

GOV. MSG. NO. 1016

EXECUTIVE CHAMBERS

LINDA LINGLE GOVERNOR

July 3, 2007

The Honorable Colleen Hanabusa, President and Members of the Senate Twenty-Fourth State Legislature State Capitol, Room 409 Honolulu, Hawaii 96813

Dear Madam President and Members of the Senate:

This is to inform you that on July 3, 2007, the following bill was signed into law:

HB19 HD2 SD2 CD1

A BILL FOR AN ACT RELATING TO EDUCATION. (ACT 245)

Sincerely,

LINDA LINGLE

Approved by the Governor
JUL 3 2007

HOUSE OF REPRESENTATIVES TWENTY-FOURTH LEGISLATURE, 2007 STATE OF HAWAII ACT 245
H.B. NO. H.D. 2
S.D. 2
C.D. 1

A BILL FOR AN ACT

RELATING TO EDUCATION.

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

1	SECTION 1	1.	The	legislature	finds	that,	pursuant	to	Act
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- 2 246, Session Laws of Hawaii 2005, the school impact fee working
- 3 group was tasked with analyzing salient issues, including "fair
- 4 share practices and enrollment projections by the department of
- 5 education, alternative funding mechanisms and best practices
- 6 utilized by other jurisdictions nationwide, and different
- 7 infrastructure needs imposed by different types of development,
- 8 including infill. The working group was also asked to submit
- 9 proposed legislation or procedures for implementing its
- 10 recommendations on determining school impact fees within
- 11 identified school impact districts.
- In its report to the legislature entitled Hawaii School
- 13 Impact Fee Study (December 2006), the working group recommended
- 14 that the department of education determine each school impact
- 15 district appropriate student generation rate.
- The purpose of this Act is to implement the working group's
- 17 recommendation for implementing a new method for financing, in
- 18 part, new or expanding existing department of education



- 1 educational facilities in partnership with developers of new
- 2 residential developments. This Act reflects a general
- 3 methodology and approach for identifying need areas and
- 4 calculating appropriate school impact fees for new residential
- 5 developments. It also recognizes the need for more detailed
- 6 planning for implementation of this Act by the department of
- 7 education, and recognition of how the methodology will be
- 8 applied in new residential projects involving rezoned properties
- 9 or parcels, current zoned parcels with or without buildings, and
- 10 redevelopment projects.
- 11 SECTION 2. Chapter 302A, Hawaii Revised Statutes, is
- 12 amended by adding a new part to be appropriately designated and
- 13 to read as follows:
- 14 "PART . SCHOOL IMPACT FEES
- 15 §302A-A Findings. New residential developments within
- 16 identified school impact districts create additional demand for
- 17 public school facilities. As such, once identified, new
- 18 residential developments will be required to contribute toward
- 19 the construction of new or expansion of existing public school
- 20 facilities through:

1	(1) The land requirement, either through	an in lieu fee or
2	actual acreage (unless land is not re	equired in the
3	school impact district); and	
4	(2) The construction requirement either t	chrough an in lieu
5	fee or actual construction based on t	the proportionate
6	share of the need to construct additi	onal facilities.
7	7 A study commissioned by the State has identified	ed the land
8	dedication requirement that is consistent with	proportionate
9	fair-share principles and the net capital cost	of school
10	facilities, excluding land costs, that is consi	stent with
11	proportionate fair-share principles.	
12	The State determines that new residential	developments
13	within designated school impact districts shall	provide land for
14	schools or pay a fee in lieu of land proportion	ate to the
15	impacts of the new residential development on e	existing school
16	facilities. The State also determines that new	residential
17	developments within designated school impact di	stricts shall
18	also pay school impact fees proportionate to th	eir impacts.
19	This part establishes the methodology for devel	opers to provide
20	their proportionate share of the land and the o	construction cost
21	of new or expanded school facilities needed to	serve new
22	residential developments, as determined in sect	ion 302A-G.

- 1 §302A-B Definitions. As used in this part, the following
- 2 terms shall have the following meanings unless the context
- 3 indicates otherwise:
- 4 "Acres/student" means the number of acres required per
- 5 student based on design standards for schools.
- 6 "Construction cost" means the net cost to construct a
- 7 school, including without limitation planning, design,
- 8 engineering, grading, permits, construction, and construction
- 9 and project management, but not including the cost to acquire
- 10 land. The intent of the school impact fee calculation is that
- 11 new developments should not be charged for a higher level of
- 12 service than is being provided to existing developments. A
- 13 reasonable measure of the level of service is the percentage of
- 14 classrooms that are in permanent structures, as opposed to
- 15 portable buildings.
- "Cost per student" means the construction cost for a school
- 17 per student (actual school construction cost divided by
- 18 enrollment capacity).
- 19 "Cost/unit" means the impact fee for school construction
- 20 (land and construction).
- 21 "County" means the city and county of Honolulu, the county
- 22 of Hawaii, the county of Kauai, and the county of Maui.

- 1 "Developer" means a person, corporation, organization,
- 2 partnership, association, or other legal entity constructing,
- 3 erecting, enlarging, altering, or engaging in any residential
- 4 development activity.
- 5 "Dwelling unit" or "unit" means a multi-family or single-
- 6 family residential unit.
- 7 "Fee in lieu" means a fee determined pursuant to section
- **8** 302A-F.
- 9 "Land component" means a fee simple property that is vacant
- 10 and improved (with infrastructure).
- "Multi-family" means any dwelling unit other than a single
- 12 family dwelling unit.
- "Multi-family unit count" means the total multi-family
- 14 dwelling units planned for a proposed development.
- "New residential development" means new residential
- 16 projects involving rezoned properties or parcels, current zoned
- 17 parcels with or without buildings, and redevelopment projects.
- 18 These projects include "lot only" developments (when the
- 19 dwelling unit will not be built by the developer), and include
- 20 condominiums, additional dwelling units as defined by each
- 21 county, and subdivisions.

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- 1 "Owner" means the owner of record of real property or the
- 2 owner's agent.
- 3 "Proportionate share" means the pro-rata share of the
- 4 school impact fee attributed to the specific development based
- 5 on the student generation rate from the project.
- 6 "Recent school construction averages" means the
- 7 department's historical average acres required and enrollment
- 8 capacity for elementary (K-5), middle (6-8), and high (9-12)
- 9 schools. Based on existing school construction data, the
- 10 historical average design standards are as follows:

11	Acre	es/school	Enrollment/school	Acres/student
12	Elem.	12.5 acres	800 students	.0156 acres
13	Middle	16.5 acres	1,500 students	.0110 acres
14	High	49 acres	1,600 students	.0306 acres

- 15 "Revenue credit" means the state general tax revenues under
- 16 chapter 237 that will be generated by the new residential unit
- 17 and used to fund school capital facilities and pay for
- 18 outstanding debt on existing facilities.
- 19 "School facilities" means the facilities owned or operated
- 20 by the department, or the facilities included in the department
- 21 of education capital budget or capital facilities plan.

- 1 "School impact district" means a geographic area designated
- 2 by the board where anticipated growth will create the need for
- 3 one or more new schools or the expansion of one or more existing
- 4 schools that are or will be located within the area and will
- 5 primarily serve new housing units within the area.
- 6 "School impact fee: construction cost component" means ten
- 7 per cent of the construction cost associated with the
- 8 construction of a new school or expansion of an existing school
- 9 facility.
- 10 "School impact fee: land component" means the pro rata
- 11 share of the fair market value of the fee simple land or acreage
- 12 attributed to the specific development based on the student
- 13 generation rate from the project.
- "Single-family" means a detached dwelling unit not
- 15 connected to any other dwelling unit, or a detached building
- 16 containing two dwelling units.
- "Single-family unit count" means the total single-family
- 18 units planned for a proposed development.
- 19 "Student generation rate" means the number of students
- 20 generated by each multi-family and single-family unit when a
- 21 residential development has matured and enrollment no longer
- 22 fluctuates, or achieves a steady state.



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1	§302	2A-C Applicability and exemptions. (a) Except as
2	provided	in subsection (b), any person who seeks to develop a
3	new resid	dential development within a designated school impact
4	district	requiring:
5	(1)	A county subdivision approval;
6	(2)	A county building permit; or
7	(3)	A condominium property regime approval for the
8		project,
9	shall be	required to fulfill the land requirement and vertical
10	construct	ion requirement of the department.
11	(b)	The following shall be exempt from this section:
12	(1)	Any form of housing permanently excluding school-aged
13		children, with the necessary covenants or declarations
14		of restrictions recorded on the property;
15	(2)	Any form of housing which is or will be paying the
16		transient accommodation tax under chapter 237D;
17	(3)	All nonresidential development; and
18	(4)	Any development with an executed education
19		contribution agreement or other like document with the
20		department for the contribution of school sites or
21		payment of fees for school land or school
22		construction.

1	§ 302	A-D Designation of school impact districts. (a) The
2	board sha	all designate a school impact district for school impact
3	fees only	after holding at least one public hearing in the area
4	proposed	for the school impact district. The written analysis,
5	prepared	in accordance with subsection (b), shall be made
6	available	to the public at least thirty days prior to the public
7	hearing.	Notice of the public hearing shall be made as provided
8	in sectio	on 1-28.5. The notice shall include a map of the
9	proposed	school impact district and the date, time, and place of
10	the publi	c hearing.
11	(b)	Prior to the designation of a school impact district,
12	the depar	tment shall prepare a written analysis that contains
13	the follo	wing:
14	(1)	A map and legend describing the boundaries of the
15		area, which may range from one school to one or more
16		high school complexes; and
17	(2)	Analysis to support the need to construct new or
18		expand existing school facilities in the area within
19		the next twenty-five years to accommodate projected
20		growth in the area based on various state and county
21		land use, demographics, growth, density, and other

applicable plans.

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1	§302	A-E Impact fee analysis. (a) Upon designation of a
2	school im	pact district, the department shall prepare an impact
3	fee analy	sis that shall include, at a minimum, the following:
4	(1)	An analysis to determine appropriate student
5		generation rates by housing type (multi-family unit
6		count and single-family unit count) for new
7		developments in the area. The analysis shall also
8		consider enrollment at existing school facilities, in
9		and around the school impact district;
10	(2)	Student generation rates, based on full build-out of
11		the development when student generation rates are
12		anticipated to be in a steady state mode (permanent
13		facility);
14	(3)	Analysis of the initial development period, when
15		student enrollments are anticipated to peak (to
16		determine capacity of facilities);
17	(4)	An analysis to identify the percentages of existing
18		statewide student enrollment at the elementary school,
19		middle or intermediate school, and high school levels
20		that are located in permanent structures, as opposed
21		to portable buildings, in surrounding high school
22		complexes;

21	of land or	r fee in lieu. (a) The area requirements for new
20	§3022	A-F Impact fee: land component-determining the amount
19		high school complexes.
18		that are located in portable buildings in surrounding
17		located in permanent structures, and the percentages
16		intermediate school, and high school levels that are
15		student enrollment at the elementary school, middle or
14	(8)	An analysis to identify the percentages of existing
13		and
12		high growth areas within existing urban developments;
11		accommodate the need for public school facilities in
10		(i.e. mid-rise or high-rise structures) facilities to
9		enrollment capacity, which may include non-traditional
8	(7)	An analysis of appropriate school land area and
7		use of existing underutilized assets;
6		advantages and disadvantages by making more efficient
5	(6)	An analysis of proposed redistricting, listing the
4		school levels;
3		at all school levels to the current enrollment at all
2		which shall be the ratio of current student capacity
Ţ	(5)	Calculation of the current statewide level of service,

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2	constru	action	avera	ages.							

- 3 (b) The procedure for determining whether the dedication
 4 of land is required or a payment of a fee in lieu is required
 5 for a new school facility shall be as follows:
- (1) A new residential development of greater than or equal to fifty units, shall include a written agreement, prior to the issuance of a building permit, between the owner or developer of the property and the department, under which the owner or developer has:
 - (A) Agreed to designate an area to be dedicated for one or more schools for the development, subject to approval by the department; or
 - (B) Agreed to pay to the department, at a time specified in the agreement, a fee in lieu of land dedication;
 - (2) New residential developments of less than fifty units shall include a written agreement, between the owner or the developer of the property and the department, under which the owner or developer has agreed to a time specified for payment for the fee in lieu prior to the issuance of the building permit;

1	(3)	Prior to approval of any subdivision, change of
2		zoning, or any other approval for a:
3		(A) Residential development equal to or greater than
4		fifty units; or
5		(B) Condominium property regime development of fifty
6		units or more,
7		the department shall notify the approving agency of
8		its determination on whether to require the dedication
9		of land, the payment of a fee in lieu thereof, or a
10		combination of both;
11	(4)	When land dedication is required, the land shall be
12		conveyed to the State upon completion of the
13		subdivision improvements and any offsite
14		infrastructure necessary to serve the land;
15	(5)	When the payment of a fee in lieu is required, the fee
16		in lieu shall be paid based on the terms contained in
17		the written agreement;
18	(6)	Whether the department determines to require land
19		dedication or the payment of a fee in lieu, shall be
20		guided by the following criteria:
21		(A) The topography, geology, access, value, and
22		location of the land available for dedication:

1	(B) The size and shape of the land available for
2	dedication;
3	(C) The location of existing or proposed schooling
4	facilities; and
5	(D) The availability of infrastructure; and
6	(7) The determination of the department as to whether
7	lands shall be dedicated or whether a fee in lieu
8	shall be paid, or a combination of both, shall be
9	final.
10	(c) In determining the value per acre for any new
11	residential development, the fee simple value of the land
12	identified for the new or expanded school facility shall be
13	based on the appraised fair market value of improved, vacant
14	land, zoned for residential use, and serviced by roads,
15	utilities, and drainage. An appraiser, licensed pursuant to
16	chapter 466K, who is selected and paid for by the developer,
17	shall determine the value of the land. If the department does
18	not agree with the developer's appraisal, the department may
19	engage another licensed appraiser at its own expense, and
20	resolve, through negotiation between the two appraisers, a fair
21	market value. If neither party agrees, the first two appraisers
22	shall select the third appraiser, with the cost of the third

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- 1 appraisal being shared equally by the department and the
- 2 developer, and the third appraisal shall be binding on both
- 3 parties.
- 4 (d) The developer or owner of new residential developments
- 5 of greater than fifty units shall either pay the in lieu fee
- 6 based on the land value as determined in subsection (c) or
- 7 convey appropriate acreage as determined in subsection (b).
- 8 When conveying the fee simple interest for the new or expanded
- 9 school facility, the developers shall be credited the difference
- 10 between the fair market fee simple value of the property and the
- 11 developers' proportionate share of the value of the land as
- 12 determined in subsection (c) against any impact fees for
- 13 construction. Any excess may be transferred and used as credit
- 14 against any future land or construction cost requirements on any
- 15 other development of the State.
- (e) The dollar amount of the fee in lieu shall be
- 17 determined using the following formula:
- 18 Acres of land calculated according to subsection (b)
- multiplied by the value per acre of land determined
- pursuant to subsection (c).
- 21 §302A-G Impact fee: construction cost component -
- 22 determining the cost per unit. (a) The construction cost



1	component	of	the	school	impact	fees	shall	be	calculated	using
2	the follow	ving	fac	ctors:						

- for new school construction, the cost per student for
 each school type (elementary, middle or intermediate,
 and high school) is based on the ten year average
 construction of a new school facility using the
 Honolulu assessment district in 2006 as the base.
 Costs for construction completed earlier than 2006
 shall be escalated to 2006 using the engineering newsrecord construction cost index;
 - (2) For expansion of existing school facilities, the cost per student for each school type (elementary, middle or intermediate, and high school) is based on the ten year average construction of whatever components are required to expand the school using the Honolulu assessment district in 2006 as the base;
 - (3) The cost per student in other assessment districts shall be the cost per student in the Honolulu assessment district multiplied by the appropriate cost factor in subsection (c). At least every three years, the department shall update the cost per student based on the construction of a new permanent school

1		facility, and	present the written analy	sis to the
2		board for revi	ew; and	
3	(4)	Student genera	tion rates, as defined in	section
4		302A-B.		
5	(b)	The student ge	neration rate for each sc	hool type
6	(elementa:	ry, middle or i	ntermediate, and high sch	ool) shall be
7	multiplied	d by the cost p	er student for each schoo	l type
8	(elementa:	ry, middle or i	ntermediate, and high sch	ool) to
9	determine	the cost/unit	in the development.	
10	(c)	The State shal	l be divided into the fol	lowing twenty-
11	six geogra	aphically limit	ed cost districts:	
12	Cost	District	School District	Cost Factor
13	Hono]	lulu	Honolulu	1.00
14	Ewa		Leeward/Central	1.00
15	Wahiawa		Central	1.05
16	Waia	lua	Central	1.10
17	Koolaupoko		Windward	1.00
18	Koolauloa		Windward	1.00
19	Waiar	nae	Leeward	1.10
20	Hilo		Hawaii	1.15

Hawaii

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1	Hamakua	Hawaii	1.20		
2	South Kohala	Hawaii	1.20		
3	North Kohala	Hawaii	1.25		
4	Pohakuloa	Hawaii	1.25		
5	Kau	Hawaii	1.30		
6	Wailuku	Maui	1.15		
7	Makawao	Maui	1.25		
8	Lahaina	Maui	1.30		
9	Hana	Maui	1.35		
10	Molokai	Molokai	1.30		
11	Lanai	Lanai	1.35		
12	Lihue	Kauai	1.15		
13	Koloa	Kauai	1.20		
14	Kawaihau	Kauai	1.20		
15	Waimea	Kauai	1.25		
16 .	Hanalei	Kauai	1.25		
17	(d) At least every three years, and concurrent with any				
18	update of the costs per	student, the department	shall update the		
19	revenue credits and present the written analysis to the board				
20	for review. The calcula	ation of revenue credits	shall be		

reviewed and calculated recognizing that the impact fee shall be

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1 5	set	at	one	hundred	per	cent	of	the	fair	market	value	of	the	land
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- 2 and ten per cent of the total school construction cost.
- 3 (e) The construction cost component of the impact fees per
- 4 dwelling unit shall be ten per cent of the amounts calculated
- 5 according to the following formula:
- 6 Cost per dwelling unit from section 302A-G(b) minus
- 7 any amount by which the revenue credit per dwelling
- unit from subsection (d) exceeds ninety per cent of
- 9 the per unit construction cost.
- 10 (f) The amount of the fee shall be increased from the date
- 11 it was determined to the date it is paid using the engineering
- 12 news-record construction cost index, or an equivalent index if
- 13 that index is discontinued.
- 14 (g) Any new residential development shall be required to
- 15 obtain a written agreement between the owner or developer of the
- 16 property and the department, under which the owner or developer
- 17 has agreed to a time specified for payment, for its school
- 18 impact fee construction cost component prior to the issuance of
- 19 the building permit.
- 20 §302A-H Accounting and expenditure requirements. (a)
- 21 Each designated school impact district shall be a separate
- 22 benefit district. Fees collected within each school impact

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- district shall be spent only within the same school impact 1
- 2 district for the purposes collected.
- 3 (b) Land dedicated by the developer shall be used only as
- 4 a site for the construction of one or more new schools or for
- 5 the expansion of existing school facilities. If the land is
- 6 never used for the school facility, it shall be returned to the
- 7 developer, or the developer's successor in interest. Once used,
- 8 the land may be sold, with the proceeds used to acquire land for
- school facilities in the same school impact district. 9
- Fee in lieu funds may be used for expenses related to 10
- acquiring a piece of land, including but not limited to 11
- **12** surveying, appraisals, and legal fees. Fee in lieu funds shall
- not be used for the maintenance or operation of existing schools 13
- in the district, construction costs, including architectural, 14
- 15 permitting, or financing costs, or administrative expenses.
- 16 Impact fees for the construction cost component shall (d)
- be used only for the costs of new school facilities that expands 17
- 18 the student capacity of existing schools or adds student
- capacity in new schools. School impact fees may not be used to 19
- replace an existing school located within the same school impact 20
- 21 district, either on the same site or on a different site.
- the event of closure, demolition, or conversion of an existing 22



- 1 permanent department facility within a school impact district
- 2 that has the effect of reducing student capacity, an amount of
- 3 new student capacity in permanent buildings equivalent to the
- 4 lost capacity shall be funded with non-school impact fee
- 5 revenue. Eligible construction costs include but are not
- 6 limited to planning, engineering, architectural, permitting,
- 7 financing, and administrative expenses, and any other capital
- 8 equipment expenses pertaining to educational facilities. Impact
- 9 fees for the construction cost component shall not be expended
- 10 for:
- 11 (1) Any costs related to the acquisition of land;
- 12 (2) The maintenance or operation of existing schools in
- the district; or
- 14 (3) Portable or temporary facilities.
- (e) Impact fees and fees in lieu shall be expended or
- 16 encumbered within twenty years of the date of collection. Fees
- 17 shall be considered spent or encumbered on a first-in, first-out
- 18 basis. An expenditure plan for the impact fees shall be
- 19 incorporated into the annual budget process of the department
- 20 and subject to legislative approval of the budget.

1	§302A-I Refunds. If the fee in lieu or impact fee is not
2	expended within twenty years of the date of collection, the
3	department shall either:
4	(1) Refund to the developer, or the developer's successor

- in interest, the amount of the fee in lieu paid and any interest accrued thereon; or
- 7 (2) Recommit the fees for another twenty-year period for 8 construction of new schools in the school impact 9 district, as authorized by the developer or the developer's successor.
- 11 §302A-J Credits for land dedication. (a) Any person
 12 subject to the land dedication requirements pursuant to this
 13 part may apply for credit against any similar dedication or
 14 payment accepted and received by the department for the project.
- 15 (b) Any credit provided for under this section shall be
 16 based on the value, determined in the manner provided under
 17 section 302A-F.
- (c) Excess credits for land contributions prior to the
 effective date of this Act shall be based on the value; provided
 that the credit amount shall not exceed the value of the
 dedication or fee in lieu required under this part.

§302A-K Credits for impact fees. (a) Any applicant 1 subject to the school impact fee requirements pursuant to this 2 part may apply for credit for any similar contribution, payment, 3 4 or construction of public school facilities accepted and received by the department. No credit shall be authorized 5 against the impact fees in lieu of land dedication. 6 7 (b) A credit may be applied only against school impact fees that would otherwise be due for new residential 8 developments for which the payment or contribution was agreed to 9 in a written educational contribution agreement. The department 10 11 shall maintain an accounting of the amount of the credit 12 applicable to the new residential development and shall reduce the amount of the credit by the amount of the school impact fees 13 that would otherwise be due for each building permit issued for 14 the new residential development. After the credit balance is 15 exhausted, no additional credits shall be applied to subsequent 16 building permits issued within the new residential development. 17 18 If private construction of school facilities is (c) proposed by a developer after the effective date of this Act, if 19 the proposed construction is acceptable to the department, and 20 if the value of the proposed construction exceeds the total 21

impact fees that would be due from the development, the

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- 1 department shall execute with the developer an agreement to
- 2 provide reimbursement for the excess credit from the impact fees
- 3 collected from other developers within the same benefit
- 4 district. For the purposes of this section, the private
- 5 construction of school facilities is a "public work" pursuant to
- 6 chapter 104."
- 7 SECTION 3. Chapter 46, Hawaii Revised Statutes, is amended
- 8 by adding a new section to be appropriately designated and to
- 9 read as follows:
- 10 "S46- School impact fees. No new residential
- 11 development in a designated school impact district under chapter
- 12 302A shall be issued a residential building permit or
- 13 condominium property regime building permit until the department
- 14 of education provides written confirmation that the permit
- 15 applicant has fulfilled its school impact fee requirements.
- 16 This section shall only apply to new dwelling units."
- 17 SECTION 4. Implementation and interim procedures.
- 18 Recognizing the need for more details to fully implement this
- 19 Act, and the fact that development is a continuous and ongoing
- 20 process, the legislature finds that implementation shall be as
- 21 follows:
- (1) Within one year of the effective date of this Act:



1		(A) The department of education shall identify school
2		impact districts that shall include an assessment
3		of high growth areas and school facility
4		utilization throughout the State; and
5		(B) The department of education shall assess,
6		analyze, and develop an appropriate methodology
7		to determine future school facility needs in new,
8		build-out (existing parcels with or without
9		building), and in-fill developments;
10	(2)	During this interim period, developers who do not have
11		an existing executed education contribution agreement
12		or other like document with the department of
13		education for the contribution of school sites or
14		payment of fees for school land or school construction
15		with the department may:
16		(A) Use the methodology outlined in this Act to
17		determine land and construction cost components
18		of the school impact fees for their developments
19		based on student generation rates appropriate for
20	*	their respective developments. These student
21		generation rates shall be based on a full build-

out and a reasonable expectation of permanent

1			school facilities needed to accommodate a			
2			development at a steady state. These			
3			calculations shall be made in coordination with			
4	14		the department of education and subject to its			
5			approval; and			
6		(B)	Assist the department of education with temporary			
7			facility needs, separate and apart from impact			
8			fees for permanent facilities;			
9		and				
10	(3)	3) During the interim period, the department of education				
11		shal	l assess other funding sources for the			
12		cons	truction of new schools and the expansion of			
13		existing schools, such as a dedicated percentage of				
14		the o	conveyance tax that would be applied to all real			
15		estat	te sales transactions and the proceeds from which			
16		may h	pe deposited into a dedicated funding source for			
17		publi	ic school construction.			
18	SECT	ION 5.	In codifying the new sections added by section			
19	2 of this	Act,	the revisor of statutes shall substitute			
20	appropriate section numbers for the letters used in designating					
21	the new sections in this Act.					

- 1 SECTION 6. The department of education shall submit an
- 2 annual report to the legislature on the state of the
- 3 implementation of this Act no later than twenty days prior to
- 4 the convening of each regular session.
- 5 SECTION 7. New statutory material is underscored.
- 6 SECTION 8. This Act shall take effect upon its approval.

APPROVED this

3 day of

JUI

, 2007

GOVERNOR OF THE STATE OF HAWAII

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