S.B. NO. S.D. 2 H.D. 2 C.D. 1

A BILL FOR AN ACT

RELATING TO EDUCATION.

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

SECTION 1. The legislature finds that the department of education is the largest department in state government and has numerous statutes that it must adhere to.

The legislature also finds that as a result of the constitutional amendment adopted in the 2010 general election, the board of education was required to transform from an elected board to an appointed board, with the appointments being made by the governor. Pursuant to Act 5, Session Laws of Hawaii 2011, the members of the board of education have been appointed and confirmed and have begun their important work. This change in educational governance provides a unique opportunity to review sections of the Hawaii Revised Statutes to determine if amending or reducing statutory constraints and requirements might assist the board of education and department of education in creating a more effective educational delivery system. These statutory changes will not diminish the role of the legislature in overseeing the department of education and holding it accountable for the educational success of students. Nor should



- 1 the repeal of outdated and duplicative sections of chapter 302A,
- 2 Hawaii Revised Statutes, suggest that the department of
- 3 education did not or does not have the proper legal authority to
- 4 implement the programs or activities covered by the repealed
- 5 sections. Rather, this Act places decision making over those
- 6 certain programs or activities at the best level, whether at the
- 7 board policy level or the department administrative level.
- 8 The purpose of this Act is to add clarity to or resolve
- 9 conflicting or inconsistent language among different sections of
- 10 law and to amend or repeal various sections of chapter 302A,
- 11 Hawaii Revised Statutes, that:
- 12 (1) Have been accomplished and are no longer necessary;
- 13 (2) Impede rather than assist the department of education
- in meeting its core mission;
- 15 (3) Fall under the purview of the board of education, such
- as policy, staffing, and programmatic decisions;
- 17 (4) Are mandated by federal law and do not require
- 18 codification in state law; or
- 19 (5) Are covered by another section of the Hawaii Revised
- 20 Statutes, administrative rules, or board of education
- 21 policy.

1	SECTION 2. Section 4-1, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§4-1 Districts, generally. For election, taxation,
4	[education,] city, county, and all other purposes, the State
5	shall be divided into the following districts; provided that the
6	establishment of election districts shall be exclusively
7	governed by article IV of the constitution of the State of
8	Hawaii and chapter 25:
9	(1) The island and county of Hawaii shall be divided into
10	nine districts as follows:
11	(A) Puna, to be styled the Puna district;
12	(B) From the Hakalau stream to the boundary of South
13	Hilo and Puna, to be styled the South Hilo
14	district;
15	(C) From the boundary of Hamakua and North Hilo to
16	the Hakalau stream, to be styled the North Hilo
17	district;
18	(D) Hamakua, to be styled the Hamakua district;
19	(E) North Kohala, to be styled the North Kohala
20	district;
21	(F) South Kohala, to be styled the South Kohala
22	district;

1		(G) North Kona, to be styled the North Kona district;
2		(H) South Kona, to be styled the South Kona district;
3		and
4		(I) Kau, to be styled the Kau district.
5	(2)	The islands of Maui, Molokai, Lanai, and Kahoolawe and
6		the counties of Maui and Kalawao shall be divided into
7		seven districts as follows:
8		(A) Kahikinui, Kaupo, Kipahulu, Hana, and Koolau, to
9		be styled the Hana district;
10		(B) Hamakualoa, Hamakuapoko, portion of Kula, and
11		Honuaula, the western boundary being a line
12		starting from the sea at Kapukaulua on the
13		boundary between the ahupuaas of Haliimaile and
14		Wailuku, thence running inland following the
15		boundary to the mauka side of the Lowrie ditch,
16		thence following the mauka side of the ditch and
17		its projected extension to the Waiakoa gulch
18		which is the boundary between the ahupuaas of
19		Pulehunui and Waiakoa, thence down along the
20		boundary to the mauka boundary of the Waiakoa
21		Homesteads (makai section), thence along the

boundary to the ahupuaa of Kaonoulu, thence

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1		across the ahupuaa of Kaonoulu to the mauka
2		boundary of the Waiohuli-Keokea Beach Homesteads,
3		thence along the boundary to the mauka boundary
4		of the Kamaole Homesteads, thence along the
5		boundary and the extension thereof to the north
6		boundary of the ahupuaa of Paeahu, thence along
7		the boundary to the sea, and including the island
8		of Kahoolawe, to be styled the Makawao district;
9	(C)	All that portion of central Maui lying east of a
10		line along the boundary of the ahupuaas of
11		Kahakuloa and Honokohau to the peak of Eke
12		crater, thence along the ridge of mountains and
13		down the bottom of Manawainui gulch to the sea,
14		and west of the boundary of Makawao district, to
15		be styled Wailuku district;
16	(D)	All that portion of Maui lying west of Wailuku
17		district, to be styled the Lahaina district;
18	(E)	The island of Molokai, except that portion of the
19		island known as Kalaupapa, Kalawao, and Waikolu
20		and commonly known or designated as the
21		Settlement for Hansen's disease sufferers, to be
22		styled the Molokai district;

1		(F)	All that portion of the island of Molokai known
2			as Kalaupapa, Kalawao, and Waikolu forming the
3			county of Kalawao, to be styled the Kalawao
4			district; and
5		(G)	The island of Lanai, to be styled the Lanai
6			district.
7	(3)	For	judicial purposes, the island of Oahu shall be
8		divi	ded into seven districts as follows:
9		(A)	From Makapuu Head in Maunalua to Moanalua
10			inclusive, and the islands not included in any
11			other district, to be styled the Honolulu
12			district;
13		(B)	Ewa, excluding Waikakalaua, Waipio Acres, and
14			Mililani Town, to be styled the Ewa district;
15		(C)	Waianae excluding Waianae Uka, to be styled the
16			Waianae district;
17		(D)	From Kaena point to and including Waialee Stream
18			excluding Wahiawa, hereinafter described, to be
19			styled the Waialua district;
20		(E)	From Waialee Stream to Lae o ka Oio, to be styled
21			the Koolauloa district;

1	(F)	From Lae o ka Oio to Makapuu Head in Waimanalo,
2		to be styled the Koolaupoko district; and
3	(G)	Wahiawa and Waianae Uka, including Waikakalaua,
4		Waipio Acres, and Mililani Town, lying between
5		Ewa and Waialua districts and more particularly
6		described in the following manner: Beginning at
7		Puu Kaaumakua in the Koolau range and running to
8		and along the south boundary of Waianae Uka
9		(which is also the south boundary of Schofield
10		Barracks Military Reservation) to Puu Hapapa in
11	'n	the Waianae range; thence continuing along
12		Schofield Barracks Military Reservation northerly
13		along the Waianae range to Puu Kaala, easterly
14		along Mokuleia down ridge to Puu Pane, continuing
15		to Maili Trig. station, and down ridge to
16		Haleauau stream and down Haleauau stream to
17		Kaukonahua gulch, and easterly along the gulch to
18		the west boundary of the ahupuaa of Wahiawa;
19		thence leaving Schofield Barracks Military
20		Reservation and following up and along the west
21		and north boundaries of the ahupuaa of Wahiawa to
22		the Koolau range; thence along the Koolau range

1			to the beginning; to be styled the Wahiawa
2			district.
3	(4)	For	all purposes except for judicial, the island of
4		Oahu	shall be divided into seven districts as follows:
5		(A)	From Makapuu Head in Maunalua to Moanalua
6			inclusive, and the islands not included in any
7			other district, to be styled the Honolulu
8			district;
9		(B)	Ewa, to be styled the Ewa district;
10		(C)	Waianae excluding Waianae Uka, to be styled the
11			Waianae district;
12		(D)	From Kaena point to and including the ahupuaa of
13			Waimea excluding Wahiawa, hereinafter described,
14			to be styled the Waialua district;
15		(E)	From Waimea to Lae o ka Oio, to be styled the
16			Koolauloa district;
17		(F)	From Lae o ka Oio to Makapuu Head in Waimanalo,
18			to be styled the Koolaupoko district; and
19		(G)	Wahiawa and Waianae Uka, lying between Ewa and
20			Waialua districts and more particularly described
21			in the following manner: Beginning at Puu
22			Kaaumakua in the Koolau range and running to and

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1		along the south boundary of Waianae Uka (which is
2		also the south boundary of Schofield Barracks
3		Military Reservation) to Puu Hapapa in the
4		Waianae range; thence continuing along Schofield
5		Barracks Military Reservation northerly along the
6	•	Waianae range to Puu Kaala, easterly along
7		Mokuleia down ridge to Puu Pane, continuing to
8		Maili Trig. station, and down ridge to Haleauau
9		stream and down Haleauau stream to Kaukonahua
10		gulch, and easterly along the gulch to the west
11		boundary of the ahupuaa of Wahiawa; thence
12		leaving Schofield Barracks Military Reservation
13		and following up and along the west and north
14		boundaries of the ahupuaa of Wahiawa to the
15		Koolau range; thence along the Koolau range to
16		the beginning; to be styled the Wahiawa district.
17	(5) The	islands of Kauai, Niihau, Kaula, and county of
18	Kaua	i, shall be divided into five districts as

- of Kauai, shall be divided into five districts as follows:
 - From Puanaaiea point to the ili of Eleele, including the islands of Niihau and Kaula, to be styled the Waimea district;

1	(B)	From and including the ili of Eleele to and
2		including Mahaulepu, to be styled the Koloa
3		district;
4	(C)	From and including Kipu to the northerly bank of
5		the north fork and the main Wailua river, to be
6		styled the Lihue district;
7	(D)	From the northerly bank of the north fork and the
8		main Wailua river to Kealaakaiole, to be styled
9		the Kawaihau district; and
10	(E)	From and including Kealaakaiole to Puanaaiea
11		point to be styled the Hanalei district."
12	SECTION 3	. Section 36-35, Hawaii Revised Statutes, is
13	amended by ame	nding subsection (a) to read as follows:
14	"(a) The	re is created in the state general fund under EDN
15	400 (school su	pport) the state educational facilities repair and
16	maintenance ac	count, into which shall be deposited legislative
17	appropriations	to the account designated for use solely to
18	eliminate the	backlog of school repair and maintenance projects,
19	including the	repair or replacement of fixtures, furnishings,
20	and equipment,	existing on June 30, 2000. Expenditures from the
21	account shall	be subject to sections 37-31 and 37-33 to 37-40.
22	Based on the p	rioritization approved by the department of
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- 1 education [as prescribed by section 302A-1505], appropriations
- 2 or authorizations from the account shall be expended by the
- 3 superintendent of education."
- 4 SECTION 4. Section 36-36, Hawaii Revised Statutes, is
- 5 amended by amending subsection (a) to read as follows:
- 6 "(a) There is created in the state general fund under EDN
- 7 400 (school support) the school physical plant operations and
- 8 maintenance account, into which shall be deposited all
- 9 legislative appropriations to the account.
- 10 The moneys in the account shall be used solely for school
- 11 repairs and preventive maintenance projects scheduled after
- 12 June 30, 2001. Expenditures from the account shall be subject
- 13 to sections 37-31 and 37-33 to 37-40. Based on the
- 14 prioritization approved by the department of education [as
- 15 prescribed by section 302A-1505], appropriations or
- 16 authorizations from the account shall be expended by the
- 17 superintendent of education."
- 18 SECTION 5. Section 92F-12, Hawaii Revised Statutes, is
- 19 amended by amending subsection (a) to read as follows:
- 20 "(a) Any other provision in this chapter to the contrary
- 21 notwithstanding, each agency shall make available for public
- 22 inspection and duplication during regular business hours:



1	(1)	Rules of procedure, substantive rules of general
2		applicability, statements of general policy, and
3		interpretations of general applicability adopted by
4		the agency;
5	(2)	Final opinions, including concurring and dissenting
6		opinions, as well as orders made in the adjudication
7		of cases, except to the extent protected by section
8		92F-13(1);
9	(3)	Government purchasing information, including all bid
10		results, except to the extent prohibited by section
11		92F-13;
12	(4)	Pardons and commutations, as well as directory
13		information concerning an individual's presence at any
14		correctional facility;
15	(5)	Land ownership, transfer, and lien records, including
16		real property tax information and leases of state
17		land;
18	(6)	Results of environmental tests;
19	(7)	Minutes of all agency meetings required by law to be
20		<pre>public;</pre>

1	(8)	Name, address, and occupation of any person borrowing
2		funds from a state or county loan program, and the
3		amount, purpose, and current status of the loan;
4	(9)	Certified payroll records on public works contracts
5		except social security numbers and home addresses;
6	(10)	Regarding contract hires and consultants employed by
7		agencies:
8		(A) The contract itself, the amount of compensation;
9		(B) The duration of the contract; and
10		(C) The objectives of the contract,
11		except social security numbers and home addresses;
12	(11)	Building permit information within the control of the
13		agency;
14	(12)	Water service consumption data maintained by the
15		boards of water supply;
16	(13)	Rosters of persons holding licenses or permits granted
17		by an agency that may include name, business address,
18		type of license held, and status of the license;
19	(14)	The name, compensation (but only the salary range for
20		employees covered by or included in chapter 76, and
21		sections 302A-602 to $[\frac{302A-640}{,}]$ $\underline{302A-639}$, and
22		302A-701, or bargaining unit (8)), job title, business

1		address, business telephone number, job description,
2		education and training background, previous work
3		experience, dates of first and last employment,
4		position number, type of appointment, service
5		computation date, occupational group or class code,
6		bargaining unit code, employing agency name and code,
7		department, division, branch, office, section, unit,
8		and island of employment, of present or former
9		officers or employees of the agency; provided that
10		this paragraph shall not require the creation of a
11		roster of employees; and provided further that this
12		paragraph shall not apply to information regarding
13		present or former employees involved in an undercover
14		capacity in a law enforcement agency;
15	(15)	Information collected and maintained for the purpose
16		of making information available to the general public;
17		and
18	(16)	Information contained in or compiled from a
19		transcript, minutes, report, or summary of a
20		proceeding open to the public."
21	SECT	ION 6. Section 302A-101, Hawaii Revised Statutes, is
22	amended a	s follows:

- 1 1. By adding three new definitions to be appropriately
- 2 inserted and to read:
- 3 ""Complex" means the high school and those elementary,
- 4 middle, and intermediate schools that feed into the high school
- 5 as designated by the department.
- 6 "Complex area" means the administrative unit that includes
- 7 one or more complexes as designated by the department.
- 8 "District" means the state public education system as a
- 9 whole, except as used by the department for federal compliance
- 10 and reporting requirements."
- 11 2. By amending the definition of "complex area
- 12 superintendent" to read:
- ""Complex area superintendent" means the chief
- 14 administrative officer of a complex area and the [school]
- 15 complexes therein."
- 16 3. By deleting the definitions of "gifted and talented
- 17 children", "job-sharing", "regional administrative unit", and
- 18 "school complex".
- 19 [""Gifted and talented children" means students residing in
- 20 the State who are of compulsory school age and are enrolled in,
- 21 and attending, a public school, and whose superior performance
- 22 or potential indicates exceptional ability or talent. This

1 ability or talent may occur singly in or in combination with any 2 of the following areas: intellectual, creative or specific 3 academic abilities, leadership capabilities, psychomotor 4 abilities, or abilities in the performing or visual arts. 5 "Job-sharing" means the voluntary sharing of a full-time, 6 permanent employee's position with another employee, with each 7 employee working one half of the total number of hours of work 8 required per week and performing one-half of the work required 9 of the respective full time position, and with each employee 10 receiving one half of the salary to which each employee is respectively entitled and at least one half of each employee 11 12 benefit afforded to full-time employees. 13 "Regional administrative unit" means a grouping of 14 complexes established by the department for administrative 15 support and organizational purposes. 16 "School complex" means a grouping of schools established by the department for instructional, administrative, and 17 18 organizational purposes."] 19 SECTION 7. Section 302A-412, Hawaii Revised Statutes, is 20 amended by amending subsection (a) to read as follows: 21 "(a) Each secondary public school, upon the approval of 22 the principal [and the complex area superintendent], may allow

2012-2370 SB2540 CD1 SMA-2.doc

- 1 on the premises vending machines operated as a concession;
- 2 provided that the concession shall be operated only by a blind
- 3 or visually handicapped person, as defined in sections 235-1,
- 4 347-1, and 347-2. The location and operation of the vending
- 5 machines and the items dispensed shall be approved by the
- 6 [department.] principal."
- 7 SECTION 8. Section 302A-431, Hawaii Revised Statutes, is
- 8 amended by amending subsection (a) to read as follows:
- 9 "(a) The board and the board of regents of the University
- 10 of Hawaii may adopt necessary rules under chapter 91 to
- 11 administer and implement sections [302A-429 to] 302A-430 and
- 12 302A-431, including the adoption of safety guidelines and safety
- 13 inspection procedures of facilities where students are placed.
- 14 The department and the University of Hawaii shall inspect each
- 15 facility annually prior to the placement of students with these
- 16 facilities."
- 17 SECTION 9. Section 302A-461, Hawaii Revised Statutes, is
- 18 amended to read as follows:
- "[+]§302A-461[+] Gender equity in athletics. (a) No
- 20 person, on the basis of sex, shall be excluded from
- 21 participating in, be denied the benefits of, or be subjected to
- 22 discrimination in athletics offered by a public high school,



- 1 pursuant to Public Law 92-318, Title IX of the federal Education
- 2 Amendments of 1972.
- 3 (b) This section shall apply to public schools as defined
- 4 in section 302A-101; provided that it shall apply to grades nine
- 5 to twelve only.
- 6 (c) No private right of action at law shall arise under
- 7 this section."
- 8 SECTION 10. Section 302A-603, Hawaii Revised Statutes, is
- 9 amended by amending subsection (a) to read as follows:
- 10 "(a) Except as otherwise provided, before the 1997-1998
- 11 school year, whoever serves in the department as a teacher
- 12 without holding an unrevoked certificate issued under sections
- 13 302A-602 to $[\frac{302A-640}{7}]$ 302A-639, and 302A-701, shall be fined
- 14 not more than \$25."
- 15 SECTION 11. Section 302A-604, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- 17 "\$302A-604 Complex area superintendents. The
- 18 superintendent of education, with the approval of the board,
- 19 shall appoint complex area superintendents for schools. The
- 20 complex area superintendents shall supervise the delivery of
- 21 administrative and instructional support services within their
- 22 respective complex areas, including:

2012-2370 SB2540 CD1 SMA-2.doc

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S.B. NO. 2540 S.D. 2 H.D. 2

2	(2)	Monitoring of compliance with applicable state and
3		federal laws; [and]
4	(3)	Curriculum development, student assessment, and staff
5		development services[-]; and
6	(4)	Special education programs and special schools within
7		the complex area."
8	SECT	ION 12. Section 302A-626, Hawaii Revised Statutes, is
9	amended t	o read as follows:
10	" §30	2A-626 Salary increases; annual, longevity. (a)
11	Teachers	and educational officers who have completed a year's
12	satisfact	ory service and who have complied with the other
13	requireme	nts of sections $302A-602$ to $[\frac{302A-640}{40}]$ $302A-639$, and

(1) Personnel, fiscal, and facilities support;

(b) Teachers and educational officers who have served 15 16 satisfactorily for three years in their maximum increment step or in any longevity step and who have complied with the other 17 requirements of sections 302A-602 to [302A-640,] 302A-639, and 18 19 302A-701, shall receive longevity step increases; provided that 20 the board may grant principals and vice-principals longevity 21 step increases more frequently than once every three years 22 pursuant to section 302A-625."

302A-701, shall be entitled to an annual increment.

2012-2370 SB2540 CD1 SMA-2.doc

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- 1 SECTION 13. Section 302A-1102, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "[+]\$302A-1102[+] Department of education; statewide [and regional] administrative services. The department shall serve 4 5 as the central support system responsible for the overall 6 administration of statewide educational policy, interpretation, 7 and development of standards for compliance with state and 8 federal laws, and coordination and preparation of a systemwide
- 11 to the schools for personnel, fiscal, and procurement services.
 12 The regional administrative units may also be assigned
 13 responsibility for the administration and operation of special

education programs and special schools.] "

budget for the public schools. [The department may establish

regional administrative units to provide administrative support

- 15 SECTION 14. Section 302A-1114, Hawaii Revised Statutes, is 16 amended to read as follows:
- "\$302A-1114 Power of appointment, removal. The

 department, from time to time, may appoint and remove such

 teachers, educational officers, and other personnel as may be

 necessary for carrying out the purposes of sections 302A-201,

 [302A-301,] 302A-401 to 302A-410, [302A-601,] 302A-1001 to 302A
 1004, 302A-1101 to 302A-1122, 302A-1301 to 302A-1305, 302A-1401
- 22 1004, 302A-1101 to 302A-1122, 302A-1301 to 302A-1305, 302A-1401

- 1 to 302A-1403, and $[\frac{302A-1501}{302A-1503}]$ 302A-1503 to 302A-1506, and
- 2 regulate their duties, powers, and responsibilities, when not
- 3 otherwise provided by law."
- 4 SECTION 15. Section 302A-1125, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "[+]§302A-1125[+] Educational objectives. The board shall
- 7 formulate [such] policy and exercise [such] control as may be
- 8 necessary to define a common set of educational goals that the
- 9 schools [subject to the school/community-based management
- 10 system] shall be responsible for fulfilling. The board shall
- 11 also be responsible for formulating standards for measuring the
- 12 efforts of each participating school toward achieving those
- 13 goals each year. The participating schools shall be free to use
- 14 all reasonable means to accomplish those goals with the
- 15 resources available to them."
- 16 SECTION 16. Section 302A-1128, Hawaii Revised Statutes, is
- 17 amended to read as follows:
- 18 "\$302A-1128 Department powers and duties. [\(\frac{(a)}{a}\)] The
- 19 department shall have entire charge and control and be
- 20 responsible for the conduct of all affairs pertaining to public
- 21 instruction in the public schools the department establishes and
- 22 operates, including operating and maintaining the capital



1	improvement and repair and maintenance programs for department		
2	and school facilities. The department may establish and		
3	maintain schools for secular instruction at such places and for		
4	such terms as in its discretion it may deem advisable and the		
5	funds at its disposal may permit. The schools may include high		
6	schools, kindergarten schools, schools or classes for [pregrade]		
7	early education, boarding schools, Hawaiian language medium		
8	education schools, and evening and day schools. The department		
9	may also maintain classes for technical and other instruction in		
10	any school where there may not be pupils sufficient in number to		
11	justify the establishment of separate schools for these		
12	purposes.		
13	[(b) The department shall regulate the courses of study to		
14	be pursued in all grades of the public schools it establishes		
15	and operates, and classify them by methods the department deems		
16	proper; provided that:		
17	(1) The course of study and instruction shall be regulated		
18	in accordance with the statewide performance standards		
19	established under section 302A-201;		
20	(2) All pupils shall be progressively competent in the use		
21	of computer technology; and		

1	(3) The course of study and instruction for the first
2	twelve grades shall provide opportunities for all
3	students to develop competency in a language in
4	addition to English.
5	The department shall develop statewide educational policies
6	and guidelines based on this subsection without regard to
7	chapter 91.
8	For the purposes of this subsection, the terms
9	"progressively competent in the use of computer technology" and
10	"competency in a language in addition to English" shall be
11	defined by policies adopted by the board. The board shall
12	formulate statewide educational policies allowing the
13	superintendent to exempt certain students from the requirements
14	of paragraphs (2) and (3) without regard to chapter 91.
15	(c) Nothing in this section shall interfere with those
16	persons attending a summer school.] "
17	SECTION 17. Section 302A-1130, Hawaii Revised Statutes, is
18	amended to read as follows:
19	"§302A-1130 Public schools special fees and charges[$ au$
20	grouping of students]. (a) The department may assess and
21	collect special fees and charges from students for co-curricular
22	activities.

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- (b) Special fees and charges collected from students for 1 2 co-curricular activities shall be deposited into insured 3 checking or savings accounts and expended by each individual 4 school. 5 [(c) The department may group students within any public 6 school in accordance with their abilities and educational 7 needs.1" 8 SECTION 18. Section 302A-1130.6, Hawaii Revised Statutes, 9 is amended to read as follows: 10 "[+]§302A-1130.6[+] Textbook and instructional materials fee special account. There is established within the department 11 12 a textbook and instructional materials fee special account, into 13 which shall be deposited all fees and charges collected from
- school textbooks, instructional materials, library books,
- 17 equipment, or supplies. Disbursements from this special account

students or their parents or guardians [pursuant to section

302A-1130.5.] for the loss, destruction, breakage, or damage of

- 18 shall be expended by the department for the purposes of
- 19 purchasing, replacing, or repairing school textbooks,
- 20 instructional materials, library books, equipment, or supplies."
- 21 SECTION 19. Section 302A-1133.5, Hawaii Revised Statutes,
- 22 is amended by amending subsection (b) to read as follows:



1	"(b) The failure of a student to meet the requirements for
2	regular attendance and punctuality shall subject the student's
3	parent, parents, or guardian to the penalties provided in
4	section 302A-1135. Destruction of school property by a student,
5	in addition to all other legal action that may be taken, shall
6	subject the student's parent, parents, or guardian to
7	proceedings under section [302A-1130.5 or] 302A-1153, as
8	appropriate."
9	SECTION 20. Section 302A-1143, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"§302A-1143 [Attend] Attending school in what [district.]
12	service area. [All persons] A person of school age shall be
13	required to attend the school of the [district] service area, as
14	determined by the department, in which [they reside,] the person
15	resides, unless [enrolled]:
16	(1) The person is enrolled in a Hawaiian language medium
17	education program[, or unless it appears to the
18	department to be desirable to allow the attendance of
19	pupils at a school in some other district, in which
20	case the department may grant this permission. or
21	charter school;

S.B. NO. 2540 S.D. 2 H.D. 2 C.D. 1

1	(2) A geographic exception to attend a school in another		
2	service area is requested and granted at the		
3	discretion of the department; or		
4	(3) Out-of-service-area attendance is mandated by the		
5	department or by federal law."		
6	SECTION 21. Section 302A-1149.5, Hawaii Revised Statutes,		
7	is amended to read as follows:		
8	"§302A-1149.5 After-school plus program revolving fund.		
9	(a) There is established in the state treasury the after-school		
10	plus program, hereinafter A+, revolving fund to be administered		
11	by the department.		
12	(b) The [$after-school\ plus\ program$] $\underline{A+}$ revolving fund		
13	shall consist of fees collected by the department for [the		
14	after-school plus program] A+ and all interest earned on the		
15	deposit or investment of moneys in the after-school plus program		
16	revolving fund.		
17	(c) The department may establish appropriate fees and		
18	other charges to be assessed to each participant for [the after-		
19	$\frac{\text{school plus program.}}{\text{program.}}$ A+. The revenues from those fees and		
20	charges shall be deposited into the revolving fund to be used		
21	for the program."		

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1
         SECTION 22. Section 302A-1151.5, Hawaii Revised Statutes,
2
    is amended to read as follows:
3
         "[+]§302A-1151.5[+] Use of vacant public school facilities
4
    [by charter schools]. (a) When the department considers
    whether to close any particular public school, it shall
5
6
    simultaneously give reasonable consideration to making all or
7
    portions of the facilities of the public school available [for
8
    the exclusive occupancy and use by a charter school or joint
9
    occupancy and use by the charter school and the department;
10
    provided that the department may elect to use the facilities for
11
    the support of public education programs, with preference given
12
    to instructional uses over administrative uses.] to charter
13
    schools and pre-plus programs; provided that the facilities may
14
    be used for any other purpose the board deems appropriate.
         [(b) The department shall submit a notice of possible
15
16
    availability of a public school to the charter school review
17
    panel as early as possible; provided that if a vacancy is
18
    established, a notice of vacancy shall be submitted to the
19
    charter school review panel no later than thirty days after the
20
    establishment of the vacancy.
21
         (c) Pursuant to section 302B-3.6 and upon receipt of a
22
    notice pursuant to subsection (b), the charter school review
```

1	panel shall solicit applications from charter schools interested
2	in using and occupying all or portions of the facilities of the
3	public school and submit a prioritized list of charter schools
4	to the department for final determination of which charter
5	school, if any, shall be authorized to use and occupy the public
6	school facilities.
7	(d) Upon the selection of a charter school to use a vacant
8	school facility or portion of a school facility, the department
9	and the charter school review panel shall enter into necessary
10	agreements within ninety days of the selection to carry out the
11	purposes of this section.
12	(e) After receipt by the charter school review panel of a
13	notice pursuant to subsection (b), if the charter school review
14	panel does not provide a prioritized list of charter schools
15	because no charter school has requested to use the facilities of
16	the public school, or if the department receives the prioritized
17	list but determines that no charter school on the list is an
18	appropriate candidate to occupy and use the facilities, the
19	department shall give reasonable consideration to making all or
20	portions of the facilities of the public school, if closed,
21	available for occupancy and use for other educational purposes.]

1 The department shall identify unused public school (b) 2 facilities that may be appropriate for: 3 (1) Charter schools; 4 (2) Early learning programs, such as the pre-plus program; 5 and 6 (3) Any other purpose the board deems appropriate. 7 Suitable empty classrooms, as determined by the department, 8 shall be inventoried for potential use by charter schools, early 9 learning programs, such as the pre-plus program, or for any 10 other purpose the board deems appropriate. Priority shall be 11 given to facilities on sites with sufficient space for three or 12 more classrooms. 13 $\left[\frac{f}{f}\right]$ (c) The department shall adopt rules necessary to 14 carry out the purposes of this section. 15 [(q)] (d) For purposes of this section, "public school" 16 means any school that falls within the definition of public 17 schools in section 302A-101, except for charter schools." 18 SECTION 23. Section 302A-1303.5, Hawaii Revised Statutes, 19 is amended by amending subsection (a) to read as follows: 20 There is established within the department of

education the committee on weights to develop a weighted student

21

1	formula p	ursuant to section 302A-1303.6. The committee [shall:]
2	may:	
3	(1)	Create a list of student characteristics that will be
4		weighted;
5	(2)	Create a system of weights based upon the student
6		characteristics that may be applied to determine the
7		relative cost of educating any student;
8	(3)	Determine specific student weights, including their
9		unit value;
10	(4)	Determine which moneys shall be included in the amount
11		of funds to be allocated through the weighted student
12		formula;
13	(5)	Recommend a weighted student formula to the board of
14		education;
15	(6)	Perform any other function that may facilitate the
16		implementation of the weighted student formula; and
17	(7)	Meet not less than once every odd-numbered year, to
18		review the weighted student formula and, if the
19		committee deems it necessary, recommend a new weighted
20		student formula for adoption by the board of
21		education."

- SECTION 24. Section 302A-1303.6, Hawaii Revised Statutes,

 is amended to read as follows:

 "\$302A-1303.6 Weighted student formula. Based upon
- 4 recommendations from the committee on weights, the board of
- 5 education[, not less than once every odd-numbered year, shall]
- 6 may adopt a weighted student formula for the allocation of
- 7 moneys to public schools that takes into account the educational
- 8 needs of each student. The department, upon the receipt of
- 9 appropriated moneys, shall use the weighted student formula to
- 10 allocate funds to public schools. Principals shall expend
- 11 moneys provided to the principals' schools. This section shall
- 12 only apply to charter schools for fiscal years in which the
- 13 charter schools elect pursuant to section 302B-13 to receive
- 14 allocations according to the procedures and methodology used to
- 15 calculate the weighted student formula [-] allocation."
- 16 SECTION 25. Section 302A-1305, Hawaii Revised Statutes, is
- 17 amended to read as follows:
- "[+]§302A-1305[+] Inactive student activity accounts.
- 19 Student activity funds that are left in the school for a period
- 20 of five years after the graduation of the class shall be
- 21 deposited into the nonappropriated local school fund account
- 22 unless the graduating class donates, in writing, the funds to



- 1 the school within the five-year period. Moneys in the
- 2 nonappropriated local school fund account may be used by the
- 3 school."
- 4 SECTION 26. Section 302A-1312, Hawaii Revised Statutes, is
- 5 amended by amending subsection (c) to read as follows:
- 6 "(c) For the purposes of this section, the superintendent
- 7 of education shall develop and implement appropriate planning
- 8 procedures and follow-up accountability reports to ensure sound
- 9 planning, control, and accountability in the use of moneys
- 10 allocated by the legislature [, as prescribed by section
- 11 302A-1309]. The department of education shall submit an annual
- 12 report to the legislature that shall include:
- 13 [(1) The priority listing established by section 302A-1505;
- (2) (1) List of projects initiated by the department of
- 15 education; and
- 16 $\left[\frac{(3)}{(3)}\right]$ (2) List of projects completed with associated actual
- 17 cost."
- 18 SECTION 27. Section 302A-1401, Hawaii Revised Statutes, is
- 19 amended as follows:
- 20 1. By amending its title to read:
- "[+] §302A-1401[+] Administration and use of federal funds,
- 22 including [pregrade] early education."

2012-2370 SB2540 CD1 SMA-2.doc

32

- 1 2. By amending subsection (b) to read:
- 2 "(b) The board shall organize and conduct a program of
- 3 public [pregrade] early education to the extent that funds
- 4 provided therefor by the United States government are, or from
- 5 time to time may become, available. In establishing and
- 6 carrying on the [pregrade] early education, any such federal
- 7 funds shall be expended during any school year as nearly as
- 8 practicable in each of the school supervisory districts of the
- 9 State in the proportion that the number of inhabitants of each
- 10 district of less than six years of age bears to the total number
- 11 of the inhabitants of the entire State within the age limits, as
- 12 shown by the latest report of the department of health preceding
- 13 the opening of the school year."
- 14 SECTION 28. Section 302A-1404, Hawaii Revised Statutes, is
- 15 amended to read as follows:
- 16 "\$302A-1404 Federal [indirect overhead reimbursements.]
- 17 impact aid military liaison. (a) The department and the
- 18 charter school administrative office, as appropriate, may retain
- 19 and expend federal indirect overhead reimbursements for
- 20 discretionary grants in excess of the negotiated rate for such
- 21 reimbursements as determined by the director of finance and the

- 1 superintendent or the director of finance and the executive
- 2 director of the charter school administrative office.
- 3 (b) [Beginning July 1, 2004, and for each] Each fiscal
- 4 year [thereafter,] the department of education may set aside
- 5 \$100,000 of federal impact aid moneys received pursuant to this
- 6 section to:
- 7 (1) Establish and fund a permanent, full-time military
- 8 liaison position within the department of education;
- 9 and
- 10 (2) Fund the joint venture education [program] forum to
- facilitate interaction between the military community
- and the department of education.
- 13 The military liaison position established under paragraph
- 14 (1) shall be exempt from chapter 76 but shall be eligible to
- 15 receive the benefits of any state or federal employee benefit
- 16 program generally applicable to officers and employees of the
- 17 State."
- 18 SECTION 29. Section 302A-1502.4, Hawaii Revised Statutes,
- 19 is amended to read as follows:
- 20 "\$302A-1502.4 Hawaii 3R's school repair and maintenance
- 21 fund. (a) There is established the Hawaii 3R's school repair
- 22 and maintenance fund (hereinafter, "fund") as a separate fund of



- 1 Hawaii 3R's, a Hawaii nonprofit organization. Moneys received
- 2 from the State, county, or federal government, private
- 3 contributions of cash or other property, and the income and
- 4 capital gains earned by the fund shall constitute its assets.
- 5 (b) Hawaii 3R's shall expend moneys from the fund in the
- 6 form of either grants to organizations or contracts with private
- 7 vendors for the repair and maintenance of public schools in
- 8 Hawaii in accordance with this section.
- 9 (c) The fund may receive contributions, grants,
- 10 endowments, or gifts in cash or otherwise from all sources,
- 11 including corporations or other businesses, foundations,
- 12 government, individuals, and other interested parties. The fund
- 13 shall also receive moneys transferred to it from the school-
- 14 level minor repairs and maintenance special fund established
- 15 under section 302A-1504.5. The legislature intends that public
- 16 and private sectors review and investigate all potential funding
- 17 sources. The State may appropriate moneys to the fund; provided
- 18 that any appropriations made by the State are not intended to
- 19 supplant the funding of any existing school-level minor repairs
- 20 and maintenance programs.

1	[-(d)	Hawaii 3R's shall appoint the members of the Hawaii	
2	3R's scho	ol maintenance and repair advisory board, which shall	
3	be respon	sible for:	
4	(1)	Soliciting and otherwise raising funds for the fund;	
5	(2)	Establishing criteria for the expenditure of funds;	
6	(3)	Reviewing grant proposals using criteria established	
7		by Hawaii 3R's; and	
8	(4)	Making recommendations for grants and other specific	
9		expenditures.	
10	Members o	f the advisory board shall be stakeholders in Hawaii's	
11	public educational system, including students, parents, alumni,		
12	principal	s, community and business leaders, and representatives	
13	from the	department of education and the department of	
14	accountin	g and general services, who shall be represented on the	
15	advisory	board.	
16	(e)	In managing the moneys in the fund, Hawaii 3R's shall	
17	exercise	ordinary business care and prudence given the facts and	
18	circumsta	nces prevailing at the time of action or decision. In	
19	doing so,	- Hawaii 3R's shall consider its long- and short-term	
20	needs in	carrying out its purposes, its present and anticipated	
21	financial	requirements, expected total return on its	
22	investmen	ts, price trends, and general economic conditions.	

S.B. NO. 2540 S.D. 2 H.D. 2

1	(f)	There may be an endowment component of the fund, and
2	Hawaii 3R	's may accumulate net income and add the same to the
3	principal	.
4	(g)	The use of any state moneys may be restricted by the
5	legislati	on appropriating these moneys to the fund.
6	(h)	Hawaii 3R's may expend principal from the fund for the
7	purposes	of the fund.
8	(i)	Any organization submitting a proposal to Hawaii 3R's
9	for money	s shall meet the following standards at the time of
10	applicati	on:
11	(1)	Be a for-profit organization duly registered under the
12		laws of the State, or be a nonprofit organization
13		determined by the Internal Revenue Service to be
14		exempt from the federal income tax, or be an agency of
15		the State or a county;
16	(2)	In the case of a nonprofit organization, have a
17		governing board whose members have no material
18		conflict of interest and serve without compensation;
19	(3)	In the case of an applicant that is not a state or
20		county government agency, have bylaws or policies that
21		describe the manner in which business is conducted and

S.B. NO. 2540 S.D. 2 H.D. 2 C.D. 1

1		policies that relate to the management of a potential
2		situation involving a conflict of interest;
3	(4)	Have experience with the project or in the program
4		area for which the proposal is being made; and
5	(5)	Be licensed and accredited, as applicable, in
6		accordance with the requirements of federal, state,
7		and county-governments.
8	(j)	All proposals submitted to Hawaii 3R's for moneys
9	shall be	approved by the department for consistency in meeting
10	design an	d materials standards for public schools.
11	(k)	Organizations or agencies to which moneys are awarded
12	shall agr	ce to comply with the following conditions before
13	receiving	the award:
14	(1)	Use persons qualified to engage in the activity to be
15		funded;
16	(2)	Comply with the applicable federal, state, and county
17		laws; and
18	(3)	Comply with any other requirements prescribed by
19		Hawaii 3R's to ensure adherence by the recipient of
20		the award with applicable federal, state, and county
21		laws and with the purposes of this section.

1 (1) (d) Chapter 103D shall not apply to organizations or 2 agencies that apply for grants or contracts under this section; 3 provided that Hawaii 3R's shall be held accountable for the use of the funds under a contract with the department. 4 5 [(m) Any contract awarded by Hawaii 3R's shall be made 6 with as much competition as is practical to execute its 7 purposes. 8 (n) The fund shall be audited annually by an independent 9 auditor. The results of each annual audit shall be submitted to 10 the department not later than thirty days from the date Hawaii 3R's receives the audit results. In addition, Hawaii 3R's shall 11 12 retain for a period of three years and permit the department, 13 state legislators, and the auditor, or their duly authorized 14 representatives, to inspect and have access to any documents, 15 papers, books, records and other evidence that is pertinent to 16 the fund. 17 (o) (e) The fund shall not be placed in the state 18 treasury, and the State shall not administer the fund, nor shall 19 the State be liable for the operation or solvency of the fund or 20 Hawaii 3R's. 21 (p) For every dollar of state moneys granted by the fund 22 to the project, there shall be a minimum of \$1 in value matched

S.B. NO. 2540 S.D. 2 H.D. 2

- 1 by Hawaii 3R's from private, federal, county, or community
- 2 service.
- 3 (q) The superintendent of education shall submit an annual
- 4 report of the progress of the Hawaii 3R's school repair and
- 5 maintenance fund no later than twenty days prior to the
- 6 convening of each regular session of the legislature.] "
- 7 SECTION 30. Section 302A-1507, Hawaii Revised Statutes, is
- 8 amended to read as follows:
- 9 "§302A-1507 Classroom cleaning project; established. (a)
- 10 There is established a classroom cleaning project in all public
- 11 schools, excluding charter schools. Each school, through its
- 12 school community council, may develop mechanisms to provide for
- 13 classroom cleaning, including but not limited to having parent,
- 14 student, or other community groups clean the classrooms on a
- 15 regular, continuing basis.
- 16 (b) Schools may use any available resources to achieve the
- 17 purposes of this section; provided that no full-time custodial
- 18 staff employed at the school shall be displaced.
- 19 (c) Nothing in this section shall prohibit the use of
- 20 volunteers for classroom cleaning."
- 21 SECTION 31. Section 302A-301, Hawaii Revised Statutes, is
- 22 repealed.

S.B. NO. 2540 S.D. 2 H.D. 2

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1
         ["$302A-301 Incentive and innovation grants. (a) There
2
    is established in the state treasury a trust fund to be known as
3
    the incentive and innovation grant trust fund to provide
    incentive and innovation grants to qualified schools, including
4
5
    charter schools. Expenditures from the trust fund shall be made
6
    by the department and shall be subject to the allotment and
7
    expenditure plan required under section 37-34.5.
8
    Notwithstanding any other law to the contrary, tax deductible
9
    donations may be made to, and received by, this trust fund.
10
         (b) Crants shall be for such purposes as the funding of
11
    experimental and innovative instructional programs, in service
12
    training, and other activities that promote innovation as
13
    outlined in the proposal.
14
         (c) The board shall establish and appoint the members of a
15
    grant award panel, which shall consist of at least one
16
    representative from each of the following groups:
17
         (1) Parents;
18
         (2) Students;
19
         (3) Teachers;
20
         (4) School-administrators;
21
         (5) School support staff;
22
         (6) Businesspersons; and
```

1	(7) The military; whose participation shall be requested.
2	The panel shall include a representative from each school
3	district among its members.
4	The panel shall-review proposals and make recommendations
5	to the superintendent on grant awards. Panel members shall
6	serve for a term of two years without compensation, but shall be
7	entitled to reimbursement for necessary expenses while attending
8	meetings and while in the discharge of their duties. A portion
9	of the moneys in the incentive and innovation grant trust fund,
10	not to exceed one per cent, shall be used to offset the expenses
11	incurred by the review panel.
12	(d) The panel shall develop a process for submitting
13	proposals that is distinguished by its simplicity and
14	minimization of paperwork.
15	(e) All proposals for incentive and innovation grants
16	shall include:
17	(1) A clear statement of how the proposed program will
18	improve student performance;
19	(2) A-method of evaluation to determine if the program has
20	achieved its stated goals;
21	(3) A detailed budget and expenditure plan, which shall
22	include any commitment of existing funds under the

1	school or schools' allotment toward the proposed
2	program; and
3	(4) Other criteria required by the panel.
4	(f) In the case of a renewal request, a school or schools
5	shall submit a specific plan for establishing the program within
6	the school or schools' biennium budget.
7	(g)—The panel shall assist the superintendent in the
8	evaluation of all grant programs under this section on a
9	continuing basis. If an approved program fails to meet the
10	requirements of its proposal, the panel shall recommend to the
11	superintendent that funding for the grant shall be terminated.
12	(h) The superintendent shall submit a report to the
13	legislature on the operations of the review panel at least
14	twenty days before the convening of each regular session."]
15	SECTION 32. Section 302A-401.5, Hawaii Revised Statutes,
16	is repealed.
17	["[\$302A-401.5] Hawaii teacher cadet program fund. (a)
18	There is established the Hawaii teacher cadet program fund as a
19	separate fund of the Hawaii alliance for future teachers, a
20	Hawaii nonprofit organization. Moneys received from the state,
21	county, or federal government, private contributions of cash or

1	derict property, and the theome and eaptear garins carried by the
2	fund shall constitute its assets.
3	(b) The Hawaii alliance for future teachers shall expend
4	moneys from the fund in the form of either grants to
5	organizations or contracts with private vendors to provide
6	programs for students who possess a high level of academic
7	achievement and the personality traits found in good teachers to
8	consider teaching as a career in accordance with this section.
9	(c) The fund may receive contributions, grants,
10	endowments, or gifts in cash or otherwise from all sources,
11	including corporations or other businesses, foundations,
12	government, individuals, and other interested parties. The
13	legislature intends that public and private sectors review and
14	investigate all potential funding sources. The State may
15	appropriate moneys to the fund.
16	(d) The Hawaii alliance for future teachers shall appoint
17	the members of the Hawaii teacher cadet program advisory board,
18	which shall be responsible for:
19	(1) Soliciting and otherwise raising funds for the fund;
20	(2) Establishing criteria for the expenditure of funds;
21	(3) Reviewing grant proposals using criteria established
22	by Hawaii alliance for future teachers; and

1	(4) Making recommendations for grants and other specific
2	expenditures.
3	Members of the advisory board shall be stakeholders in Hawaii's
4	public educational system, including students, parents, alumni,
5	principals, community and business leaders, and representatives
6	from the department of education and the department of
7	accounting and general services, who shall be represented on the
8	advisory board.
9	(e) In managing the moneys in the fund, the Hawaii
10	alliance for future teachers shall exercise ordinary business
11	care and prudence given the facts and circumstances prevailing
12	at the time of action or decision. In doing so, the Hawaii
13	alliance for future teachers shall consider its long and short
14	term needs in carrying out its purposes, its present and
15	anticipated financial requirements, expected total return on its
16	investments, price trends, and general economic conditions.
17	(f) There may be an endowment component of the fund, and
18	the Hawaii-alliance for future teachers may accumulate net
19	income and add the same to the principal.
20	(g) The use of any state moneys may be restricted by the
21	legislation appropriating these moneys to the fund.

1	(h)	The Hawaii alliance for future teachers may expend
2	principal	from the fund for the purposes of the fund.
3	(i)	Any organization submitting a proposal to the Hawaii
4	alliance :	for future teachers for moneys shall meet the following
5	standards	at the time of application:
6	(1)	Be a for-profit organization duly registered under the
7		laws of the State, or be a nonprofit organization
8		determined by the Internal Revenue-Service to be
9		exempt from the federal income tax, or be an agency of
10		the State or a county;
11	(2)	In the case of a nonprofit organization, have a
12		governing board whose members have no material
13		conflict of interest and serve without compensation;
14	(3)	In the case of an applicant that is not a state or
15		county government agency, have bylaws or policies that
16		describe the manner in which business is conducted and
17		policies that relate to the management of a potential
18		situation involving a conflict of interest;
19	(4)	Have experience with the project or in the program
20		area for which the proposal is being made; and

1	(5)	Be licensed and accredited, as applicable, in
2		accordance with the requirements of federal, state,
3		and county governments.
4	(j)	All proposals submitted to the Hawaii alliance for
5	future te	achers for moneys shall be approved by the department
6	for consi	stency in meeting standards for public schools.
7	(le)	Organizations or agencies to which moneys are awarded
8	shall agr	ce to comply with the following conditions before
9	receiving	the award:
10	(1)	Use persons qualified to engage in the activity to be
11		funded;
12	(2)	Comply with the applicable federal, state, and county
13		laws; and
14	(3)	Comply with any other requirements prescribed by the
15		Hawaii alliance for future teachers to ensure
16		adherence by the recipient of the award with
17		applicable federal, state, and county laws and with
18		the purposes of this section.
19	(1)	Chapter 103D shall not apply to organizations or
20	agencies	that apply for grants or contracts under this section;
21	provided	that the Hawaii alliance for future teachers shall be

held accountable for the use of the funds under a contract with 1 2 the department. 3 (m) Any contract awarded by the Hawaii alliance for future teachers shall be made with as much competition as is practical 4 5 to execute its purposes. (n) The fund shall be audited annually by an independent 6 auditor. The results of each annual audit shall be submitted to 7 the department not later than thirty days from the date the 8 9 Hawaii alliance for future teachers receives the audit results. In addition, the Hawaii alliance for future teachers shall 10 11 retain for a period of three years and permit the department, state legislators, and the auditor, or their duly authorized 12 13 representatives, to inspect and have access to any documents, 14 papers, books, records and other evidence that is pertinent to 15 the fund. 16 (o) The fund shall not be placed in the state treasury, 17 and the State shall not administer the fund, nor shall the State 18 be liable for the operation or solvency of the fund of the 19 Hawaii alliance for future teachers. 20 (p) For every dollar of state moneys granted by the fund to the project, there shall be a minimum of \$1 in value matched 21

by the Hawaii alliance for future teachers in cash, or the fair

- 1 market value of in kind donations, real property, or any other 2 item of value from federal, state, or county governments, 3 private entities, community-based organizations, non-profit 4 organizations, or individuals. (g) The superintendent of education shall submit an annual 5 6 report of the progress of the Hawaii teacher cadet program fund 7 no later than twenty days prior to the convening of each regular 8 session of the legislature." SECTION 33. Section 302A-429, Hawaii Revised Statutes, is 9 10 repealed. 11 ["\$302A-429 Work-based learning program authorized. To **12** provide students with opportunities to apply knowledge and 13 skills acquired in the classroom to real life work experiences, 14 the department may establish and regulate a work-based learning 15 program under conditions determined by the department and the 16 University of Hawaii."] 17 SECTION 34. Section 302A-431.5, Hawaii Revised Statutes, 18 is repealed. 19 ["[\$302A-431.5] School-to-work transition program; 20 established. There is established within the department of 21 education a school-to-work-transition program."]
 - 2012-2370 SB2540 CD1 SMA-2.doc

1	SECTION 35. Section 302A-431.6, Hawali Revised Statutes,
2	is repealed.
3	["[\$302A-431.6] Powers and duties. The school to work
4	transition program shall provide for the continued delivery of
5	integrated services directed at assisting high school students
6	toward successfully completing their transition from school to
7	work, or to further their training and education."]
8	SECTION 36. Section 302A-431.7, Hawaii Revised Statutes,
9	is repealed.
10	["§302A-431.7 Agriculture education program. (a) The
11	department shall establish and administer a comprehensive
12	agriculture education program aligned with the natural resources
13	career pathway. The agriculture education program shall include
14	adequate staffing of individuals trained or experienced in the
15	field of agriculture to coordinate the program and to provide
16	assistance to school complexes for the coordination of the
17	activities of related student organizations and associations.
18	(b) The agriculture education program shall be
19	administered by a director who shall:
20	(1) Assist in assessing the agricultural needs of the
21	State and devise methods of meeting those needs with
22	the agriculture education program;

S.B. NO. 2540 S.D. 2 H.D. 2 C.D. 1

1	(2)	Assist school districts in establishing agriculture
2		education programs;
3	(3)	Review school district applications for approval of
4		agriculture education programs;
5	(4)	Evaluate existing programs and design complementary
6		programs;
7	(5)	Plan research and studies for the improvement of
8		curriculum materials for specialty areas of
9		agriculture, including aquaculture and incumbent
10		worker training;
11	(6)	Ensure that the standards and criteria developed under
12	·	this section satisfy the mandates of federally-
13		assisted career and technical education;
14	(7)	Develop in-service-programs for teachers and
15		administrators of agriculture education programs;
16	(8)	Review applications for agriculture teacher
17		certification;
18	(9)	Assist in teacher recruitment and placement in
19		agriculture education programs;
20	(10)	Serve as a liaison with the Future Farmers of America,
21		representatives of business, industry, appropriate
22		public agencies, and institutions of higher education,

1		including the Hawaii Farm Bureau Federation, to
2		facilitate dissemination of information;
3	(11)	Promote improvement of agriculture education programs;
4		and
5	(12)	Assist in the development of adult, continuing
6		education, and college-level education programs in
7		agriculture.
8	(c)	The agriculture education program shall coordinate
9	with culi	nary arts programs to teach students healthy eating
10	habits an	d encourage culinary arts, farming, diversified
11	agricultu	re, and related fields such as market development and
12	science a	nd technology, as career options. The department of
13	agricultu	re shall assist the department with the implementation
14	of this p	rogram.
15	(d)	The department may adopt rules pursuant to chapter 91
16	to effect	uate this section.
17	(e)	For purposes of this section, "agriculture" or
18	"agricult	ural" includes the fields of farming, diversified
19	agricultu	re, landscaping, aquaculture, and related industries
20	such as m	arket development and science and technology."]
21	SECT	ION 37. Section 302A-431.8, Hawaii Revised Statutes,
22	is repeal	ed.

1	[" [\$	302A-431.8] Career and technical education program.
2	The depar	tment shall establish and administer a career and
3	technical	education program that shall meet the requirements of
4	the feder	al Perkins Act of 2006. The department's program may
5	include:	
6	(1)	Pathway programs of study, including but not limited
7		to natural resources, graphic design, computer
8		networking, and management information systems;
9	(2)	Academies for various focuses of study, including the
10		performing arts, travel, and science, technology,
11		engineering, and mathematics;
12	-(3)	An agriculture education program;
13	(4)	Specialized programs, including project EAST
14		(environmental and spatial technology); and
15	(5)	Other school activities, including robotics.
16	The depar	tment's program may be offered jointly by or in
17	partnersh	ip between the department, the University of Hawaii,
18	including	its community colleges, or other public or private
19	entities.	-"]
20	SECT	ION 38. Section 302A-431.9, Hawaii Revised Statutes,
21	is repeal	ed.

1	[" [§	302A-431.9] Veterans high school diploma for armed
2	services	veterans and others. (a) The department shall
3	establish	a program to award a veterans high school diploma to
4	qualified	veterans who did not receive a high school diploma as
5	a result	of compulsory induction into active service in the
6	armed ser	vices of the United States.
7	(b)	For purposes of this section, a "qualified veteran" is
8	a person	who:
9	(1)	Was a resident of the State;
10	(2)	Was compulsorily inducted into the armed services of
11		the United States between:
12		(A) December 1, 1941, and August 30, 1945;
13		(B) June 1, 1950, and July 31, 1953; or
14		(C) August 1, 1964, and January 31, 1973;
15		while attending or enrolled in a high school in the
16		State; provided that the department may consider
17		extending these time periods through rules adopted
18		under chapter 91; and
19	(3)	Did not complete a high school curriculum and receive
20		a high school diploma.
21	(c)	The department shall also award a veterans high school
22	diploma t	o any person whose high school education was

1	interrupted due to wartime practices such as internment during		
2	World War II.		
3	(d) Qualified persons shall submit to the department, on		
4	forms that the department shall prescribe, information		
5	establishing eligibility for the award of a veterans high school		
6	diploma under this section."]		
7	SECTION 39. Section 302A-444, Hawaii Revised Statutes, is		
8	repealed.		
9	["[\$302A-444] Programs for gifted and talented children.		
10	The department may provide a statewide flexible system of		
11	educational placement and programs within the public school		
12	system that the department determines is appropriate for meeting		
13	the unique educational needs of gifted and talented children.		
14	The nature and scope of the department's educational placement		
15	and programs shall be based on, but not be limited to, the		
16	following factors:		
17	(1) The availability of financial and physical resources		
18	within the department;		
19	(2) The nature of the child's gift or talent; and		
20	(3) Whether the child's educational placement and program		
21	should focus on, or be limited to, a particular area		
22	of gift or talent, or whether the educational		

1	placement and program should address other areas that				
2	may be beneficial to the development of the child as				
3	whole."]				
4	SECTION 40. Section 302A-445, Hawaii Revised Statutes, is				
5	amended to read as follows:				
6	["[\$302A-445] Rules. The board shall adopt necessary				
7	rules under chapter 91 to administer and implement sections				
8	302A-444 and 302A-445."]				
9	SECTION 41. Section 302A-446, Hawaii Revised Statutes, is				
10	repealed.				
11	["[\$302A-446] E-mail accounts for students. (a) The				
12	department of education, in conjunction and coordination with				
13	the University of Hawaii, shall provide e-mail accounts at no				
14	charge to any student who applies to the department for such an				
15	account.				
16	(b) As used in this section, the term "student" means any				
17	person attending public school in ninth grade or above,				
18	including:				
19	(1) Both degree and nondegree candidates;				
20	(2) Individuals attending school on a full-time, part-				
21	time, or occasional basis, including continuing				
22	education or other nondegree courses;				

1	(3)	Individuals in educational, technical, or vocational
2		programs; and
3	(4)	Individuals attending public undergraduate or
4		postgraduate college and university programs.
5	(c)	The department of education, in cooperation with the
6	Universit	y of Hawaii, shall adopt rules pursuant to chapter 91
7	as may be	necessary to implement this section."]
8	SECT	ION 42. Section 302A-462, Hawaii Revised Statutes, is
9	repealed.	
10	[" §3	02A-462 Factors; unequal aggregate expenditures. (a)
11	The super	intendent of education shall consider:
12	(1)	Whether the selection of sports and levels of
13		competition effectively accommodate the interests and
14		abilities of members of both sexes;
15	(2)	The provision of equipment, uniforms, and supplies;
16	(3)	Equal access to practice and game times;
17	(4)	Travel and per-diem-allowances;
18	(5)	Opportunities to receive coaching and academic
19		tutoring;
20	(6)	Assignment and compensation of coaches and tutors;
21	(7)	Access to locker room, weight room, and practice,
22		competitive, and training facilities;

1	(8)	Access to medical services;	
2	(9)	The provision of housing and dining facilities and	
3		services;	
4	(10)	Publicity; and	
5	(11)	Any other relevant factors.	
6	(b)	- Unequal aggregate expenditures for members of each sex	
7	or unequa	el expenditures for male and female teams, if a public	
8	high scho	ool operates or sponsors separate teams, do not	
9	constitut	e a violation of this subpart, but in determining	
10	violation	s of this subpart, the failure to provide necessary	
11	funds for	teams for one sex in assessing equality of opportunity	
12	for membe	ers of each sex shall be considered."]	
13	SECT	TION 43. Section 302A-464, Hawaii Revised Statutes, is	
14	repealed.		
15	[" [\$	302A-464] Equity in athletics; rules and	
16	implement	ation. (a) By July 1, 2001, the superintendent shall	
17	define eq	puity in athletics for all public high schools and shall	
18	recommend	l rules for appropriate enforcement mechanisms to ensure	
19	equity.	The superintendent shall develop a strategic plan	
20	containin	g recommendations and a timetable to achieve equity.	
21	Those rec	commendations relating to use of existing personnel,	
22	equipment	resources, and facilities shall be commenced and	

1	continuea	by the expiration of the advisory commission. The
2	recommend	ations shall include, but not be limited to:
3	(1)	A determination of an equitable rate of participation
4		of males and females in athletics at public high
5		schools; and
6	(2)	A determination of the appropriate use of revenues
7		when making decisions about the equitable use of funds
8		for support of athletic activities. In making this
9		determination, the advisory commission shall consider
10		all funds received and expended for athletic promotion
11		or support, including revenues from direct support
12		organizations.
13	(b)	-Indicators shall be developed and benchmarks shall be
14	establish	ed to measure progress toward goals."]
15	SECT	ION 44. Section 302A-465, Hawaii Revised Statutes, is
16	repealed.	
17	[" [\$	302A-465] Compliance report. By December 31, 2000,
18	the super	intendent of education shall submit to the legislature
19	and the a	dvisory commission on gender equity in sports a report
20	of compli	ance with Public Law 92-318, Title IX, of the federal
21	Education	Amendments of 1972, including a compliance plan with
22	timelines	for every public high school, an analysis and

assessment of current activities with respect to Title IX 1 compliance, and itemized expenditures for athletics."] 2 3 SECTION 45. Section 302A-466, Hawaii Revised Statutes, is 4 repealed. 5 ["[§302A-466] No private right of action. No private 6 right of action at law shall arise under this subpart."] 7 SECTION 46. Section 302A-467, Hawaii Revised Statutes, is 8 repealed. 9 ["[\$302A-467] Applicability. This subpart shall apply to 10 public schools as defined in section 302A-101; provided that it 11 shall apply to grades nine to twelve only."] SECTION 47. Section 302A-601.3, Hawaii Revised Statutes, 12 13 is repealed. 14 ["[\$302A-601.3] Newly hired employees; paycheck deficits; 15 partial wages. (a) The department shall establish and 16 implement appropriate policies, procedures, technology, and **17** accountability measures to ensure that newly hired employees 18 receive timely and accurate wages. 19 (b) All newly hired employees shall receive their first 20 paycheck no later than the second pay period after the date of 21 their hire by the department.

1	(c) If the department is unable to pay the total wages due
2	a-newly-hired employee pursuant to subsection (b), the
3	department may pay the newly hired employee on the day the newly
4	hired employee would have received pay, partial wages in an
5	amount not less than fifty per cent of the amount due for the
6	second pay period and for each consecutive pay period thereafter
7	in which the department maintains a paycheck deficit with the
8	newly hired employee. The amounts received shall be deducted
9	from the total wages due for the respective pay period. Once
10	the department resolves the paycheck deficit, the newly hired
11	employee shall no longer receive partial wages as provided by
12	this subsection."]
13	SECTION 48. Section 302A-606, Hawaii Revised Statutes, is
14	repealed.
15	["[§302A-606] Considerations in appointing teachers. In
16	the appointment of teachers by the department, preference shall
17	be given to local teachers of the same standing, grade, or
18	rating as those teachers from without the State. The rating of
19	a teacher shall not depend upon the number of pupils promoted or
20	graduated, but solely upon the length of service, efficiency,
21	and ability of the teacher."]

1 SECTION 49. Section 302A-633.5, Hawaii Revised Statutes, 2 is repealed. ["[\$302A-633.5] School personnel engaged in instructional 3 4 work, other than teachers and educational officers. (a) The 5 board of education shall appoint teaching assistants, 6 educational assistants, bilingual/bicultural school-home 7 assistants, school psychologists, psychological examiners, 8 speech pathologists, athletic health care trainers, alternative 9 school work/study assistants, alternative school 10 educational/supportive services specialists, and alternative 11 school project coordinators as may be required to carry out the 12 purposes of this chapter. The board, in consultation with the 13 department of human resources development, shall prescribe the 14 duties and qualifications for positions, adopt classification 15 systems, classify and fix the compensation of positions 16 accordingly, provide a classification appeals procedure, and 17 establish probationary and other requirements for tenure that 18 protects employees from being disciplined without proper cause. 19 (b) Employees in positions under subsection (a) shall be 20 board of education appointees exempt from chapter 76, but the 21 application of section 89-6 with respect to collective bargaining coverage and the employer for purposes of collective 22

bargaining shall not be affected. Except for rights or benefits 1 2 specifically conditioned upon membership in the civil service, 3 the wages, hours, benefits, and other terms and conditions of 4 employment for these employees in existence on July 1, 2002 5 shall remain in effect, but may be changed as provided in chapter 89 or 89C, as applicable. Any employee who is a member 6 of the civil service on July 1, 2002 shall be granted tenure by 7 8 the board of education without the necessity of meeting any 9 probationary or other requirements for tenure that the board of 10 education establishes." 11 SECTION 50. Section 302A-638.5, Hawaii Revised Statutes, 12 is repealed. 13 ["[\$302A-638.5] Retired teachers; coursework waiver; 14 substitute teachers. Retired department teachers who held a 15 valid teaching certificate or license at the date of their 16 retirement shall be exempt from any prerequisite coursework that 17 the department requires of other substitute teachers for a 18 period of ten years after the date of their retirement."] 19 SECTION 51. Section 302A-640, Hawaii Revised Statutes, is 20 repealed. ["|\f302A-640| Public schools; minimum staffing levels. 21

(a) Schools with only one class for each grade level in

2012-2370 SB2540 CD1 SMA-2.doc

kindergarten through grade six shall be exempt from the average 1 2 statewide class size ratio that may be established under any collective bargaining agreement between the teacher's exclusive 3 bargaining representative and the department. These schools 4 5 shall maintain a minimum staffing level of not less than one 6 full time equivalent teacher position per grade level per 7 school, for kindergarten to grade six. This subsection shall 8 not apply to a school with fewer than twelve students in any one 9 grade level. 10 (b) The department shall carry out the purposes of this 11 section using existing resource teachers within the state and 12 district offices." SECTION 52. Section 302A-705, Hawaii Revised Statutes, is 13 14 repealed. 15 ["[\$302A-705] Hawaii principals academy. There is 16 established within the department the Hawaii principals academy. 17 The academy shall support and train department complex area 18 superintendents, principals, and prospective principals in areas including but not limited to: 19 20 (1) Becoming better-leaders; 21 (2) Improving students' academic achievement, safety and

well-being, and civic responsibility;

2012-2370 SB2540 CD1 SMA-2.doc

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1
         (3) Collaborating with the school community councils;
         (4) Developing curriculum alignment;
2
         (5) Managing school budgets; and
3
         (6) Establishing partnerships with the private sector."
4
5
         SECTION 53. Section 302A-831, Hawaii Revised Statutes, is
6
    repealed.
7
         ["$302A-831 Purpose. The purpose of this subpart is to
8
    transfer the administration of the teachers' housing program
9
    from the Hawaii public housing authority to the department of
10
    education. This subpart also establishes a revolving fund for
11
    the accounting and control of receipts and disbursements in
12
    connection with the department of education's functions of
13
    planning, constructing, repairing, maintaining, and operating
14
    housing programs for teachers employed and assigned by the
    department of education." 1
15
         SECTION 54. Section 302A-1104, Hawaii Revised Statutes, is
16
17
    repealed.
18
         ["[$302A-1104] Learning support centers. Beginning with
19
    the 1995 1996 school year and until June 30, 1999, school level
20
    support for curriculum and instruction shall be provided through
21
    learning support centers to be governed by schools within each
22
    complex. The centers shall assist school personnel in the
```

delivery of instructional services by providing support through 1 curriculum development, student assessment, staff development, 2 and resource allocation. The types of services offered and the 3 4 manner in which these services are provided by the centers, as 5 well as the prioritization and allocation of available 6 resources, shall be determined by policies established by each 7 complex. Any regional administrative units established by the 8 department shall be assigned all administrative functions and 9 provide administrative support to the learning support 10 centers."] SECTION 55. Section 302A-1127, Hawaii Revised Statutes, is 11 12 repealed. ["[\$302A-1127] Rules. The board may adopt rules under 13 14 chapter 91 to implement sections 302A-202, 302A-1124 to 302A-1126, and 302A-1507."] 15 16 SECTION 56. Section 302A-1130.5, Hawaii Revised Statutes, 17 is repealed. 18 ["\$302A-1130.5 Textbook replacement fees, restitution; 19 textbook list. (a) The department may assess and collect 20 special fees and charges from students who negligently break, 21 damage, lose, or destroy school textbooks, instructional

materials, library books, equipment, or supplies as determined

2012-2370 SB2540 CD1 SMA-2.doc

1	by the principal: Mary Student round to be responsible for the
2	loss, destruction, breakage, or damage of school textbooks,
3	instructional materials, library books, equipment, or supplies,
4	shall make restitution to the school, including the payment by
5	the student or the student's parents or guardians, of the actual
6	replacement costs. Any fees collected pursuant to this
7	subsection shall be deposited into the textbook and
8	instructional materials fee special account established in
9	[section] 302A-1130.6.
10	(b) No student shall be required to make restitution
11	unless the student and the student's parents or guardians have
12	been notified and have been given an opportunity to be heard
13	before the principal of the school on the charge that the
14	student was responsible for the loss, destruction, breakage, or
15	damage of school textbooks, instructional materials, library
16	books, equipment, or supplies.
17	(c) If the principal, upon a hearing on the charge, has
18	reasonable cause to believe that the student is responsible for
19	the loss, destruction, breakage, or damage of school textbooks,
20	instructional materials, library books, equipment, or supplies,
21	the principal shall design a restitution program that shall be

submitted to the student and the student's parents or guardians 1 2 for agreement in writing. If restitution is made in this fashion, then no information 3 about the charge, the hearing, and the actions taken shall be 4 5 communicated to any person not directly involved in the 6 proceedings. 7 If the student and student's parents or guardians do not agree with the determination made by the principal, the 8 9 principal shall report the determination and the findings made by the principal and transfer all records and documents 10 regarding the investigation to the complex area superintendent 11 for any further action. 12 13 (d) Each school shall make available a copy of the current list of textbooks and instructional materials upon the request 14 of a student or a parent or quardian of a student attending the 15 school. The list shall be available not later than the tenth 16 17 day of class in each school year. (e) Notwithstanding any other provisions in this section 18 19 to the contrary, the State may elect to bring any appropriate action for the recovery of all damages to school properties. 20 Nothing in this section shall limit the right of the State to 21 22 bring any action against any person to recover the damages."]

1

2 repealed. 3 ["18302A-1142] School districts. For the better control 4 and management of the public schools, the department may designate school districts, establish their boundaries, and 5 6 alter the same from time to time as in its discretion it deems most advisable. These districts shall be so arranged that there 7 8 shall be no unassigned locality."] 9 SECTION 58. Section 302A-1144, Hawaii Revised Statutes, is 10 repealed. ["[\$302A-1144] Records of pupils; release from attendance. 11 12 All schools shall keep a correct register of the names, sex, 13 age, and nationality, as far as ascertainable, date of entering 14 school, and the places of residence of the children attending 15 their respective schools. No school shall grant a release to 16 any child under eighteen years of age, who is registered as attending the child's school, for the purpose of attending 17 18 another school, unless the consent and approval of the parents 19 or quardians of the child is given in writing with the facts and 20 reasons therefor. The register shall be carefully preserved, 21 and as often as the department shall direct, the register or a

SECTION 57. Section 302A-1142, Hawaii Revised Statutes, is

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1
    true copy thereof shall be filed in the office of the
2
    department."]
3
         SECTION 59. Section 302A-1146, Hawaii Revised Statutes, is
    repealed.
4
5
         ["$302A-1146 Schools; merchandise. It shall be unlawful
6
    for any public school, without the written permission of the
7
    department, to operate stores or to sell merchandise, with the
    following exceptions: school lunches, milk, ice cream, candy,
8
9
    and products made or grown at the school as part of the
10
    educational program. The department, with the advice of the
11
    comptroller, shall adopt rules in conformance with chapter 91
12
    necessary for the purposes of this section."]
         SECTION 60. Section 302A-1150, Hawaii Revised Statutes, is
13
14
    repealed.
15
         ["[§302A-1150] Use of school buildings. The fullest
16
    freedom shall be given to citizens of the State to use for
17
    lawful purposes all public school buildings throughout the State
18
    during the hours the structures are not in use for strictly
19
    educational purposes; provided that the person vested with the
20
    proper authority over the building shall issue a permit to the
21
    applicant, when the proposed use is shown to be lawful by the
22
    applicant."]
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1
         SECTION 61. Subpart A of part V of chapter 302A, Hawaii
    Revised Statutes, is repealed.
2
3
                           ["A. Specific Definitions
         [$302A-1201] Definitions. For the purposes of sections
4
    302A 1306 to 302A-1309:
5
6
         "Enrollment" means the number of students registered in the
7
    regular public schools, with each regular student and each
8
    special student being counted as one.
9
         "Moneys" means funds which are not committed to
10
    positions."]
         SECTION 62. Section 302A-1302, Hawaii Revised Statutes, is
11
    repealed.
12
13
         ["\s302A-1302 School-based budget flexibility. (a)
14
    Beginning with the 1995-1997 fiscal biennium, the department
15
    shall implement school based budget flexibility for schools,
16
    complexes, and learning support centers. The flexibility-shall
17
    be limited to the school based budgeting program EDN 100 of the
18
    department for all schools except charter schools.
19
         (b) Beginning in fiscal year 2006-2007, and every year
20
    thereafter, the office shall distribute the allocations due to a
21
    charter school directly to the charter school."]
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1	SECTION 65. Section 302A-1305, nawati kevised statutes, is
2	repealed.
3	["[§302A-1303] School budget, general fund. The salaries
4	of the superintendent, teachers, office force, and all other
5	employees of the department, and all items of general expense,
6	including books, materials, supplies, and equipment, shall be
7	included in the departmental estimate in such form and detail as
8	the director of finance shall require, together with such
9	statistical and supporting data as the director may request."]
10	SECTION 64. Section 302A-1308, Hawaii Revised Statutes, is
11	repealed.
12	["§302A-1308 Use of resources by schools. School
13	principals shall-consult with teachers, parents, and students to
14	solicit their advice on the use of moneys and positions. Prior
15	to expending moneys and implementing position assignments,
16	principals shall submit plans for the use of the moneys and
17	positions to their complex area superintendents who shall review
18	the plans for conformance with departmental policies and rules.
19	Upon approval of the plans, moneys may be expended by the
20	principals for supplies, textbooks, equipment, and services.
21	Positions may be used to meet the unique needs of the schools."

1	SECTION 65. Section 302A-1313, Hawaii Revised Statutes, is
2	repealed.
3	["{\$302A-1313} Federal/state cooperation authorized. The
4	department may enter into agreements with any federal agency to
5	construct, repair, or renovate Hawaii public schools on military
6	bases and elsewhere in the State using state or federal funds,
7	subject to the department's educational specifications and
8	standards for facilities. The department shall cooperate with
9	any federal agency to carry out this section."]
10	SECTION 66. Section 302A-1501, Hawaii Revised Statutes, is
11	repealed.
12	["§302A-1501 Noise and climate control at school
13	facilities. The department shall plan for, and request
14	appropriations necessary to implement, acoustic noise control
15	and air conditioning of existing and new school facilities in
16	areas that are susceptible to extremes of temperature or
17	affected by aircraft, traffic, and other noise. The department
18	shall develop appropriate standards and consider local
19	conditions for deciding whether acoustic noise control and air
20	conditioning of existing and new school facilities are required
21	for effective classroom instruction. In all cases where
22	acoustic treatment of school facilities is planned, the

```
department shall utilize the services of individuals qualified
1
    by training and experience to recommend appropriate noise
2
    control procedures and components. Acoustic noise control and
3
    air conditioning shall be given equal weight as all other
4
    factors in the criteria used by the department in setting
5
6
    priorities for school construction and renovations."
7
         SECTION 67. Section 302A-1501.5, Hawaii Revised Statutes,
8
    is repealed.
9
         ["[§302A-1501.5 Asbestos testing.] The department of
10
    education shall be responsible for ensuring that asbestos
11
    testing is conducted on all suspected asbestos containing
12
    materials, including exterior surfaces, and as required by the
13
    federal Asbestos Hazard Emergency Response Act of 1986 for
14
    interior surfaces, prior to any exterior or interior renovations
    or painting of school facilities at all department of education
15
16
    and conversion charter schools; provided that the surfaces have
17
    not previously been-tested."]
         SECTION 68. Section 302A-1502, Hawaii Revised Statutes, is
18
19
    repealed.
20
         ["[$302A-1502] School inspection program. The department
21
    of education, in consultation and cooperation with the
22
    department of health and the department of accounting and
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1
    general services, shall establish a school inspection program to
2
    maintain high levels of hygiene, sanitation and health, safety,
    maintenance, and physical appearance for each school for the
3
    benefit of students, administrators, and staff. The program
4
    shall include but not be limited to the following:
5
6
         (1) The utilization of checklists that reflect basic
7
              standards;
8
         (2) The involvement of students, parents, and staff; and
         (3) Regularly scheduled announced inspections and
9
10
              unannounced inspections of school grounds, restrooms,
11
              cafeterias, locker rooms, classrooms, and other
12
              facilities."]
         SECTION 69. Section 302A-1502.6, Hawaii Revised Statutes,
13
14
    is repealed.
15
         ["$302A-1502.6 Providers of construction or project-
16
    related professional services for the repair and maintenance of
17
    public schools; volunteer status; coordinator position
18
    established. (a) Pursuant to chapter 90, the department shall
19
    accept as volunteers qualified professional providers of
20
    construction or project-related professional services who are
21
    under contract with Hawaii 3R's. The department shall maintain
22
    a list of volunteers so accepted, and shall provide the
    2012-2370 SB2540 CD1 SMA-2.doc
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1 professional providers with appropriate quidance, supervision, and control to reasonably protect members of the public from 2 injury or damage. Once accepted as a volunteer by the 3 department, the professional provider shall be entitled to 4 5 protection from liability for volunteers under chapter 90, 6 unless the injury or damage is caused by or is the result of the 7 professional provider's wilful and wanton act or omission. (b) There is established, within the department of 8 9 education, a coordinator position to coordinate the public and 10 private efforts to repair and maintain public schools; provided 11 that the coordinator shall serve at the pleasure of the 12 superintendent and may be established as a permanent position 13 not subject to chapter 76."] 14 SECTION 70. Section 302A-1505, Hawaii Revised Statutes, is 15 repealed. ["\$302A-1505 Prioritization of repair and maintenance. 16 (a) Each school shall inform the department of education on an 17 18 annual basis of school repair and maintenance needs. Before any 19 repair and maintenance projects for the upcoming fiscal year are implemented, each individual school administration shall 20 prioritize and approve its repair and maintenance needs, and 21 22 approve the scope of the implementation plan for the individual 2012-2370 SB2540 CD1 SMA-2.doc

projects. After schools have prioritized their repair and 1 maintenance projects, a statewide list shall be prepared, 2 3 reviewed, and approved by the department of education; provided 4 that the department may make adjustments among schools and 5 complex areas. Each listing shall be posted electronically on 6 the Internet. 7 (b) Prior to informing the department about the school's 8 repair and maintenance needs, the school's principal shall 9 consider the recommendations made by the school community 10 council or the local school board, if the school is a charter 11 school. 12 (c) In prioritizing a school's repair and maintenance 13 needs, the department and the school's principal shall consider the availability of donated and discounted repair and 14 15 maintenance services and materials that will be provided by community groups, volunteers, and businesses."] 16 17 SECTION 71. Section 302A-1506.5, Hawaii Revised Statutes, is repealed. 18 19 ["\$302A-1506.5 Early learning facilities; identifying sites. (a) The department of education shall identify unused 20 public school facilities to be used for early learning programs 21 22 and services. Suitable empty classrooms, as determined by the 2012-2370 SB2540 CD1 SMA-2.doc

1	departmen	t, shall be inventoried for potential use for early
2	learning	programs and services. Priority shall be given to
3	faciliti e	s on sites with sufficient space for three or more
4	classroom	s to be renovated or constructed.
5	(b)	The department shall assist in the identification of
6	possible	construction sites for private providers to build early
7	learning	facilities.
8	(c)	The department shall submit an annual report to the
9	legislatu	re and the early learning council no later than twenty
10	days prio	r to the convening of each regular session on:
11	(1)	The number of classrooms that would be suitable for
12		programs and services in the early learning system
13		established by chapter 302L; and
14	(2)	The cost of renovating these classrooms to meet the
15		standards of programs and services in the early
16		<pre>learning system."]</pre>
17	SECT	ION 72. Section 302B-3.6, Hawaii Revised Statutes, is
18	repealed.	
19	[" [\$	302B-3.6] Occupancy and use of facilities of public
20	schools.	(a) When the department considers whether to close
21	any parti	cular public school, the department shall submit a
22	notice of	possible availability of a public school or notice of
	1 (2010 142)) 32(() (for m) ((41)) ((61) (()))	SB2540 CD1 SMA-2.doc

1	vacancy o	f a public school to the charter school review panel
2	pursuant	to section 302A-1151.5(b); provided that the department
3	has not e	lected to use the public school to support education
4	programs.	
5	(b)	If a charter school exclusively or jointly occupies or
6	uses buil	dings or facilities of a public school immediately
7	prior to	converting to a charter school, upon conversion that
8	charter s	chool shall be given continued exclusive or joint use
9	of the bu	ildings or facilities; provided that:
10	(1)	The State may reclaim some or all of the buildings or
11		facilities if it demonstrates a tangible and
12		imperative need for such reclamation;
13	(2)	The State and the conversion charter school
14		voluntarily enter into an agreement detailing the
15		portion of those buildings or facilities that shall be
16		reclaimed by the State and a timetable for the
17		reclamation. If a timetable cannot be reached, the
18		State may petition the panel for the reclamation, and
19		the panel may grant the petition only to the extent
20		that is not possible for the conversion charter school
21		and the department to jointly occupy or use the
22		buildings or facilities.

1	(c)	Upon receipt of a notice pursuant to section 302A-	
2	1151.5(b)	, the panel shall solicit applications from charter	
3	schools i	nterested in using and occupying all or portions of the	
4	facilitie	s of the public school by:	
5	(1)	Promptly notifying all charter schools that the public	
6		school is being considered for closure; and	
7	(2)	Affording each charter school an opportunity to submit	
8		an application with a written explanation and	
9		justification of why the charter school should be	
10		considered for possible occupancy and use of the	
11		facilities of the public school.	
12	(d)	After fully considering each charter school's	
13	applicati	on and based on the applications received and on other	
14	considerations, the panel shall:		
15	(1)	Provide a written response to each charter school's	
16		application after each application has been fully	
17		considered; and	
18	(2)	Compile a prioritized list of charter schools and	
19		submit the list to the department for final	
20		determination of which charter school, if any, shall	
21		be authorized to use and occupy the public school	
22		facilities.	

1	(e)	Upon the selection of a charter school to use a vacant	
2	school fa	cility or portion of a school facility, the department	
3	and the panel shall enter into necessary agreements within		
4	ninety da	ys of the selection to carry out the purposes of this	
5	section;	provided that any agreement between the panel and the	
6	department shall stipulate that a charter school that uses and		
7	occupies -	a public school facility or portion of a public school	
8	facility shall be responsible for the full or pro rata share of		
9	the repair and maintenance costs for that facility or portion o		
10	the facility, as the case may be.		
11	(f)	The panel shall adopt policies and procedures	
12	necessary	to carry out the purposes of this section, including	
13	but not limited to:		
14	(1)	Procedures for charter schools to apply in writing to	
15		use vacant school facilities;	
16	(2)	Criteria for the panel to use in determining which	
17		charter schools to include on the prioritized list to	
18		be submitted to the department; and	
19	-(3)	Procedures for the panel to notify charter school	
20		applicants that are granted or denied the use of	
21		vacant school facilities.	

10

S.B. NO. S.D. 2 H.D. 2 H.D. 2

1 (g) For purposes of this section, "public school" means 2 any school that falls within the definition of public schools in section 302A-101, except for charter schools."] 3 SECTION 73. This Act does not affect rights and duties 4 5 that matured, penalties that were incurred, and proceedings that were begun before its effective date. 6 SECTION 74. Statutory material to be repealed is bracketed 7 and stricken. New statutory material is underscored. 8 9 SECTION 75. This Act shall take effect upon its approval;

provided that section 38 shall take effect on June 30, 2015.

S.B. NO. 2540 S.D. 2 H.D. 2 C.D. 1

Report Title:

Education; Housekeeping

Description:

Amends or repeals various provisions of Chapter 302A, Hawaii Revised Statutes, for housekeeping and other purposes. Repeals section 302B-3.6, Hawaii Revised Statutes. Repeal of veterans high school diploma takes effect 6/30/2015. (CD1)

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

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