A BILL FOR AN ACT

RELATING TO EARLY LEARNING.

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

1	SECT	ION 1. The purpose of this Act is to:
2	(1)	Broaden the scope of the early learning program to
3		include early childhood development;
4	(2)	Expand the function of the early learning advisory
5		board beyond an advisory capacity and amend the
6		composition and powers of some board members; and
7	(3)	Allow the board to appoint and evaluate the director
8		of the executive office on early learning.
9	SECT	ION 2. Section 302L-1, Hawaii Revised Statutes, is
10	amended a	s follows:
11	1.	By adding two new definitions to be appropriately
12	inserted	and to read:
13	" <u>"</u> Ea	rly learning" means developmentally appropriate early
14	childhood	development and education for children from prenatal
15	care unti	l the time they enter kindergarten.

1	"Early learning system" means a developmentally appropriate
2	early childhood development and education system for children
3	from prenatal care until the time they enter kindergarten."
4	2. By amending the definition of "advisory board" to read:
5	"["Advisory board"] <u>"Board"</u> means the early learning
6	[advisory] board established pursuant to this chapter."
7	3. By amending the definition of "at-risk children" to
8	read:
9	""At-risk children" means children who, because of their
10	home and community environment, are subject to language,
11	cultural, economic, and other disadvantages that cause them to
12	be at risk for school failure, including children:
13	(1) Who are eligible for special education services;
14	(2) Who are English as a second language learners;
15	(3) Who reside within a public school district,
16	established under chapter 302A, that is in need of
17	improvement based on the criteria of the federal No
18	Child Left Behind Act of 2001 (Public Law 107-110), as
19	amended; or

- 1 (4) Whose family income is no more than [two] three
 2 hundred [fifty] per cent of the federal poverty
 3 level."
- 4. By amending the definition of "center-based" to read:
- 5 ""Center-based" describes programs in which early
- 6 [childhood education and care] learning services are provided in
- 7 a facility, including private preschools, child care centers,
- 8 and head start programs, licensed, or excluded or exempt from
- 9 licensing, by the department of human services."
- 10 5. By amending the definition of "underserved children" to
- 11 read:
- ""Underserved children" means children who have no access
- 13 to, or are not qualified to attend, other early [childhood
- 14 education learning programs and whose family income is no more
- 15 than [two] three hundred [fifty] per cent of the federal poverty
- 16 level."
- 17 6. By repealing the definition of "early childhood
- 18 education".
- 19 [""Early childhood education" means a developmentally
- 20 appropriate early childhood development and education program

1	for child	ren from birth until the time they enter
2	kindergar	ten."]
3	SECT	ION 3. Section 302L-1.5, Hawaii Revised Statutes, is
4	amended b	y amending subsections (b) and (c) to read as follows:
5	"(b)	The head of the executive office on early learning
6	shall be	known as the director of the executive office on early
7	learning,	hereinafter referred to as director. The director
8	shall:	
9	(1)	Be appointed and evaluated annually by the [governor;]
10		board;
11	(2)	Have professional training in the field of social
12		work, education, or other related fields[+], including
13		major coursework in early childhood education and
14		child development, and preferably holding an academic
15	,	degree in the field of early childhood education and
16		child development;
17	(3)	Have direct experience in programs or services related
18		to early [childhood education;] learning;
19	(4)	Have recent experience in a supervisory, consultative,
20		or administrative position;

1	(5)	be paid a salary set by the [governor] board that
2		shall not exceed ninety per cent of the salary of the
3		director of human resources development; and
4	(6)	Be included in any benefit program generally
5		applicable to the officers and employees of the State.
6	(c)	The director shall be responsible for:
7	(1)	Serving as the principal officer in state government
8		responsible for the performance, development, and
9		control of programs, policies, and activities [related
10		to a public private comprehensive early childhood
11		system for children, under the jurisdiction of the
12		office from prenatal care to entrance into
13		kindergarten;
14	(2)	Overseeing, supervising, and directing the performance
15		of the director's subordinates in various activities,
16		including planning, evaluation, and coordination of
17		early learning programs;
18	(3)	Administering funds allocated for the office and
19		applying for, receiving, and disbursing grants and
20		donations from all sources for early learning programs
21		and services;

(4)	Assessing the policies and practices of other agencies
	impacting early learning and conducting advocacy
	efforts for early learning;
(5)	Advising agencies on new legislation, programs, and
·	policy initiatives relating to early learning;
(6)	Employing and retaining staff as may be necessary for
	the purposes of this section; and
(7)	Contracting for services that may be necessary for the
	purposes of this section, including through master
	contracts, memoranda of understanding, and memoranda
	of agreement with other state agencies receiving
	federal and state funds for programs and services for
	early learning, and purchase of service agreements
	with appropriate agencies."
SECT	ION 4. Section 302L-1.6, Hawaii Revised Statutes, is
amended to	o read as follows:
"[+]	§302L-1.6[] Early learning [advisory] board. (a)
There is	established an early learning [advisory] board, whose
members s	hall be appointed by the governor pursuant to section
26-34. <u>T</u>	he board shall have power, in accordance with law, to
	(5) (6) (7) SECT amended to "[+]: There is a members si

1	<u>formulate</u>	statewide policy relating to early learning. The
2	[advisory]	board shall be responsible for:
3	(1)	[Advising] Directing the office on how best to meet
4		the <u>developmental</u> and educational needs of children,
5		from prenatal care to entry into kindergarten;
6	(2)	Providing recommendations to the office on improving
7		the quality, availability, and coordination of early
8		[childhood care and education] learning programs;
9	(3)	Promoting collaboration across agencies and
10		stakeholders serving young children; and
11	[(4)	Being an independent voice for children's health,
12		safety, development, and learning.
13	(4)	Appointing the director of the office and evaluating
14		the director on an annual basis.
15	(b)	The [advisory] board shall consist of the following
16	voting men	mbers:
17	(1)	A representative of center-based program providers or
18	•	the representative's designee;
19	(2)	A representative of family child care program
20		providers;

1	(3)	A representative of family-child interaction learning
2		program providers;
3	(4)	A representative of philanthropic organizations that
4		support early learning or the representative's
5		designee;
6	(5)	A representative from a head start provider agency;
7	(6)	A representative from the Hawaii Early Intervention
8		Coordinating Council;
9	(7)	A parent representative;
10	(8)	A representative from the Hawaii chapter of the
11		American Academy of Pediatrics;
12	(9)	A representative of home-visiting program providers;
13	(10)	A representative of Hawaiian medium early learning
14		providers; and
15	(11)	[Two representatives] <u>A representative</u> of the Hawaii
16		Council of Mayors, or [each] the representative's
17		[respective] designee.
18	The	superintendent of education, director of human
19	services,	director of health, and president of the University of
20	Hawaii sh	all serve as ex officio, [voting] <u>non-voting</u> members of
21	the [advi	sory] board.

1	The [advisory] board shall invite [the director of the
2	Hawaii head start state collaboration office, the chief
3	executive officer of Kamehameha Schools $[-]$ and the executive
4	director of the Hawaii Association of Independent Schools, or
5	their designees, to serve as voting members of the [advisory]
6	board.
7	(c) Except for the superintendent of education, directors
8	of state departments, president of the University of Hawaii,
9	[director of the Hawaii head start state collaboration office,]
10	chief executive officer of Kamehameha Schools, and the executive
11	director of the Hawaii Association of Independent Schools, or
12	their designees, the members of the [advisory] board shall serve
13	staggered terms as follows:
14	(1) The representative of center-based program providers
15	shall serve a two-year term;
16	(2) The representative of family child care program
17	providers shall serve a three-year term;
18	(3) The representative of family-child interaction
19	learning program providers shall serve a three-year
20	term;

1	(4)	The representative of philanthropic organizations that
2		support early learning shall serve a two-year term;
3	(5)	The representative from a head start provider agency
4		shall serve a three-year term;
5	(6)	The representative from the Hawaii Early Intervention
6		Coordinating Council shall serve a three-year term;
7	(7)	The parent representative shall serve a two-year term;
8	(8)	The representative from the Hawaii chapter of the
9		American Academy of Pediatrics shall serve a two-year
10		term;
11	(9)	The representative of home-visiting program providers
12		shall serve a three-year term;
13	(10)	The representative of Hawaiian medium early learning
14		providers shall serve a two-year term; and
15	(11)	[Of the two representatives] The representative of the
16		Hawaii Council of Mayors[, one shall serve a two year
17		term, and the other] shall serve a three-year term [as
18		determined by the Hawaii Council of Mayors].
19	(d)	The [advisory] board shall select a chairperson by a
20	majority	vote of its voting members[; provided that the
21	chairper	son shall be a representative from the private sector].

1	A majority of the <u>voting</u> members serving on the [advisory] board
2	shall constitute a quorum to conduct business. The concurrence
3	of the majority of the <u>voting</u> members serving on the [advisory]
4	board shall be necessary to make any action of the [advisory]
5	board valid.
6	(e) The [advisory] board may form workgroups and
7	subcommittees, including with individuals who are not [advisory]
8	board members, to:
9	(1) Obtain resource information from early learning
10	professionals and other individuals as deemed
11	necessary by the [advisory] board;
12	(2) Make recommendations to the [advisory] board; and
13	(3) Perform other functions as deemed necessary by the
14	[advisory] board to fulfill its duties and
15	responsibilities.
16	Two or more [advisory] board members, but less than a
17	quorum, may discuss matters relating to official [advisory]

board business in the course of their participation in a

workgroup or subcommittee, and such discussion shall be a

permitted interaction as provided for in section 92-2.5.

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(f) The [advisory] board may testify before the 1 2 legislature on any matter related to its duties and 3 responsibilities. 4 Members of the [advisory] board shall serve without 5 compensation but shall be reimbursed for expenses, including 6 travel expenses, necessary for the performance of their duties." SECTION 5. Section 302L-1.7, Hawaii Revised Statutes, is 7 8 amended by amending its title and subsection (a) to read as 9 follows: 10 "[{] §302L-1.7[}] Early [childhood education] learning 11 facilities; pre-plus. (a) There is established the pre-plus 12 program within the office to expand access to affordable and 13 high-quality early [childhood education] learning for children 14 from low-income families who are not otherwise eligible for 15 kindergarten, by allowing preschool programs to be established on public school campuses through public-private partnerships." 16 SECTION 6. Section 302L-2, Hawaii Revised Statutes, is 17 18 amended to read as follows: 19 "§302L-2 Early learning system[; keiki first steps]. There is established an early learning system[, to be known as 20 21 keiki first steps,] that shall ensure a spectrum of high-quality

1	early learning opportunities for children throughout the State,
2	from [birth] prenatal care until the time they enter
3	kindergarten, with priority given to underserved or at-risk
4	children. The early learning system shall be developed and
5	administered by the executive office on early learning to the
6	extent permissible by law. The early learning system shall:
7	(1) Be widely accessible and voluntary for both those
8	served and program and service providers;
9	(2) Be a cohesive, comprehensive, and sustainable system
10	in which:
11	(A) All existing early learning programs and
12	services, whether publicly- or privately-run,
13	which consist of a variety of early learning
14	approaches, service deliveries, and settings,
15	including center-based programs, family child
16	care programs, family-child interaction learning
17	programs, and home-based instruction programs
18	designed to promote early learning, are
19	coordinated, improved, and expanded;
20	(B) Public and private resources are maximized; and

1	(C)	The use of public facilities for either publicly-
2		or privately-run early learning programs is
3		maximized;
4	(3) Pro	vide high-quality early learning experiences with:
5	(A)	Standards-based content and curriculum, and
6	,	accountability; and
7	(B)	Sufficient numbers of well-qualified educators
8		and administrators who are fairly compensated and
9		have access to continuing professional
10		development;
11	(4) Offe	er opportunities for family and community
12	enga	agement and parent education and support; and
13	(5) Be s	sensitive to family choice and cultural diversity."
1,4	SECTION	7. Section 302L-3.5, Hawaii Revised Statutes, is
15	amended by ame	ending its title and subsections (a) through (e) to
16	read as follow	ws:
17	"§302L-3	.5 [Advisory board] Board meetings by
18	teleconference	(a) Notwithstanding any law to contrary, the
19	[advisory] boa	ard may meet by teleconference.
20	(b) Each	n member of the [advisory] board participating in a
21	meeting by tel	leconference shall be considered present at the

- 1 meeting for purposes of determining quorum and participating in
- 2 all proceedings.
- 3 (c) A meeting by teleconference:
- 4 (1) Need not have a quorum present at any one location;
- 5 and
- 6 (2) Is subject to the notice requirements applicable to
- 7 other [advisory] board meetings.
- 8 (d) The notice of each teleconference meeting shall
- 9 specify all physical locations from which members of the
- 10 [advisory] board will participate. The notice shall also
- 11 specify the physical location from which the presiding officer
- 12 of the [advisory] board will preside. All physical
- 13 teleconference locations shall be open to the public during the
- 14 open portion of the meeting.
- (e) [Advisory board] Board materials that are to be
- 16 considered at the meeting shall be made available at all
- 17 physical teleconference locations."
- 18 SECTION 8. Section 302L-4, Hawaii Revised Statutes, is
- 19 amended to read as follows:
- 20 "§302L-4 [Keiki first steps grant] Grant program;
- 21 establishment. (a) There is established, as part of the early



- 1 learning system, [the keiki first steps] a grant program, to be
- 2 developed and administered by the office [and administered by
- 3 the department of human services]. The program shall increase
- 4 early learning opportunities that meet high standards of quality
- 5 through the awarding of grants to publicly- or privately-run:
- 6 (1) Center-based programs for three- and four-year-old
- 7 children; and
- 8 (2) Family child care programs, family-child interaction
- 9 learning programs, and other early learning programs
- 10 and services regardless of the age of children served.
- 11 (b) Eligibility criteria for grants. The [department of
- 12 human services] office may award grants [for the keiki first
- 13 steps grant program] based on criteria that shall be developed
- 14 by the office. The criteria shall include the requirement that
- 15 early learning programs and services meet certain standards of
- 16 quality, including:
- 17 (1) The implementation of evidence-based and culturally
- responsive models of service delivery;
- 19 (2) The use of evidence-based curricula and methods;
- 20 (3) Minimum scheduling requirements, as follows:

1		(A)	For center-based programs: providing services
2			for a full school day and full school year;
3		(B)	For family child care programs: providing
4			services for three hours daily for a full school
5			year;
6		(C)	For family-child interaction learning programs
7			operating in classroom-like settings: providing
8			early learning activities at least twice a week
9			for a full school year, and for a minimum of
10			three hours each day; and
11		(D)	For home-based instruction programs: providing
12			early learning activities for no fewer than
13			thirty weeks within a school year;
14	(4)	Staf	f-to-child ratios and group size that meet or
15		exce	ed nationally recommended standards;
16	(5)	The	employment of teachers and administrators who meet
17		the	qualifications required by the office;
18	(6)	The	incorporation of preschool content standards or
19		othe	er early learning guidelines;
20	(7)	The	implementation of health and developmental
21		scre	enings for children;

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by the office."

amended to read as follows:

1	(8)	Opportunities f	for parent	or	family	engagement	and
2		parent educatio	on and sup	port	; and		

- 3 (9) Activities for monitoring and data collection to 4 evaluate early learning programs and services and 5 inform best practices.
- Training; technical assistance; monitoring. The (c) 7 [department of human services] office may offer technical 8 support to, and shall be responsible for monitoring to ensure 9 the accountability of programs and services within the [keiki 10 first steps] grant program, according to the standards developed
- 12 SECTION 9. Section 302L-6, Hawaii Revised Statutes, is
- 14 "[+] §302L-6[+] Federal funds. The office may use and 15 expend federal funds for the purpose of early [childhood 16 education.] learning."
- 17 SECTION 10. Section 302L-7, Hawaii Revised Statutes, is 18 amended to read as follows:
- 19 "[+] §302L-7[+] Executive office on early learning public 20 prekindergarten program; public preschools. (a) There is 21 established within the early learning system an early childhood

- 1 education program to be known as the executive office on early
- 2 learning public prekindergarten program and to be administered
- 3 by the office pursuant to rules adopted by the office. The
- 4 program shall:
- 5 (1) Be provided through the executive office on early
- 6 learning, which may partner with the department of
- 7 education;
- 8 (2) Prepare children for school and active participation
- 9 in society through the use of either of the State's
- two official languages; and
- 11 (3) Provide access to high-quality early [childhood
- 12 education learning that addresses children's
- physical, cognitive, linguistic, social, and emotional
- development.
- 15 (b) The program shall serve children in the year prior to
- 16 the year of kindergarten eligibility, with priority extended to
- 17 underserved or at-risk children, as defined in section 302L-1.
- 18 [The department of education may grant geographic exceptions for
- 19 children to attend prekindergarten outside their assigned
- 20 service area, as the department of education deems appropriate;
- 21 provided that the department of education shall grant a request

1	for geographic exception to attend a prekindergarten in another
2	service area if the request is based on the employment location
3	of the parent or guardian of the student. Enrollment priority
4	shall be given but is not limited to children who attend
5	prekindergarten at schools to which the children will be
6	assigned upon entering kindergarten under section 302A-1143.
7	(c) Enrollment in the program shall be voluntary. A child
8	who is enrolled in, or is eligible to attend, a public
9	elementary school, or who is required to attend school pursuant
10	to section 302A-1132, shall not be eligible for enrollment in
11	the program.
12	(d) The program shall incorporate high-quality standards
13	pursuant to rules adopted by the office. High-quality standards
14	shall be research-based, developmentally-appropriate practices
15	associated with better educational outcomes for children, such
16	as:
17	(1) Positive teacher-child interactions;

(2) Use of individual child assessments that are used for

of childhood development and learning, including

cognitive, linguistic, social, and emotional

ongoing instructional planning, based upon all areas



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1		approaches to learning and health and physical
2		development;
3	(3)	Family engagement; and
4	(4)	Alignment with the Hawaii early learning and
5		development standards, which align with department of
6		education standards, state content and performance
7		standards, and general learner outcomes for grades
8		kindergarten to twelve, to facilitate a seamless and
9		high-quality educational experience for children.
10	The offic	e shall monitor implementation of the high-quality
11	education	al experience for children.
12	<u>(e)</u>	Prior to opening a public prekindergarten class in a
13	school, t	he principal, and other school personnel as required by
14	the office	e, shall participate in an early learning induction
15	program.	
16	[(e)]] (f) The office shall provide support to incorporate
17	[these] <u>t</u>	he high-quality standards[7] developed pursuant to
18	subsection	n (d), including support related to teacher-child
19	interaction	ons, individual child assessments, and family
20	engagemen	t.

- 1 [(f)] (g) The office shall coordinate with other agencies
- 2 and programs to facilitate comprehensive services for early
- 3 [childhood education.] learning.
- 4 $\left[\frac{g}{g}\right]$ (h) The office shall collect data to:
- 5 (1) Evaluate the services provided;
- 6 (2) Inform policy; and
- 7 (3) Make any improvements to the program.
- 8 [\frac{(h)}{}] (i) The department of education and any public
- 9 charter school existing pursuant to chapter 302D, may use
- 10 available classrooms for public preschool programs statewide.
- 11 The office shall give priority to public charter schools that
- 12 serve high populations of underserved or at-risk children.
- 13 Preschool classrooms established pursuant to this section shall
- 14 be in addition to any classrooms used for the pre-plus program
- 15 established pursuant to section 302L-1.7.
- 16 $\left[\frac{(i)}{(j)}\right]$ The office shall adopt rules pursuant to chapter
- 17 91 necessary to carry out the purposes of this section,
- 18 including compliance with all applicable state and federal
- 19 laws."
- 20 SECTION 11. Section 346-181, Hawaii Revised Statutes, is
- 21 amended by amending subsection (b) to read as follows:

1	"(b)	Subject to the availability of funds, the program
2	shall ser	ve four-year-old children, with priority extended to:
3	(1)	Children who are not eligible to attend public school
4		kindergarten in the calendar year in which they turn
5		five years of age because their birth date occurs
6		after the kindergarten eligibility date pursuant to
7		section 302A-411; and
8	(2)	Underserved or at-risk children[-], as defined in
9		section 302L-1; provided that priority shall be given
10		to children whose family income is at or below two
11		hundred fifty per cent of the federal poverty level."
12	SECT	ION 12. Statutory material to be repealed is bracketed
13	and stric	ken. New statutory material is underscored.
14	SECT	ION 13. This Act shall take effect on July 1, 2051.

Report Title:

Executive Office on Early Learning; Early Learning System; Early Learning Advisory Board

Description:

Broadens the scope of the Early Learning Program to include early childhood development. Expands the function of the Early Learning Board beyond an advisory capacity and amends the composition and powers of some board members. Allows the Early Learning Board to appoint the director of the Executive Office on Early Learning. Effective 7/1/2051. (SD1)

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