EXECUTIVE CHAMBERS

LINDA LINGLE GOVERNOR

June 20, 2008

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 June 20, 2008, the following bill was signed into law:

HB1356 HD2 SD2 CD1

A BILL FOR AN ACT RELATING TO HIGHER EDUCATION BOARD ALLOWANCE FOR FORMER FOSTER YOUTH.
(ACT 198)

Sincerely,

LINDA LINGÈE

HOUSE OF REPRESENTATIVES TWENTY-FOURTH LEGISLATURE, 2008 STATE OF HAWAII ACT 198 H.B. NO. H.D. 2 S.D. 2

A BILL FOR AN ACT

RELATING TO HIGHER EDUCATION BOARD ALLOWANCE FOR FORMER FOSTER YOUTH.

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

- 1 SECTION 1. Section 346-16, Hawaii Revised Statutes, is
- 2 amended by amending the definition of "former foster youth" to
- 3 read as follows:
- 4 ""Former foster youth" means a person formerly placed under
- 5 the jurisdiction of the department as a foster child by the
- 6 family court pursuant to chapter 587 who has attained the age of
- 7 eighteen[-] while under the placement responsibility of the
- 8 department or who was under the placement responsibility of the
- 9 department when a legally responsible caregiver was granted
- 10 custody."
- 11 SECTION 2. Section 346-17.4, Hawaii Revised Statutes, is
- 12 amended to read as follows:
- "\$346-17.4 Higher education board allowances for students.
- 14 (a) [Eligible] An eligible former foster [youths] youth shall
- 15 be eligible for higher education board allowances after reaching
- 16 the age of majority, and the higher education board [payments]
- 17 allowance for that former foster youth shall be paid to an

1	accredited institution of higher [learning, education, another				
2	intermedi	ary contracted by the department, the former foster			
3	youth, or	to the former foster youth's former foster parents $[\tau]$			
4	or legal custodians, as appropriate; provided that:				
5	(1)	The former foster youth is [twenty-one] twenty-six			
6		years old or younger; [and]			
7	(2)	[Within one school year after high school completion,			
8		the former foster youth is attending or has been			
9		accepted to attend an accredited institution of higher			
10		learning on a full-time basis, or on a part-time basis			
11	for the first academic year, if approved by the				
12		director upon such terms and conditions as the			
13	director deems appropriate. The former foster youth				
14	has submitted an application for the higher education				
15	board allowance through the age of twenty-one years				
16	old, except that a former foster youth who is between				
17	the ages of twenty-two years and twenty-six years on				
18		July 1, 2008, and attending an institution of higher			
19		education, may apply for a higher education board			
20		allowance after July 1, 2008, and no later than			
21		June 30, 2009; and			

1	(3) The former foster youth is attending or has been				
2	accepted to attend an accredited institution of higher				
3	education.				
4	(b) The higher education board allowance may be issued				
5	while the former foster youth is attending an accredited				
6	institution of higher education on a full-time basis or on a				
7	part-time basis, in accordance with rules adopted by the				
8	department.				
9	[(b)] (c) Reimbursement to foster parents for the former				
10	foster youth's higher education board cost up to the maximum				
11	allowable board amount shall be made retroactive to the former				
12	foster youth's entry into an accredited institution of higher				
13	[learning] education on a full-time basis, but no earlier than				
14	July 1, 1987, or on a part-time basis for the first academic				
15	year, but no earlier than July 1, 1999.				
16	[(c)] <u>(d)</u> Higher education board allowances may be applied				
17	by the former foster youth to costs incurred in undertaking				
18	full-time studies or part-time studies [for the first academic				
19	year, if approved by the director upon such terms and conditions				
20	as the director deems appropriate, at an institution of higher				
21	[learning.] education in accordance with rules adopted by the				
22	department.				

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1	(e) The dur	ation of the tota	al higher educat	ion board		
2	allowance shall not exceed sixty months.					
3	[(d)] <u>(f)</u> T	ne department's s	standards relati	ng to income		
4	resources of fost	er children shall	be applicable	to this		
5	section.	1				

- 6 (g) Higher education board allowances shall be provided
- 7 subject to the availability of state and federal funds."
- 8 SECTION 3. Statutory material to be repealed is bracketed
- 9 and stricken. New statutory material is underscored.

10 SECTION 4. This Act shall take effect on July 1, 2008.

APPROVED this 20 day of

JUN

, 2008

GOVERNOR OF THE STATE OF HAWAII