THE SENATE TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII **S.B. NO.** ¹³⁸² S.D. 2

A BILL FOR AN ACT

RELATING TO EDUCATION.

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

1 SECTION 1. In October 2010, the United States Department 2 of Education issued new regulations for programs authorized 3 under Title IV of the Higher Education Act of 1965, as amended, 4 to hold programs accountable for preparing students for gainful 5 employment, protect students from misleading recruiting 6 practices, ensure that only eligible students receive financial aid, and strengthen federal student aid programs at for-profit, 7 8 non-profit, and public institutions. The regulations also 9 include requirements for state authorization of institutions 10 that offer educational programs beyond secondary education for 11 purposes of federal program eligibility.

12 The state post-secondary education commission, established 13 under section 304A-3151, Hawaii Revised Statutes, qualifies the 14 State to receive funds made available under the Higher Education 15 Act of 1965, as amended, and may serve as the state agency for 16 the receipt of federal funds when necessary. However, the 17 commission does not authorize institutions to operate 18 educational programs beyond secondary education, as may be 131382 SD2 LRB 11-2457.doc

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1 required under new federal regulations. Further, the commission 2 is established under the University of Hawaii for administrative 3 purposes. The legislature finds that either the establishment 4 of a separate entity or the placement of the commission under a different agency may result in an entity that is more broadly 5 6 representative of post-secondary education in the State and more 7 appropriate to serve as the authorizing state agency for the 8 diverse institutions that operate educational programs beyond 9 secondary education.

10 Due to the July 1, 2011, effective date of the new 11 regulations, the State will most likely be unable to satisfy all 12 of the requirements relating to state authorization by the 13 imminent deadline. The United States Department of Education 14 has provided the opportunity for states and institutions to 15 receive an extension of the effective date for certain 16 regulations, and the legislature finds that the State should 17 proceed to request any necessary extensions. In the meantime, 18 it is the intent of the legislature to proactively seek 19 solutions by determining what actions and changes are required 20 for the State to come into compliance with the new regulations. 21 The legislature further finds that the need to examine 22 state authorization of institutions offering educational

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programs at the post-secondary education level presents an 1 2 opportunity to also examine existing duties of the State that 3 are related to the licensing or authorization of other 4 educational institutions in the State and their administrators 5 and instructors. Specifically, the legislature finds that 6 Hawaii is the only state that does not license principals. The 7 legislature also finds that the Hawaii teacher standards board, 8 which has jurisdiction over the issuing, renewing, revoking, 9 suspending, and reinstating of teachers' licenses, has been 10 audited on more than one occasion with findings that include a 11 lack of oversight, accountability, clearly defined program 12 purpose, and timely completion of its duties.

13 Although the legislature and the Hawaii teacher standards 14 board have made efforts to improve the operations of the Hawaii 15 teacher standards board, the legislature finds that it is 16 appropriate at this time to consider whether functions such as 17 the licensing of principals and the existing functions of the 18 Hawaii teacher standards board should be consolidated and tasked 19 to one state agency that would be responsible for the licensing 20 and authorization of all educational institutions in the State 21 and administrators and instructors of those institutions, as is 22 deemed appropriate or necessary.



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1 Accordingly, the purpose of this Act is to establish a task 2 force to: 3 (1)Examine the Higher Education Act of 1965, as amended, 4 and regulations pursuant to that Act and make 5 recommendations to ensure the State's compliance with 6 provisions relating to the authorization of 7 institutions that offer educational programs beyond 8 secondary education; and 9 Examine existing functions relating to the licensing (2)10 or authorization of any educational institution in the 11 State, and administrators and instructors of those 12 institutions, and make recommendations as to whether 13 these functions should be consolidated and tasked to 14 one state agency that would be responsible for the 15 licensing and authorization of all educational 16 institutions in the State and their related 17 operations. 18 SECTION 2. (a) There is established a federal higher 19 education compliance and educational personnel licensure and 20 certification task force. 21 (b) The task force members shall be named by the Hawaii P-20 Council after consultation with stakeholders, as necessary, 22 SB1382 SD2 LRB 11-2457.doc

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1 such as private institutions of higher education, the department 2 of education, the Hawaii Association of Independent Schools, and 3 the Hawaii teacher standards board. A representative of the 4 legislative reference bureau shall be an ex officio member of 5 the task force.

6 (c) The task force shall:

7 (1)Examine the Higher Education Act of 1965, as amended, 8 and regulations pursuant to that Act, with specific 9 attention paid to regulations adopted pursuant to 10 Title IV of that Act, to determine, in consultation 11 with the University of Hawaii and the department of 12 education, what actions and changes are required for 13 the State to comply with federal laws and regulations 14 so that its post-secondary educational institutions 15 may operate or continue to operate post-secondary 16 educational programs that will qualify for federal 17 student loan programs and other federal funding; and 18 (2)Examine existing functions relating to the licensing 19 or authorization of any educational institution in the 20 State and the administrators and instructors thereof; 21 and make recommendations as to whether these functions 22 should be consolidated and tasked to an existing state



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1 agency or whether any umbrella state agency should be 2 created that would be responsible for the licensing 3 and authorization of all educational institutions in 4 the State, their related operations, and their 5 educational administrators and educators. 6 In developing recommendations pursuant to subsection (d) 7 (c), the task force shall consider the following: 8 (1)Utilizing existing state laws and state entities, such 9 as the state post-secondary education commission and 10 the Hawaii teacher standards board, and their existing 11 functions and duties to determine whether the laws or 12 entities may assist, or may be amended, reorganized, 13 or reassigned duties to assist, the State in complying 14 with the federal laws and regulations; 15 (2)Whether to establish a new state entity that will 16 legally authorize or license institutions to offer 17 post-secondary education in the State for purposes of 18 federal program eligibility and, if so, make 19 recommendations on: 20 (A) The scope of duties and responsibilities for that 21 entity, including a determination of whether the 22 State should license principals and vice



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1		principals and include that licensing function,
- 2		as well as any licensing-related duties under the
3		Hawaii teacher standards board, as
4		responsibilities of that new state entity;
5	(B)	The appropriate membership for that entity;
6	(C)	The appropriate administrative placement of that
7		entity in a particular state agency and whether
8		related functions that are currently under
9		programs or other entities, such as the Hawaii
10		Western Interstate Commission for Higher
11		Education, the state approving agency for veteran
12		services, the administration of the Leveraging
13		Educational Assistance Partnership Program, and
14		the Hawaii teacher standards board, should be
15		consolidated within or transferred to that
16		entity;
17	(D)	The staffing needs and other resources required
18		for that entity to perform its required
19		functions;
20	' (E)	Whether the functions to be performed by an
21		existing state agency or newly created entity
22		should be phased in over a period of time and, if
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1		so, what the timeframe and implementation
2		schedule should be; and
3		(F) The funding sources for this entity;
4	(3)	The systems, laws, and procedures that other
5		jurisdictions have established to comply with the
6		federal laws and regulations;
7	(4)	Whether establishing and maintaining a database of all
8		institutions that would require authorization of the
9		State pursuant to the Higher Education Act of 1965, as
10		amended, and relevant federal regulations is
11		appropriate and, if so, what information should be
12		contained in the database; and
13	(5)	Any proposed legislation necessary to carry out the
14		recommendations of the task force.
15	SECTION 3. (a) The federal higher education compliance	
16	and educational personnel licensure and certification task force	
17	shall submit to the legislature:	
18	(1)	A preliminary report, which shall contain findings and
19		recommendations, including a preliminary strategic
20		plan and any proposed legislation, no later than
21		twenty days prior to the convening of the regular
22		session of 2012; and



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1 A final report of findings and recommendations, (2) 2 including the finalized strategic plan and any 3 proposed legislation, no later than twenty days prior 4 to the convening of the regular session of 2013. 5 The task force shall cease to exist on June 30, 2013. (b) 6 SECTION 4. (a) The legislative reference bureau shall 7 assist the federal higher education compliance and educational 8 personnel licensure and certification task force in researching 9 the following: 10 Existing state laws and state entities, such as the (1)11 state post-secondary education commission and the Hawaii teacher standards board, and their existing 12 13 functions and duties to determine whether the laws or 14 entities may assist, or may be amended, reorganized, 15 or reassigned duties to assist, the State in complying 16 with the federal laws and regulations; 17 (2) The appropriate administrative placement of that 18 entity in a particular state agency and whether 19 related functions that are currently under programs or 20 other entities, such as the Hawaii western interstate 21 commission on higher learning, the state approving 22 agency for veteran services, the administration of the



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1 Leveraging Educational Assistance Partnership Program, 2 and the Hawaii teacher standards board, should be 3 consolidated within or transferred to that entity; 4 (3) The staffing needs and other resources required for 5 that entity to perform its required functions; 6 Whether the functions to be performed by an existing (4) 7 state agency or newly created entity should be phased 8 in over a period of time and, if so, what the 9 timeframe and implementation schedule should be; and 10 The funding sources for this entity. (5) 11 The legislative reference bureau shall provide the (b) 12 federal higher education compliance and educational personnel 13 licensure and certification task force with administrative 14 support, including the drafting of any proposed legislation as may be necessary to carry out the purposes of this Act. 15 16 SECTION 5. This Act shall take effect on July 1, 2050.



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Report Title:

Education; State Authorization; Federal Compliance; Licensing Principals, Vice-Principals, Teachers; HTSB

Description:

Creates task force to examine Higher Education Act of 1965, to ensure compliance re state authorization of institutions offering educational programs beyond secondary education; and make recommendations re consolidation within one state agency of licensing and authorization functions of all primary, secondary, and post-secondary educational institutions in the State. Requires LRB to provide research and administrative support. Requires report to Legislature. Effective 07/01/2050. (SD2)

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

