Accessibility Guidelines (ADAAG), helping to manage costs while promoting accessibility.

DCAB further recommends explicitly requiring a wheelchair-accessible swing, as ADA guidelines set clear standards that help developers ensure consistency. While the addition of a wheelchair swing may increase costs by \$20,000 to \$30,000 per playground due to necessary modifications like accessible pathways, this investment will significantly improve accessibility and inclusion for people of all abilities.

These adjustments will make the bill more feasible and effective in creating accessible recreational spaces for all people.

DCAB recommends replacement of sections 1, 2, 3, and 4 to reflect our recommendations as follows:

SECTION 1. The legislature finds that the lack of disability-compatible equipment in state parks and playgrounds and department of education playgrounds is having a negative impact on [physically disabled youth] people with disabilities in the State. This causes disparate utilization of recreational facilities and prevents opportunities for socialization. It is important to comply with the Americans with Disabilities Act. [Disabled] [e]Community members with disabilities have rights and it is important that these rights [be] are recognized.

The purpose of this Act is to enhance the [inclusion of physically disabled youth] equal opportunity for people with disabilities to participate in important socialization activities by:

- (1) Beginning on June 30, 203027, requiring all new and renovated playgrounds constructed in state county parks and on public school grounds to have a minimal set of wheelchair accessible recreational playground equipment swings; and (2) Exempts projects submitted to the Disability and Communication Access Boards Facility Access Review in accordance with HRS 100-53 by June 30, 2027.

 (2) (3) Appropriating funds to the [department of land and natural resources and] department of education to purchase and install wheelchair accessible [recreational playground equipment] swings.
- SECTION 2. The Hawaii Revised Statutes is amended by adding a new chapter to be appropriately designated and to read as follows:

"CHAPTER RIGHT TO PLAYGROUNDS ACCESSIBLE TO [ALL YOUTH] PEOPLE WITH DISABILITIES.

- § -1 Short title. This chapter may be cited as the Right to PLAY Act.
- **§ -2 Definitions.** As used in this chapter:
- "[Accessible recreational playground equipment" means recreational playground equipment that can be used by physically disabled youth.]
 - "Department" means department of [land and natural resources] Education.
- ["Physically disabled"] "People with Disabilities" means having an [physical] impairment that substantially limits one or more major life activities.
- "Playground" means any public outdoor facility with apparatuses that are intended for the [recreation of children] recreational use, including but not limited to [sliding boards,] swing sets[-] and teeterboards.
 - "Public school" has the same meaning as in section 302A-101.
- "Wheelchair accessible swings" means swings that can be used by people with wheelchairs without the need to transfer to another seat.

["Youth" means individuals under the age of eighteen.]

- § -3 <u>Wheelchair</u> accessible [recreational playground equipment] <u>swing</u> installation; minimum requirements. (a) Beginning on June 30, [2030] 2027, every new playground constructed in a state park or on public school grounds shall include <u>wheelchair</u> accessible [recreational playground equipment] <u>swings</u> as part of the playground apparatuses.
- (b) All accessible recreational playground equipment installed pursuant to this section shall comply with the standards set forth in the 2010 Americans with Disabilities Act Standards for Accessible Design, or any successor or similar guidelines or standards governing accessibility standards for public facilities.

- (c) Projects which have been submitted to the Disability and Communication Access Board pursuant to HRS 103-50 before June 30, 2027, are exempt from this section.
- § -4 [Accessible recreational playground equipment] Wheelchair accessible special fund. (a) There is established [an accessible recreational playground equipment] a wheelchair accessible swings special fund to be administered by the department, which shall consist of moneys appropriated to the fund by the legislature.
- (b) Moneys from the [accessible_recreational playground equipment] wheelchair accessible swings special fund shall be expended by the department for the acquisition, installation, and maintenance of [accessible recreational playground equipment] wheelchair accessible swings.
- (c) All unobligated, unencumbered, or unexpended funds remaining in the fund in excess of \$ at the close of each fiscal year shall lapse to the general fund.
- §-5 Compliance with federal law. All accessible recreational playground equipment wheelchair accessible swings shall comply with all applicable federal and state laws."
- SECTION 3. There is appropriated out of the general revenues of the State of Hawaii the sum of \$ or so much thereof as may be necessary for fiscal year 2025—2026 and the same sum or so much thereof as may be necessary for fiscal year 2026—2027 to be deposited into the [accessible recreational playground equipment] wheelchair accessible swing special fund established pursuant to section —4, Hawaii Revised Statutes.

SECTION 4. There is appropriated out of the [accessible recreational playground equipment] wheelchair accessible swing special fund the sum of \$. or so much thereof as may be necessary for fiscal year 2025—2026 and the same sum or so much thereof as may be necessary for fiscal year 2026-2027 to purchase and install [accessible recreational playground equipment] wheelchair accessible swings in [state] county parks and public schools.

Thank you for considering our position.

Respectfully submitted,

KIRBY L. SHAW Executive Director JOSH GREEN, M.D.

SYLVIA LUKE
LIEUTENANT GOVERNOR | KA HOPE KIA'ĀINA





STATE OF HAWAI'I | KA MOKU'ĀINA 'O HAWAI'I DEPARTMENT OF LAND AND NATURAL RESOURCES KA 'OIHANA KUMUWAIWAI 'ĀINA

DIVISION OF STATE PARKS P.O. BOX 621 HONOLULU, HAWAII 96809

Testimony of DAWN N.S. CHANG Chairperson

Before the House Committee on FINANCE

Monday, February 24, 2025 2:00 PM State Capitol, Conference Room 308

In consideration of HOUSE BILL 867, HOUSE DRAFT 1 RELATING TO RECREATIONAL FACILITIES

House Bill 867, House Draft 1, beginning on June 30, 2030, proposes to require all new playgrounds constructed in state parks and on public school grounds to include accessible recreational playground equipment as part of the recreational apparatuses and establishes the Accessible Recreational Playground Equipment Special Fund. The Department of Land and Natural Resources (Department) provides the following comments and proposed amendments.

Currently, park units under State Parks do not contain recreational playground equipment and there are no capital improvement projects in process where recreational playground equipment is being designed and installed. These recreational features and devices are typically installed and managed by the respective county parks and recreation departments.

State Parks manages 54 park units that are comprised of natural and cultural resources, that include monuments, waysides, historic sites, wilderness, beaches and shorelines with activities such as hiking and camping, beach and ocean access or experiencing history or cultural sites. Very few of the park units managed by State Parks would be suitable or appropriate for playground equipment due to the underlying theme and experience that our park users expect and that attract patronage.

The Department defers to the counties and relevant agencies that manage recreational playground facilities and have the appropriate expertise to implement and maintain special needs playground equipment in suitable locations. Due to the fact that State Parks does not have this type of recreational equipment, the Department requests that State Parks be deleted from this measure.

DAWN N.S. CHANG

CHAIRPERSON
BOARD OF LAND AND NATURAL RESOURCES
COMMISSION ON WATER RESOURCE
MANAGEMENT

RYAN K.P. KANAKA'OLE

CIARA W.K. KAHAHANE DEPUTY DIRECTOR - WATER

AQUATIC RESOURCES
BOATING AND OCEAN RECREATION
BUREAU OF CONVEYANCES
COMMISSION ON WATER RESOURCE
MANAGEMENT
CONSERVATION AND COASTAL LANDS
CONSERVATION AND RESOURCES
ENFORCEMENT
ENGINEERING
FORESTRY AND WILDLIFE
HISTORIC PRESERVATION
KAHOOLAWE ISLAND RESERVE COMMISSION
LAND
STATE PARKS

The Department proposes the following amendments as was previously submitted by the Disability and Communication Access Board:

SECTION 1. The legislature finds that the lack of disability-compatible equipment in state [parks and playgrounds and department of education] playgrounds is having a negative impact on [physically disabled youth] people with disabilities in the State. This causes disparate utilization of recreational facilities and prevents opportunities for socialization. It is important to comply with the Americans with Disabilities Act. [Disabled community members] Community members with disabilities have rights and it is important that these rights [be] are recognized.

The purpose of this Act is to enhance the <u>[inclusion of physically disabled youth]</u> equal opportunity <u>for people with disabilities to participate</u> in important socialization activities by:

- (1) Beginning on June 30, 2030, requiring all new <u>and renovated</u> playgrounds constructed in state [parks and on public school grounds] <u>facilities</u> to have a minimal set of accessible recreational playground equipment; and
- (2) Appropriating funds to the [department of land and natural resources and] department of education to purchase and install accessible recreational playground equipment.

SECTION 2. The Hawaii Revised Statutes is amended by adding a new chapter to be appropriately designated and to read as follows:

"CHAPTER

RIGHT TO PLAYGROUNDS ACCESSBLE TO [ALL YOUTH] PEOPLE WITH DISABILITIES.

- § -1 Short title. This chapter may be cited as the Right to PLAY Act.
- § -2 Definitions. As used in this chapter:

["Accessible recreational playground equipment" means recreational playground equipment that can be used by physically disabled youth.]

"Department" means department of [land and natural resources] education.

["Physically disabled"] "People with disabilities" means having [a physical] an impairment that substantially limits one or more major life activities.

"Playground" means any public outdoor facility with apparatuses that are intended for the [recreation of children] recreational use, including but not limited to sliding boards, swing sets, and teeterboards.

"Public school" has the same meaning as in section 302A-101.

["Youth" means individuals under the age of eighteen.]

- § -3 Accessible recreational playground equipment installation; minimum requirements. (a) Beginning on June 30, 2030, every new <u>and renovated</u> playground constructed in a state [park or on public school grounds] facility shall include accessible recreational playground equipment as part of the playground apparatuses.
- (b) All accessible recreational playground equipment installed pursuant to this section shall comply with the standards set forth in the 2010 Americans with Disabilities Act Standards for Accessible Design, or any successor or similar guidelines or standards governing accessibility standards for public facilities.
- § -4 Accessible recreational playground equipment special fund. (a) There is established an accessible recreational playground equipment special fund to be administered by the department, which shall consist of moneys appropriated to the fund by the legislature.

- (b) Moneys from the accessible recreational playground equipment special fund shall be expended by the department for the acquisition, installation, and maintenance of accessible recreational playground equipment.
- (c) All unobligated, unencumbered, or unexpended funds remaining in the fund in excess of at the close of each fiscal year shall lapse to the general fund.
- § -5 Compliance with federal law. All accessible recreational playground equipment shall comply with all applicable federal and state laws."
- SECTION 3. There is appropriated out of the general revenues of the State of Hawaii the sum of or so much thereof as may be necessary for fiscal year 2025-2026 and the same sum or so much thereof as may be necessary for fiscal year 2026-2027 to be deposited into the accessible recreational playground equipment special fund established pursuant to section -4, Hawaii Revised Statutes.
- [SECTION 4. There is appropriated out of the accessible recreational playground equipment special fund the sum of \$\\$ or so much thereof as may be necessary for fiscal year 2025-2026 and the same sum or so much thereof as may be necessary for fiscal year 2026-2027 to purchase and install accessible recreational playground equipment in state parks.
- The sums appropriated shall be expended by the department of land and natural resources for the purposes of this Act.]
- SECTION [5] 4. There is appropriated out of the accessible recreational playground equipment special fund the sum of \$\\$ or so much thereof as may be necessary for fiscal year 2025-2026 and the same sum or so much thereof as may be necessary for fiscal year 2026-2027 to be transferred to the department of education to purchase and install accessible recreational playground equipment on department of education public school grounds.

The sums appropriated shall be expended by the department of [land and natural resources] education for the purposes of this Act.

Thank you for the opportunity to comment on this measure.



STATE OF HAWAI'I KA MOKU'ĀINA O HAWAI'I STATE COUNCIL ON DEVELOPMENTAL DISABILITIES 'A'UNIKE MOKU'ĀPUNI NO KA NĀ KĀWAI KULA

PRINCESS VICTORIA KAMĀMALU BUILDING
1010 RICHARDS STREET, Room 122
HONOLULU, HAWAI'I 96813
TELEPHONE: (808) 586-8100 FAX: (808) 586-7543
February 24, 2025

The Honorable Representative Kyle T. Yamashita, Chair House Committee on Finance
The Thirty-Third Legislature
State Capitol
State of Hawai'i
Honolulu, Hawai'i 96813

Dear Representative Yamashita and Committee members:

SUBJECT: HB867 HD1 Relating to Recreational Facilities

The Hawai'i State Council on Developmental Disabilities **SUPPORTS HB867 HD1**, which, beginning on 6/30/2030, requires all new playgrounds constructed in state parks and on public school grounds to include accessible recreational playground equipment as part of the recreational apparatuses. Establishes the Accessible Recreational Playground Equipment Special Fund. Appropriates funds. Effective 7/1/3000. (HD1)

This measure is a crucial step in ensuring that all children, regardless of ability, have the same access to recreational opportunities. Accessible play equipment in public spaces is more than just a convenience—it is essential for the dignity, well-being, and full participation of all children. By installing equipment such as wheelchair-accessible swings, we can help break down barriers that prevent children with disabilities from participating in social and recreational activities, which are critical for their development.

The Council appreciates the amendments adopted by the previous House Committee on Water & Land, which:

- Renamed the special fund to the "Accessible Recreational Playground Equipment Special Fund," emphasizing inclusivity.
- Use the term "accessible recreational playground equipment" in place of "special needs recreational playground equipment," reinforcing the importance of universal access.

The Council appreciates the use of inclusive language because it reinforces the fundamental principle that accessibility benefits all individuals, rather than singling out specific groups. By shifting from "special needs recreational playground equipment" to "accessible recreational playground equipment," the language promotes a more inclusive and empowering narrative. This change helps remove stigma, fosters a sense of belonging, and ensures that playgrounds are designed with universal access in mind, allowing all children—regardless of ability—to participate in recreational activities together.

Thank you for the opportunity to submit testimony in support of HB867 HD1.

Sincerely,
Daintry Bartoldus
Executive Administrator

HB-867-HD-1

Submitted on: 2/21/2025 5:01:37 PM

Testimony for FIN on 2/24/2025 2:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Louis Erteschik	Hawaii Disability Rights Center	Support	Remotely Via Zoom

Comments:

This is a really important bill and we appreciate Representative Amato for introducing it. Sometimes the first step in the life of a child with a disability towards community inclusion is simply playing. To be excluded at such a young age can be traumatizing. While the ADA requires all construction after a certain date to comply with specific guidelines (and even for some older facilities in some contexts) we suspect that many playgrounds are not accessible for children with disabilities. This bill will go a long way toward improving equal access to playgrounds for children with disabilities and providing funding for necessary upgrades. It would also be useful to know how many such playgrounds are not currently accessible with ADA standards, and where they are located in order to prioritize where resources should first be allocated.

HB-867-HD-1

Submitted on: 2/24/2025 8:38:14 AM

Testimony for FIN on 2/24/2025 2:00:00 PM

	Submitted By	Organization	Testifier Position	Testify
	Hawaii Self Advocacy	Hawaii Self-Advocacy	Support	Written Testimony
L	Advisory Council	Advisory Council	- 1	Only

Comments:

The Hawaii Self-Advocacy Advisory Council supports HB867 HD1.

HB-867-HD-1

Submitted on: 2/24/2025 9:24:24 AM

Testimony for FIN on 2/24/2025 2:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Kaili	Individual	Support	Remotely Via Zoom

Comments:

I am in strong support of this measure beacuse poeople with disability need affordable access to the playground equipment without any issue that hey may have please pass this bill thank you.