1

11

12

13

14

15

16

17

A BILL FOR AN ACT

SECTION 1. The legislature finds that requiring the school

RELATING TO THE USE OF PUBLIC LANDS.

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

facilities authority to consult with the department of education
ensures that any decision to transfer or lease state lands to
the school facilities authority reflects a collaborative process
with the overseeing department. This consultation requirement
further ensures that any transfer or lease agreement aligns with
the department of education's operational goals and long-term

8 strategic planning. Incorporating this consultation requirement9 further ensures a more transparent and balanced approach to land

ratcher ensures a more cransparent and baranced approach to rand

10 management for public benefit.

The legislature further finds that, by requiring the school facilities authority to consult with the department of education and other impacted departments or agencies prior to initiating or requesting any land transfers, the department of education or other impacted department or agency, as the entity most familiar with the land use and requirements under its jurisdiction, will have the opportunity to fully assess the impacts of transferring

- 1 control and ownership. The department of education's or other
- 2 impacted department's or agency's assessment can then be shared
- 3 with the school facilities authority for consideration. The
- 4 requirement for the school facilities authority to consult with
- 5 the department of education will prevent any unintentional
- 6 disruption of the department of education's exclusive and
- 7 primary mission to provide student learning and achievement.
- 8 The purpose of this Act is to promote a practical,
- 9 balanced, and cooperative approach to state land management by
- 10 requiring the school facilities authority to consult with the
- 11 department of education or other impacted department or agency
- 12 before any transfer or lease of land or property owned or
- 13 occupied by the department of education or other impacted
- 14 department or agency. This Act ensures that the school
- 15 facilities authority's land use decisions align with the
- 16 department of education's operational and strategic goals.
- 17 SECTION 2. Section 302A-1705, Hawaii Revised Statutes, is
- 18 amended by amending subsection (a) to read as follows:
- "(a) If state lands, other than public lands, under the
- 20 control and management of another department or agency, are
- 21 [required] identified by the authority for purposes of this

- 1 chapter, the authority shall consult with the department or
- 2 agency having control and management of the [required]
- 3 identified lands, [upon-a request by the authority] and, with
- 4 the approval of the governor, the impacted department or agency
- 5 shall convey title or lease those identified lands, or an agreed
- 6 upon portion thereof, to the authority upon terms and conditions
- 7 as may be agreed to by the [parties;] impacted department or
- 8 agency; provided that at the request of the authority, and upon
- 9 consultation with the department of education, the department of
- 10 <u>education</u> shall transfer any <u>identified</u> land <u>or an agreed upon</u>
- 11 portion thereof, to which it holds [title] ownership rights to
- 12 the authority."
- 13 SECTION 3. Statutory material to be repealed is bracketed
- 14 and stricken. New statutory material is underscored.
- 15 SECTION 4. This Act shall take effect on July 1, 3000.

Report Title:

DOE; SFA; Public Lands Transfer

Description:

Requires the School Facilities Authority to consult with the Department of Education and other impacted departments or agencies before the conveyance of ownership rights or lease of lands to the School Facilities Authority. Effective 7/1/3000. (HD1)

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