A BILL FOR AN ACT

RELATING TO THE PRESCHOOL OPEN DOORS PROGRAM.

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

- 1 SECTION 1. The purpose of this Act is to expand the
- 2 eligibility criteria for the preschool open doors program,
- 3 thereby enhancing access to child care opportunities for
- 4 families with young children. This expansion seeks to address
- 5 the needs of families with young children by increasing access
- 6 to affordable childhood care services, contributing to the
- 7 positive developmental outcomes for Hawaii's youngest residents.
- 8 SECTION 2. Section 346-181, Hawaii Revised Statutes, is
- 9 amended to read as follows:
- 10 "\$346-181 Preschool open doors program. (a) There is
- 11 established within the [department a school readiness program to
- 12 be known as the] department's child care assistance program a
- 13 preschool open doors program [within the department's child care
- 14 assistance program]. The program is intended to support
- 15 families in accessing early learning services for young
- 16 children. The program shall:

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1	(1)	Provide access to [school readiness] early learning
2		services that address children's physical, cognitive,
3		linguistic, social, and emotional development;
4	(2)	Require each provider to conduct [school readiness]
5		early learning assessments; and
6	[-(3) -	Give priority to children from low- and moderate-
7		income families; and
8	(4)]	(3) Prepare children for school through either of the
9		State's two official languages.
10	(b)	Subject to the availability of funds, the program
11	shall cont	tinuously serve [three- and four-year-old] children who
12	are in the	e [two] <u>three</u> years [prior to] <u>before</u> kindergarten
13	entry unt	il they enter kindergarten pursuant to section
14	302A-411[,	with priority extended in the following order during a
15	priority a	application period established for each upcoming state
16	fiscal yea	ar:
17	(1)	Children who are not eligible to attend public school
18		kindergarten in the calendar year in which they turn
19		five years of age because their birth date occurs
20		after the kindergarten eligibility date pursuant to
21		section 302A-411;

1	(2)	Underserved or at-risk-four-year-old children who were
2		previously served as three-year-old children;
3	(3)	Four-year-old children who were previously served as
4		three-year-old children;
5	(4)	Four-year-old children;
6	(5)	Underserved or at-risk three-year-old children; and
7	-(6)	Three-year-old children;
8	provided	that the department shall adopt rules, pursuant to
9	chapter 9	1, to determine a child's underserved or at-risk
10	status, i	f not duplicative of the rules already adopted under
11	chapter 1	7-799, Hawaii Administrative Rules; and applications
12	received	after the end of the priority application period and
13	through J	anuary 31 of each year shall be processed on a first-
14	come, fir	st-served basis for the remainder of the state fiscal
15	year].	
16	(c)	A child care program chosen by a parent or guardian
17	for the p	urposes of this chapter shall be limited to:
18	(1)	A group child care center that is licensed by the
19		department under section 346-161;
20	(2)	A group child care home that is licensed by the
21		department under section 346-161; or

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1	(3)	An exempt	cente	er-based	provider	that	meets	the
2		requiremen	nts o	f section	n 346-152	.5.		

- 3 (d) Participation in the program shall not require group
- 4 child care centers or group child care homes to be accredited by
- 5 an approved accredited body.
- 6 [(c)] (e) Enrollment in the program shall be voluntary. A
- 7 parent or guardian of a child enrolled in the program [shall]
- 8 may share in the costs of the program through a copayment
- 9 according to a sliding fee scale that is based on need pursuant
- 10 to rules adopted by the department.
- 11 [(d)] (f) The department may adopt interim rules to carry
- 12 out the purposes of this section without regard to chapter 91 or
- 13 201M; provided that:
- 14 (1) The department shall hold at least one public hearing
 15 prior to the adoption of interim rules;
- 16 (2) The interim rules shall comply with all applicable
 17 state and federal laws; and
- 18 (3) The interim rules shall be effective for no more than
 19 one year after their adoption."
- 20 SECTION 3. Section 346-188, Hawaii Revised Statutes, is 21 amended by amending subsection (b) to read as follows:

1	"(b)	The department shall develop standards, policies, and
2	procedure	s for the administration of the child care
3	accredita	tion program, which shall, at minimum:
4	(1)	Provide upfront grant funding to cover the cost of
5		accreditation by one of the national early learning
6		accrediting organizations, [as identified in section
7		346-184(b), or as approved by the director;
8	(2)	Provide grant funding for technical assistance to
9		assist an eligible child care provider through the
10		accreditation process; and
11	(3)	Be available to licensed group child care centers,
12		licensed group child care homes, licensed infant and
13		toddler child care centers, and registered family
14		child care homes."
15	SECT	ION 4. Section 346-184, Hawaii Revised Statutes, is
16	repealed.	
17	[" §34	16-184 Preschool open doors program; provider
18	accreditat	zion. (a) Each service provider of the preschool open
19	doors prog	gram shall be accredited or shall obtain accreditation
20	within sev	ven calendar years of first receiving any funds from
21	the presch	nool open doors program; provided that any existing

1	service p	provider unaccredited on July 1, 2022, shall commence
2	the accre	editation process no later than July 1, 2029, and obtain
3	accredita	tion by July 1, 2034; provided further that the
4	director	may grant to any service provider one or more
5	extension	s to obtain accreditation on a case-by-case basis.
6	(b)	-Accreditation under this section shall be obtained
7	from one	or more of the following national early learning
8	accrediti	ng organizations:
9	(1)	National Association for the Education of Young
10		Children;
11	(2)	National Early Childhood Program Accreditation;
12	(3)	National Association for Family Child Care; or
13	(4)	An accrediting organization approved by the director.
14	(c)	Notwithstanding subsections (a) and (b), a service
15	provider	may receive or continue to receive funding through the
16	preschool	open doors program if the service provider maintains a
17	satisfact	ory performance rating under the Classroom Assessment
18	Scoring S	ystem developed by the University of Virginia and
19	performed	in conformance with United States Department of Health
20	and Human	Services guidelines.

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- 1 (d) The department shall provide operational and financial
 2 support to service providers to assist the service providers in
 3 obtaining accreditation. The department may contract with a
- 4 private entity to assist service providers in obtaining
- 5 accreditation."]
- $\mathbf{6}$ SECTION 5. Statutory material to be repealed is bracketed
- 7 and stricken. New statutory material is underscored.
- 8 SECTION 6. This Act shall take effect on January 1, 2026.

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Report Title:

Preschool Open Doors Program; Eligibility; Providers

Description:

Expands the Preschool Open Doors Program's eligibility criteria. Repeals the requirement that Preschool Open Doors Program providers be accredited. Effective 1/1/2026. (CD1)

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