A BILL FOR AN ACT

RELATING TO EDUCATION.

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

- 1 SECTION 1. The legislature finds that chapter 302A, Hawaii 2 Revised Statutes, relating to education, contains numerous 3 sections covering employer-employee issues. The legislature 4 further finds that many of these employer-employee issues should be left to the collective bargaining process rather than be 5 6 legislatively mandated. 7 The purpose of this Act is to repeal various sections of 8 chapter 302A, Hawaii Revised Statutes, in order to allow 9 employer-employee issues to be negotiated pursuant to the 10 collective bargaining process. The repeal of those sections 11 does not reflect a prohibitive view of these collective 12 bargaining issues, but rather it reflects the fact that all of 13 those areas are already permissive within the collective 14 bargaining process. 15 SECTION 2. Section 302A-101, Hawaii Revised Statutes, is 16 amended by deleting the definition of "job sharing".
- 17 [""Job-sharing" means the voluntary sharing of a full-time,

 18 permanent employee's position with another employee, with each

 2012-0911 SB2541 SD1 SMA.doc

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employee working one half of the total number of hours of work
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2
    required per week and performing one half of the work required
3
    of the respective full-time position, and with each employee
4
    receiving one half of the salary to which each employee is
    respectively entitled and at least one-half of each employee
5
6
    benefit afforded to full-time employees."
7
         SECTION 3. Section 302A-102, Hawaii Revised Statutes, is
8
    amended to read as follows:
9
         "[+]§302A-102[+] Smoking prohibited[+ exception].
10
    All public schools within the State, from kindergarten through
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    grade twelve, shall prohibit the use of tobacco at public
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    schools or at public school functions.
         [(b) The department shall-provide affected public
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14
    employees with breaks throughout the work day during which they
15
    may smoke at locations off campus. The number and duration of
16
    such breaks shall be subject to collective bargaining.
17
         (c) The department shall provide a smoking cessation
18
    program for public employees who are interested in
19
    participating; provided that issues relating to the costs of the
20
    program shall be subject to collective bargaining.
21
         (d) This section shall not be subject to part II of
22
    chapter 328K.]"
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- 1 SECTION 4. Section 302A-626, Hawaii Revised Statutes, is
- 2 amended by amending subsection (b) to read as follows:
- 3 "(b) Teachers and educational officers who have served
- 4 satisfactorily for three years in their maximum increment step
- 5 or in any longevity step and who have complied with the other
- 6 requirements of sections 302A-602 to 302A-640, and 302A-701,
- 7 shall receive longevity step increases; provided that the board
- 8 may grant principals and vice-principals longevity step
- 9 increases more frequently than once every three years [pursuant
- 10 to section 302A 625]."
- 11 SECTION 5. Section 302A-703, Hawaii Revised Statutes, is
- 12 amended by amending subsection (b) to read as follows:
- 13 "(b) The department shall develop a definition of
- 14 "exemplary" in consultation with the appropriate collective
- 15 bargaining representative.
- 16 Salary ranges and salary incentives for educational officer
- 17 positions shall be subject to the requirements of [sections
- 18 302A-625 and] section 302A-626."
- 19 SECTION 6. Section 302A-608, Hawaii Revised Statutes, is
- 20 repealed.
- 21 ["[\$302A-608] Reemployed teachers; rights. After the
- 22 completion of the probationary period without discharge, such

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1
    teachers as are thereupon reemployed shall continue in service
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    in the public schools during good behavior and competent service
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    and prior to the age at which the teachers are eligible for
    retirement, pursuant to section 88-73 or 88-281, and shall not
4
5
    be discharged or demoted except for one or more of the causes
    specified in section 302A-609."]
6
         SECTION 7. Section 302A-610, Hawaii Revised Statutes, is
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8
    repealed.
         ["$302A-610 Job-sharing. (a) A job-sharing program is
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10
    established in the department subject to the requirements in
11
    this section.
12
         (b) The superintendent shall announce the job sharing
13
    program to all full time, tenured, certificated personnel of the
14
    department, excluding educational officers, and shall solicit
15
    the voluntary requests of personnel interested in participating
16
    in the program.
17
         The superintendent, in consultation with the recognized
18
    employee bargaining units, shall formulate and adopt guidelines
19
    for the implementation of this section. Employees who respond
20
    to the announcement and other persons who request information
    shall receive a full written description of the terms of the
21
22
    program when the guidelines are finalized, and those persons
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1
    desiring to participate may apply to participate in the program.
    The employees who apply for participation shall obtain the
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3
    concurrence of their immediate supervisor, other appropriate
4
    personnel officers, and the superintendent. Those persons who
5
    qualify then shall be interviewed by a personnel officer of the
6
    department.
7
         Upon the selection of a permanent, full-time employee for
8
    job sharing, the superintendent shall convert the position of
9
    the employee into two job-sharing positions, one of which shall
10
    be filled by the employee, and the other by the hiring of a new
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    hire or by another tenured, certificated employee of the
12
    department, excluding any educational officer.
13
         A person hired to fill a job-sharing position shall be
14
    recruited through this section and shall possess the minimum
15
    requirements of the full time position that was converted into a
    job-sharing position under this section.
16
17
         (c) Benefits that can be divided in half, such as the
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    number of days of sick leave, and are considered to be an
19
    equitable share when divided, shall be computed on that basis.
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    Benefits that cannot be divided, such as eligibility for
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    membership in the public employees' health plan shall be given
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    to the job-sharers without the foregoing division,
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notwithstanding any provision of chapter 87 or 88 to the 1 contrary. The newly hired job sharer shall be excluded from 2 collective bargaining under chapter 89. 3 4 The full-time permanent employee shall not lose membership 5 in an employee bargaining unit because of participation in this program, any other law to the contrary notwithstanding. Union 6 membership or service fees paid by the job-sharer under this 7 8 section shall be at a level consistent with normal union membership dues or service fees. The State's contribution to 9 the job-sharers' prepaid health, prepaid dental, and group life 10 insurance plans shall be the same as for full-time employees, 11 12 any other law to the contrary notwithstanding. Job-sharers shall be covered under chapter 386 and the applicable provisions 13 of chapter 383. Service credit for the tenured teacher 14 participating in the program under this section shall be given 15 on the same basis as that for full-time employees. Nothing in 16 this section shall be construed, however, to vest any person 17 with any rights to permanent employment status, whether under 18 19 civil service or otherwise, which did not exist prior to the participation of the person in the job-sharing program. The 20 granting of tenure shall be under applicable statutes. No full-21 22 time position shall be abolished or reduced to a half-time 2012-0911 SB2541 SD1 SMA.doc

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position except for the purpose of job-sharing. In a reduction-
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    in-force procedure, consideration of a job sharer's tenure
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    rights shall be on the same basis as that of a full time
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4
    employee. Nothing in this section shall impair the employment
5
    or employment rights or benefits of any employee.
6
         (d) Tenured employees sharing full-time positions with
    other tenured employees shall not be required to relinquish
7
    their duty free period. The job sharing team shall submit to
8
9
    its principal a job sharing proposal that preserves its duty-
    free period and meets the educational needs of its students.
10
    Where the job-sharing team cannot reach a reasonable scheduling
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12
    agreement, the team may agree to waive its contractual rights by
    executing a contract waiver.
13
14
         (e) Participation in the program shall require the
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    commitment on the part of all parties to a contractual agreement
    for one year; provided that the employee shall be given the
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    option to renew the contract for another year, subject to
17
    approval by the immediate supervisor and personnel officer of
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19
    the department.
         (f) No job sharing position committed to a specified
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    period of time under the terms of the contractual agreement
    shall be converted to full time status before the termination of
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the contractual agreement. A job sharing vacancy created by the 1 2 resignation, retirement, or other permanent or temporary severance of employment with the department on the part of any 3 4 person may be filled by the department either through 5 recruitment of another person pursuant to this section, or by increasing the remaining half-time job-sharing person to full-6 7 time employment by mutual agreement. 8 (g) Upon the termination of contractual agreements, all 9 job-sharing positions shall be renegotiated or reconverted to 10 full-time positions, and the employees who held the full-time 11 positions prior to their participation in the job-sharing 12 program under this section shall be entitled to resume their 13 positions without loss of previous tenure or other employee 14 rights. (h) Beginning with the 2002-2003 school year, this section 15 shall be interpreted as though the term "certificated" read 16 17 "licensed" as the latter term is used in subpart D, and as 18 circumstances require."] SECTION 8. Section 302A-611, Hawaii Revised Statutes, is 19 20 repealed. ["[\$302A-611] Authorized leaves of absence; tenure status 21

unaffected. The granting of authorized leaves of absence by the

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department to regularly employed teachers shall not affect any
1
    of the tenure rights that the teacher may have acquired prior
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    thereto under section 302A 608." ]
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         SECTION 9. Section 302A-613, Hawaii Revised Statutes, is
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5
    repealed.
6
         ["[$302A-613] Exchange teachers and educational officers;
    terms of contract. (a) The superintendent may contract for the
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8
    exchange of teachers and educational officers of the State with
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    teachers and educational officers of any other state, country,
10
    or territory. Teachers and educational officers of the State so
11
    exchanged shall be paid their regular salaries. The
    qualifications of all teachers and educational officers from any
12
13
    such state, country, or territory so exchanged shall be equal to
14
    the qualifications of the teachers and educational officers
    exchanged by the State. In the selection of teachers and
15
    educational officers to be exchanged, preference shall be given
16
17
    in the following order: teachers over educational officers;
18
    principals and vice principals over other educational officers.
19
         (b) All teachers and educational officers so exchanged by
    the State shall be furnished transportation to and from the
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21
    state, country, or territory with which exchanged.
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1
         (c) No compensation shall be paid by the State to teachers
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    and educational officers exchanged from any other state,
    country, or territory; provided that in any case where the
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4
    exchanged teacher or educational officer sent from Hawaii
    becomes incapacitated or, for any reason, leaves the exchange
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    position permanently, the department may pay the visiting
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    exchange teacher or educational officer an amount not to exceed
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8
    the salary rating of the teacher or educational officer on
    exchange from Hawaii. The arrangement may continue until the
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10
    end of the current school year or until such time as some
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    satisfactory adjustment has been made."]
         SECTION 10. Section 302A-614, Hawaii Revised Statutes, is
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13
    repealed.
14
         ["[$302A-614] Sabbatical leaves authorized. (a) The
15
    department may grant a year's or six months' sabbatical leave of
16
    absence to any teacher or educational officer who has served
17
    seven years in the public schools of the State. The teacher or
18
    educational officer shall be quaranteed a return to the
19
    teacher's or educational officer's or an equivalent position at
20
    the expiration of the leave.
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         (b) In granting sabbatical leaves, the department shall
    consider, but not be limited to, the following:
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(1) The nature and length of professional educational
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              course work, research, or other professional activity
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 3
              approved by the department; and
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         (2) Applicant's seniority; provided that seniority shall
              not be the dominant factor in granting sabbatical
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6
              <del>leaves.</del>
7
         (c) The leave shall not be extended beyond one year and
8
    may not be repeated until after a period of seven additional
9
    vears of service."
10
         SECTION 11. Section 302A-615, Hawaii Revised Statutes, is
    repealed.
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12
         ["[§302A-615] Pay while on sabbatical. Teachers or
13
    educational officers on sabbatical leave shall be paid an amount
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    equal to one-half of the salary to which the teacher or
15
    educational officer would be entitled if regularly reappointed.
16
    The payments shall be made in regular monthly installments, the
    last two of which shall not be made until after the teacher or
17
18
    educational officer has returned to the teacher's or educational
19
    officer's position in the department. A teacher or educational
    officer granted sabbatical leave may engage in any form of
20
21
    employment provided the conditions established in section 302A
22
    616 are fulfilled."]
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1	SECTIO	N 12.	Section	302A-616,	Hawaii	Revised	Statutes,	is
2	repealed.							
3	[" §302	A-616	Condition	ons of sak	batical	leave o	E absence .	-
4	(a) A teac	her or	education	onal offic	er on s	abbatica.	l leave s k	all
5	devote one	half o	f the tea	acher's or	educat	ional of:	ficer's t o	tal
6	leave to pr	ofessi	onal edu	cational c	ourse w	ork, res e	carch, or	
7	other professional activity approved by the department. The)	
8	department shall establish guidelines and criteria of							
9	professional educational course work, research, or other							
10	professional activity. Before granting a sabbatical leave to a						:o-a	
11	teacher or educational officer, the department and the teacher					ier		
12	or educatio	nal of	ficer sh	a ll enter	into a	contract	, which st	iall
13	provide for	the f	ollowing	:				
14	(1)	'hat t h	e teache:	r or educa	tional	officer	agrees to	
15	÷	eturn	to serve	in the do	partmen	t, the U	niversity	o£
16	1	Iawaii,	or any	community	college	for a p	e riod of 	10t
17	1	ess th	an two y	e ars withi	n one y	ear afte	r termina t	ion
18	€	of the	teacher'	s or educa	tional	officer'	s sabbati	eal
19	-1	.cave;						
20	(2)	hat up	on failu	re of the	teacher	or educ	ational	
21	€	fficer	to comp	ly with pa	aragraph	(1), th	e teacher	or

1		educational officer agrees to refund to the department				
2		all moneys received while on sabbatical leave;				
3	-(3)	That upon failure of the teacher or educational				
4		officer to comply with paragraph (2), the teacher or				
5		educational officer agrees to pay for all costs				
6		incurred by the department in enforcing paragraph (2);				
7	(4)	That upon failure to comply with paragraph (1), the				
8		educational officer's Hawaii teaching certificate				
9		shall be canceled by the department; and				
10	(5)	Any other provisions deemed necessary by the				
11		department to be included in the contract.				
12	-(b)	Beginning with the 2002-2003 school year, this section				
13	shall be	interpreted as though the term "certificate" read				
14	"license"	, as the latter terms are used in subpart D, and as				
15	eircumstances require."]					
16	SECTION 13. Section 302A-618, Hawaii Revised Statutes, is					
17	repealed.					
18	[" §3	02A-618 Classification, teachers. (a) The				
19	designati	on of any teacher to any given class shall be				
20	determined by the department in accordance with licensing					
21	requirements.					

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(b) Any teacher teaching technical school courses who is
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    transferred to a community college under the jurisdiction of the
2
    board of regents of the University of Hawaii shall not suffer
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4
    any loss of salary, seniority, prior service credit, vacation,
5
    sick leave, or other employee benefit or privilege.
         (c) Beginning with the 2002-2003 school year, this section
6
    shall be interpreted as though the terms "certification" and
7
    "certificate" read "licensing" and "license", as the latter
8
9
    terms are used in subpart D, and as circumstances require."]
         SECTION 14. Section 302A-623, Hawaii Revised Statutes, is
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11
    repealed.
12
         ["[$302A-623] Salary ranges, educational officers. Salary
13
    ranges for educational officer positions of the department shall
14
    be determined by the board based on the position
15
    classification/compensation plan approved by the board. Salary
16
    ranges for educational officer positions shall be subject to the
    requirements of sections 302A-625 and 302A-626."]
17
         SECTION 15. Section 302A-625, Hawaii Revised Statutes, is
18
19
    repealed.
20
         ["$302A-625 Educational officers' salary schedules. The
    salary schedule for all educational officers of the department
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22
    shall be negotiated pursuant to section 89-9."]
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SECTION 16. Section 302A-629, Hawaii Revised Statutes, is
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2
    repealed.
         ["[$302A-629] Educational officers; demotion, transfers.
3
4
    Any educational officer demoted to a position in a lower salary
5
    range shall continue to be paid the educational officer's
    previous salary for the first year of the educational officer's
6
    demotion, after which time the educational officer shall be
7
8
    compensated at the appropriate step in the salary range to which
    the educational officer has been demoted. Unless otherwise
9
10
    provided by the department, any educational officer who is in a
11
    school in which the school rating has declined to a number that
12
    would place the educational officer in a lower classification
13
    shall continue to be paid at the educational officer's same
14
    salary range as long as the educational officer remains in the
    same position in the same school."]
15
         SECTION 17. Section 302A-631, Hawaii Revised Statutes, is
16
17
    repealed.
         ["$302A-631 Educational officers with special assignments;
18
19
    principals and vice-principals at special needs schools. (a)
20
    Educational officers at the state, district, and school levels
    with special assignments, where their duties and
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    responsibilities are greater than the duties and
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- 1 responsibilities falling within the scope of their ordinary
- 2 duties and responsibilities, shall be provided additional
- 3 benefits by the department.
- (b) Principals and vice-principals at special needs 4
- schools shall be provided additional benefits by the department 5
- pursuant to section 302A-625. As used in this subsection, 6
- "special needs schools" means those schools having a relatively 7
- 8 large proportion of students exhibiting low performance, as
- 9 indicated by such factors as low standardized achievement test
- 10 scores, a high retention rate, and a low graduation rate for the
- 11 area."]
- 12 SECTION 18. Section 302A-632, Hawaii Revised Statutes, is
- 13 repealed.
- 14 ["[\$302A-632] Additional benefits to certain [school
- 15 personnel and teachers. The department shall provide
- 16 additional benefits to grade level chairpersons, department
- 17 heads, registrars, and librarians in schools. The department
- 18 shall also provide additional benefits to teachers assigned to
- 19 schools in areas designated as limited environment communities
- 20 by the department."]
- 21 SECTION 19. Section 302A-633.6, Hawaii Revised Statutes,
- 22 is repealed.



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         ["$302A-633.6 Allocations for coaches. (a) Persons who
    serve as coaches for school activities shall be paid a portion
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 3
    or all of their allocation for their services, which shall
4
    increase by the same percentage as specified in a collectively
 5
    bargained agreement negotiated for bargaining unit (5) and in
6
    force for that time period.
7
         (b) The base stipend for coaches shall be the compensation
8
    amounts for coaches for the 2000-2001 school year. Effective
9
    July 1, 2003, the base stipend for all coaches of department of
10
    education activities shall be increased by fifty per cent for
11
    coaches who are employed by the department of education in a
12
    teaching capacity and by twenty five per cent for coaches who
13
    are not employed by the department of education in a teaching
14
    capacity.
15
         (c) Coaches covered by this section may choose to waive
16
    all or part of the coach's right or interest in the payment
17
    stipend. If a coach chooses to waive all or part of the
18
    stipend, the department of budget and finance shall dispense
19
    funds in the amount of the waiver directly to the school to be
20
    used for the benefit of the coach's team. No amount waived
21
    under this section shall be deemed to be or reported as income
22
    of the coach choosing to waive." 1
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1	SECTION 20. Section 302A-636, Hawaii Revised Statutes, is
2	repealed.
3	["§302A-636 Cafeteria managers. All cafeteria-managers
4	employed in the department shall be employed and have their
5	salaries fixed in accordance with chapter 76 and the appropriate
6	collective bargaining agreement, executive order, executive
. 7	directive, or rule, and the monthly rates of basic compensation
8	so determined shall be payable over a twelve-month period
9	without proration or deduction for periods when school is not in
10	session. Cafeteria managers shall have the same vacation and
11	sick leave allowances as school teachers and principals."]
12	SECTION 21. Section 302A-639, Hawaii Revised Statutes, is
13	repealed.
14	["§302A-639 Houseparents; statewide center for students
15	with hearing and visual impairments. All houseparents at the
16	statewide center for students with hearing and visual
17	impairments employed in the department shall be employed and
18	have their compensation adjusted according to chapter 76 and the
19	appropriate collective bargaining agreement, executive order,
20	executive directive, or rule, and the monthly rates of basic
21	compensation so determined shall be payable for employment over

- 1 a twelve-month period. All houseparents shall be employed for
- 2 twelve months-on-a full-time basis."]
- 3 SECTION 22. On or before July 1, 2012, any existing rule,
- 4 ordinance, executive order, directive, or provision in a
- 5 collective bargaining agreement that is not consistent with this
- 6 Act shall be amended to ensure that it includes language
- 7 repealed by this Act.
- 8 SECTION 23. Statutory material to be repealed is bracketed
- 9 and stricken. New statutory material is underscored.
- 10 SECTION 24. This Act shall take effect on July 1, 2012.

Report Title:

Education; Collective Bargaining

Description:

Repeals various sections of chapter 302A, HRS, in order to leave employer-employee issues to be negotiated pursuant to the collective bargaining process. (SD1)

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