H.B. NO. ⁶²⁵ H.D. 2

A BILL FOR AN ACT

RELATING TO EDUCATION.

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

1 SECTION 1. Section 171-19, Hawaii Revised Statutes, is
2 amended to read as follows:

3 "§171-19 Special land and development fund. (a) There is 4 created in the department a special fund to be designated as the 5 "special land and development fund". Subject to the Hawaiian 6 Homes Commission Act of 1920, as amended, and section 5(f) of the Admission Act of 1959, all proceeds of sale of public lands, 7 8 including interest on deferred payments; all moneys collected under section 171-58 for mineral and water rights; all rents 9 from leases, licenses, and permits derived from public lands; 10 11 all moneys collected from lessees of public lands within 12 industrial parks; all fees, fines, and other administrative 13 charges collected under this chapter and chapter 183C; a portion 14 of the highway fuel tax collected under chapter 243; all moneys 15 collected by the department for the commercial use of public 16 trails and trail accesses under the jurisdiction of the 17 department; transient accommodations tax revenues collected 18 pursuant to section 237D-6.5(b)(2); and private contributions HB625 HD2 HMS 2011-2178

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1 for the management, maintenance, and development of trails and 2 accesses shall be set apart in the fund and shall be used only 3 as authorized by the legislature for the following purposes: 4 (1)To reimburse the general fund of the State for 5 advances made that are required to be reimbursed from 6 the proceeds derived from sales, leases, licenses, or 7 permits of public lands; 8 (2)For the planning, development, management, operations, 9 or maintenance of all lands and improvements under the 10 control and management of the board, including but not 11 limited to permanent or temporary staff positions who 12 may be appointed without regard to chapter 76; 13 (3) To repurchase any land, including improvements, in the 14 exercise by the board of any right of repurchase 15 specifically reserved in any patent, deed, lease, or 16 other documents or as provided by law; (4) 17 For the payment of all appraisal fees; provided that 18 all fees reimbursed to the board shall be deposited in 19 the fund; 20 (5) For the payment of publication notices as required under this chapter; provided that all or a portion of 21

the expenditures may be charged to the purchaser or

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1		lessee of public lands or any interest therein under
2		rules adopted by the board;
3	(6)	For the management, maintenance, and development of
4		trails and trail accesses under the jurisdiction of
5		the department;
6	(7)	For the payment to private land developers who have
7		contracted with the board for development of public
8		lands under section 171-60;
9	(8)	For the payment of debt service on revenue bonds
10		issued by the department, and the establishment of
11		debt service and other reserves deemed necessary by
12		the board;
13	(9)	To reimburse the general fund for debt service on
14		general obligation bonds issued to finance
15		departmental projects, where the bonds are designated
16		to be reimbursed from the special land and development
17		fund;
18	(10)	For the protection, planning, management, and
19		regulation of water resources under chapter 174C;
20	(11)	For invasive species control and mitigation by the
21		invasive species council under chapter 194;

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1 To promote reforestation and sediment run-off (12)2 mitigation; and 3 (13) For other purposes of this chapter. 4 (b) Notwithstanding the [above] provisions $[\tau]$ of 5 subsection (a), but subject to the restrictions contained in 6 section 5(f) of the Admission Act, whenever the board sells 7 remnants to abutting owners, the proceeds therefrom including 8 interest on deferred payments, shall be deposited into the 9 general fund; provided that [such] those proceeds shall be set 10 apart to the appropriate fund where mandatory federal 11 requirements affecting federal funds so require. 12 [(c) -- Notwithstanding the above limitations on use of the 13 proceeds of sale, where the board sells public lands including 14 the buildings thereon once used but no longer necessary for 15 school purposes at the recommendation and request of the board 16 of education, all net proceeds derived from the sales shall be 17 used for the acquisition of land or for the erection of 18 buildings for school purposes to the extent of an approved 19 building plan in the departmental school district wherein the 20 sales occur. In the absence of any school building program in 21 the district or in the event of any surplus remaining after the 22 completion of buildings constructed pursuant to the approved HB625 HD2 HMS 2011-2178

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1 plan then the proceeds or surplus shall be used in other
2 departmental school districts in the county wherein the sales
3 occur.

4 (d)] (c) When use of the fund is authorized by the 5 legislature for the development of public lands for a particular 6 project, to be disposed of by sale, lease, license, or permit, 7 the board may pay from the fund the costs of the development, 8 including the costs of surveys, construction of roads, water 9 lines, sewer lines, and such other improvements as may be 10 necessary for the development of the lands; provided that [the]: 11 (1) The project shall meet with the zoning and subdivision 12 requirements of the appropriate county government in which the lands are located, except that plans and 13 14 specifications for recreational projects, including 15 access roads therefor, shall not be required to meet 16 with such approval; and [provided further that no] 17 (2) No such development of public lands for disposal by 18 sale, lease, license, or permit shall be made unless 19 appropriate roads, water lines, and other improvements 20 are installed which will make the land usable for the 21 purpose for which it is being disposed at the time of 22 disposition.



1 [(e)] (d) All unexpended and unencumbered moneys remaining 2 on balance with the fund at the close of each fiscal year which 3 are deemed, by the director of finance, to be in excess of the 4 moneys necessary to carry out the purposes of this section over 5 the next following fiscal year shall lapse to the credit of the 6 state general fund."

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7 SECTION 2. Section 302A-1151, Hawaii Revised Statutes, is
8 amended to read as follows:

9 "§302A-1151 [Sale of school] School lands unnecessary for 10 school purposes [-]; transfer to the department of land and 11 natural resources; alternative use. (a) The chairperson of the 12 board of land and natural resources [is hereby requested], upon 13 the recommendation and approval of the superintendent, [to sel1] 14 shall transfer from the department of education to the 15 department of land and natural resources, any state [lands,] 16 land under the jurisdiction of the department of education, 17 including the buildings thereon, [once used but no longer 18 necessary] that is not being used for school purposes; provided 19 that [no] the land, school facility, or portion of a school 20 facility [shall be sold before that facility or portion of the 21 facility is made available for use by the department or charter

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1	schools,]	shall first be made available for alternative use by	
2	the follow	wing entities in the following order of priority:	
3	(1)	Charter schools, or other education programs pursuant	
4		to sections 302A-1151.5 and 302B-3.6[.] <u>; or</u>	
5	(2)	The county where the land or building is located;	
6		provided that the county is willing to accept the land	
7		and the land was previously under the jurisdiction of	
8		the county.	
9	(b)	Prior to the final transfer of any land under	
10	subsection (a), the department shall consult with the board of		
11	land and natural resources."		
12	SECTI	ION 3. Section 302A-1151.5, Hawaii Revised Statutes,	
13	is amended	d by amending subsection (e) to read as follows:	
14	" (e)	After receipt by the charter school review panel of a	
15	notice pur	rsuant to subsection (b), if the charter school review	
16	panel does	s not provide a prioritized list of charter schools	
17	because no charter school has requested to use the facilities of		
18	the public	c school, or if the department receives the prioritized	
19	list but d	determines that no charter school on the list is an	
20	appropriat	e candidate to occupy and use the facilities, the	
21	department	shall [give] <u>:</u>	

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1	(1)	<u>Give</u> reasonable consideration to making all or
2		portions of the facilities of the public school, if
3		closed, available for occupancy and use for other
4		educational purposes [-]; or
5	(2)	Dispose of the facilities pursuant to section 302A-
6		<u>1151.</u> "
7	SECTI	ON 4. Statutory material to be repealed is bracketed
8	and strick	en. New statutory material is underscored.
9	SECTI	ON 5. This Act shall take effect upon its approval.



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Report Title:

Education; Charter Schools; Counties; DLNR

Description:

Requires land and facilities under the jurisdiction of the DOE not being used to be transferred to the DLNR; provided that the land or facilities is first offered to, or used for charter schools, other educational purposes, or to an eligible county where the land or facility is situated. (HB625 HD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

