H.B. NO. <sup>1851</sup> H.D. 1

## A BILL FOR AN ACT

RELATING TO INDEMNIFICATION OF COUNTY AGENCIES.

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

1 The legislature finds that public schools SECTION 1. 2 frequently use county parks and other facilities for school 3 purposes and functions, such as physical education classes, 4 athletic events, and graduation events. The legislature also 5 finds that the current procedure for the department of education 6 to obtain approval from the governor to agree to indemnify a 7 county when a public school uses a county facility for a school 8 purpose is unnecessarily burdensome, especially for school 9 purposes and functions that occur repeatedly throughout the 10 school year.

11 The purpose of this Act is to facilitate the process by 12 which the department of education obtains approval for the State 13 to indemnify, defend, and hold harmless a county agency, its 14 officers, agents; and employees for public school purposes and 15 functions on county properties.

16 SECTION 2. Section 46-71.5, Hawaii Revised Statutes, is 17 amended to read as follows:



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1	"[+]§46-71.5[+] Indemnification of county agencies. (a)		
2	To receive county aid, assistance, support, benefits, services,		
3	and interests in or rights to use county property, a state		
4	agency may agree in writing to an indemnity provision by which		
5	the State agrees to indemnify, defend, and hold harmless a		
6	county agency, its officers, agents, and employees when:		
7	(1) The governor approves the State's proposed		
8	indemnification; and		
9	(2) The comptroller, pursuant to section 41D-8.5, has		
10	obtained an insurance policy or policies in an amount		
11	sufficient to cover the liability of the State that		
12	reasonably may be anticipated to arise under the		
13	indemnity provision, or has determined that it is not		
14	in the best interest of the State to obtain insurance.		
15	(b) Notwithstanding subsection (a), the governor may		
16	delegate to the superintendent of education, or to the deputy		
17	superintendent if so designated by the superintendent of		
18	education, the authority to indemnify, defend, and hold harmless		
19	a county agency, its officers, agents, and employees when:		
20	(1) The use of the county property will be for a school		
21	purpose or a school function; and		



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1	(2)	The governor approves, in writing, the indemnity	
2		provision to be used by the superintendent of	
3		education, or by the deputy superintendent if so	
4		designated by the superintendent of education, which,	
5		upon approval, may to the extent permitted by the	
6		governor, serve as approval under this paragraph for	
7		some or all public school purposes or functions on	
8		county properties for the remainder of that same	
9		school year; and	
10	(3)	The comptroller, pursuant to section 41D-8.5, has	
11		obtained an insurance policy or policies in an amount	
12		sufficient to cover the liability of the State that	
13		reasonably may be anticipated to arise under the	
14		indemnity provision, or has determined that it is not	
15	·	in the best interest of the State to obtain insurance.	
16	( <del>d)</del> -	] <u>(c)</u> An indemnity provision not in strict compliance	
17	with this	section shall not give rise to a claim against the	
18	State und	er chapter 661 or otherwise waive the State's sovereign	
19	immunity."		
20	SECT	ION 3. Statutory material to be repealed is bracketed	

21 and stricken. New statutory material is underscored.

22 SECTION 4. This Act shall take effect upon its approval.



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Report Title: Indemnification of County Agencies; Department of Education

Description: Facilitates the process by which DOE obtains approval for the State to indemnify, defend, and hold harmless a county agency, its officers, agents, and employees for public school purposes and functions on county properties. (HB1851 HD1)

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