### HOUSE OF REPRESENTATIVES TWENTY-FIFTH LEGISLATURE, 2010 STATE OF HAWAII

H.B. NO. <sup>1854</sup> S.D. 1

## A BILL FOR AN ACT

RELATING TO EDUCATION.

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

1 SECTION 1. The legislature finds that existing state law 2 does not allow the use of food distribution program revolving 3 funds for consultant or personal services; travel expenses; and the purchase of furniture, equipment, computer hardware, or 4 5 office supplies. The legislature finds that these uses may be 6 allowed under 7 Code of Federal Regulations section 250.15, 7 which includes program-related expenses as allowable costs for 8 which recipient agencies may be required to pay in full or in 9 part. These program-related expenses are "administrative costs 10 such as fringe benefits, travel expenses, rent, utilities, 11 accounting/auditing services, computer services, and the costs 12 of providing program services to recipient agencies such as the cost for administering and monitoring the State's processing 13 14 program, and technical assistance workshops". The legislature 15 finds that current state law is unnecessarily restrictive and 16 places a financial strain on the department of education's 17 funds.

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1	The purpose of this Act is to remove unnecessary	
2	restrictions on the use of food distribution program revolving	
3	funds and allow the use of the funds to support the	
4	administration and operation of the food distribution program	
5	pursuant to 7 Code of Federal Regulations section 250.15.	
6	SECTION 2. Section 302A-1315, Hawaii Revised Statutes, is	
7	amended to read as follows:	
8	"[+]	§302A-1315[ <del>]</del> ] Food distribution program revolving
9	<b>fund.</b> (a	) There is established the food distribution program
10	revolving	fund to be administered by the department.
11	(b)	The food distribution program revolving fund shall
12	consist of:	
13	(1)	Administrative fees collected by the department for
14		administering and operating the food distribution
15		program;
16	(2)	All interest earned on the deposit or investment of
17		moneys in the food distribution program revolving
18		fund; and
19	(3)	Any other moneys made available to the food
20		distribution program revolving fund from other
21		sources.



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(c) The food distribution program revolving fund shall be
 used by the department for the collection and disbursement of
 generated revenue to support the administration and operation of
 the food distribution program[-] pursuant to 7 Code of Federal
 Regulations section 250.15.

(d) The balance in the food distribution program revolving
fund shall not exceed \$2,000,000 to pay for services rendered by
state-contracted warehouses for the distribution of federal
commodity foods to the recipient agencies. Any moneys remaining
in the revolving fund in excess of \$2,000,000 at the end of each
fiscal year shall lapse to the credit of the general fund.
[-(e) The food distribution program revolving fund shall

13 not be used for:

14 (1) Consultant or personal services rendered;

15 (2) Travel expenses that may include conference

16 registration, per diem, or airfare costs; or

17 (3) The purchase of furniture, equipment, computer

18 hardware, or office supplies.]"

19 SECTION 3. Statutory material to be repealed is bracketed20 and stricken. New statutory material is underscored.

21 SECTION 4. This Act shall take effect on July 1, 2010.

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#### Report Title:

Food Distribution Program Revolving Fund; Allowable Uses

#### Description:

Removes unnecessary restrictions on the use of food distribution program revolving funds. Allows the use of food distribution program revolving funds to support the administration and operation of the food distribution program pursuant to 7 Code of Federal Regulations section 250.15. (SD1)

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