

HONOLULU

LINDA LINGLE

July 10, 2007

The Honorable Colleen Hanabusa, President and Members of the Senate Twenty-Fourth State Legislature State Capitol, Room 409 Honolulu, Hawaii 96813

Dear Madam President and Members of the Senate:

I am transmitting herewith SB613 SD2 HD2 CD1, without my approval, and with the statement of objections relating to the measure.

SB613 SD2 HD2 CD1

A BILL FOR AN ACT RELATING TO EDUCATION.

Sincerely,

LINDA LINGLEN

PROCLAMATION

WHEREAS, under Section 16 of Article III of the Constitution of the State of Hawaii, the Governor is required to give notice, by a proclamation, of the Governor's plan to return with the Governor's objections any bill presented to the Governor less than ten days before adjournment sine die or presented to the Governor after adjournment sine die of the Legislature; and

WHEREAS, Senate Bill No. 613, entitled "A Bill for an Act Relating to Education," passed by the Legislature, was presented to the Governor within the aforementioned period; and

WHEREAS, Senate Bill No. 613 is unacceptable to the Governor of the State of Hawaii;

NOW, THEREFORE, I, LINDA LINGLE, Governor of the State of Hawaii, do hereby issue this proclamation, pursuant to the provisions of Section 16 of Article III of the Constitution of the State of Hawaii, giving notice of my plan to return Senate Bill No. 613 with my objections thereon to the Legislature as provided by said Section 16 of Article III of the Constitution.

DONE at the State Capitol, Honolulu, State of Hawaii, this 25th day of June, 2007.

LINDA LINGLE

Governor of Hawaii

EXECUTIVE CHAMBERS HONOLULU July 10, 2007

STATEMENT OF OBJECTIONS TO SENATE BILL NO. 613

Honorable Members Twenty-Fourth Legislature State of Hawaii

Pursuant to Section 16 of Article III of the Constitution of the State of Hawaii, I am returning herewith, without my approval, Senate Bill No. 613, entitled "A Bill for an Act Relating to Education."

This bill is objectionable because it prematurely requires the Department to make changes in early childhood education programs prior to the completion of the work of the legislatively mandated Early Learning Educational Task Force set up pursuant to Act 259 of 2006.

This bill directs the Department of Education to conduct an assessment on an individual kindergarten or junior kindergarten student's readiness for grade one based on a range of characteristics that will be developed by the Department. However, the Department of Education believes it will not be able to comply with this requirement and develop the assessment tool within the time constraints imposed by this measure.

Additionally, this bill directs the Department of Education to report to the Legislature before the regular

STATEMENT OF OBJECTIONS SENATE BILL NO. 613 Page 2

session of 2008 on the planning and development of the appropriate curriculum for junior kindergarten and to submit its findings and recommendations on the planned junior kindergarten curricula, successful models, and assessments to be used in the placement of junior kindergarten and kindergarten students in the first grade, as well as the facilities to be used for junior kindergarten. Again, the Department of Education has stated that this deadline is unrealistic and that it will not be able to comply.

For the foregoing reasons, I am returning Senate Bill No. 613 without my approval.

Respectfully,

LINDA LINGLEU

Governor of Hawaii

THE SENATE TWENTY-FOURTH LEGISLATURE, 2007 STATE OF HAWAII



A BILL FOR AN ACT

PART I

RELATING TO EDUCATION.

1

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

2	SECTION 1. The legislature finds that, according to a 2006
3	junior kindergarten pilot program evaluation report commissioned
4	by the Hawaii Educational Policy Center, additional funding and
5	support are needed to implement a flexible, developmentally-
6	appropriate junior kindergarten program for young children.
7	Specifically, the junior kindergarten program sets as a goal the
8	requirements that qualified teaching professionals who will
9	implement developmentally-appropriate standards, curricula, and
10	assessments, will teach classroom environments of one adult for
11	every ten students.
12	SECTION 2. The purpose of this Act is to increase the
13	supply and enhance the quality of early childhood education
14	opportunities for young children in the State by:
15	(1) Requiring the department of education to encourage and
16	enable inclusionary classes with both special

S.B. NO. 5.D. 2 H.D. 2 C.D. 1

1		education eligible and general education students
2		three to five years of age;
3	(2)	Promoting developmentally-appropriate junior
4		kindergarten and kindergarten programs with
5		appropriate student-to-teacher ratios, standards,
6		curricula, and assessments;
7	(3)	Supporting the preparation and professional
8		development of early childhood educators and
9		administrators; and
10	(4)	Increasing the availability of facilities for early
11		childhood education programs through the
12		identification of unused public school facilities.
13		PART II
14	SECT	ION 3. Section 302A-410, Hawaii Revised Statutes, is
15	amended to	read as follows:
16	#§302	2A-410 Quality early education plan. (a) The
17	department	plan for quality early education shall focus on
18	children i	from ages four up to six years.
19	(b)	The board shall adopt standards and criteria for
20	quality ea	arly education based on current national standards and
21	the needs	of Hawaii's children. The standards and criteria
22	shall prov	vide the basis upon which the early education plan
23	shall be d	developed.

15

16

1		(c)	The depa	rtme	nt [of	-education]	sha	all work	cod	peı	catively
2	with	the	departmen	t of	human	services,	the	departm	ent	of	health,

- 3 college level education programs, early education organizations,
- 4 parents of young children, and other appropriate organizations,
- 5 in developing a quality early education plan. The plan shall
- 6 include but not be limited to the following:
- 7 (1) Standards for curriculum, activities, facilities, and teacher training for early childhood education;
- 9 (2) Methods and materials designed to involve and educate

 10 parents and guardians in the education and development

 11 of their young children;
- 12 (3) A timetable and implementation schedule, approved by 13 the board, to be submitted to the governor and the 14 legislature;
 - (4) Costs for delivery of early childhood services, including how costs can be shared between the public and private sectors; and
- 18 (5) Assessment of training and certification capacity of
 19 teachers, including assurances by teacher training
 20 institutions to recruit and graduate qualified staff
 21 for early childhood education.
- (d) Early education shall be delivered through privateproviders to the maximum extent possible, and provision shall be

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

1	made to e	nable parents and guardians to opt for home care if
2	they so c	hoose by providing early childhood education resources
3	in each s	chool for in-home use.
4	<u>(e)</u>	The department shall collaborate with parents and
5	private p	roviders to encourage and enable inclusionary classes
6	with both	special education eligible and general education
7	students	three to five years of age, subject to available
8	resources	and individualized education plans, including
9	considera	tion of the following options:
10	(1)	Special education eligible preschool children may
11		receive services in private preschool programs located
12		both on departmental school sites and in the community
13		if required by their individualized education program;
14	(2)	The facilities for providing early education offer a
15	•	variety of possibilities by working with partnership
16		options between the public and private offers;
17	<u>(3)</u>	Special education personnel may provide services at
18		any site as provided in the individualized education
19		plans process; and
20	(4)	Departmental special education preschool personnel may
21		provide services to general education preschool
22		students in their special education preschool

classrooms.

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

- 1 [(e)] (f) Beginning with the 1997-1998 school year, this
- 2 section shall be interpreted as though the term "certification"
- 3 read "licensing", as the term is used in part III, subpart D,
- 4 and as circumstances require."
- 5 SECTION 4. Section 302A-411, Hawaii Revised Statutes, is
- 6 amended to read as follows:
- 7 "§302A-411 Junior kindergarten and kindergarten program;
- 8 establishment; attendance. (a) The department shall establish
- 9 and maintain junior kindergartens and kindergartens with a
- 10 program of instruction as a part of the public school system;
- 11 provided that:
- 12 (1) Attendance shall not be mandatory; and
- (2) Charter schools shall be excluded from mandatory
- 14 participation in the program.
- 15 (b) The department's kindergarten report card shall assess
- 16 an individual junior kindergarten or kindergarten student's
- 17 readiness for grade one based on a range of characteristics.
- 18 [(b)] (c) The department shall establish a two-tier junior
- 19 kindergarten and kindergarten program to support the range of
- 20 developmental abilities of children in junior kindergarten and
- 21 kindergarten. Any school may move students between junior
- 22 kindergarten and kindergarten as the school deems appropriate.
- 23 Junior kindergarten students may graduate directly to grade one.

1	<u>(d)</u>	The program shall include instructional strategies for
2	junior ki	ndergarten and kindergarten students that meet the
3	needs and	abilities of students.
4	<u>(e)</u>	The program shall include any or all of the following
5	models:	
6	(1)	Classrooms composed exclusively of either junior
7		kindergarten or kindergarten students;
8	(2)	Coordination with public, private, or public-private
9		entities to address the needs of junior [kindergarten
10		eligible] kindergarten and preschool-age special
11		education students within the school's community; and
12	(3)	The blending of junior kindergarten and kindergarten
13		students in a single classroom.
14	[-(e) -	(f) Beginning with the 2004-2005 school year, a
15	child who	will be at least five years of age on or before
16	December 3	31 of the school year may attend a public school
17	kindergart	ten. Beginning with the 2006-2007 school year, a child
18	who will h	be at least five years of age on or before August 1 of
19	the school	l year may attend a public school kindergarten.
20	Beginning	with the 2006-2007 school year, a child who will be at
21	least five	e years of age after August 1 and before January 1 of
22	the school	l year may attend a public school junior kindergarten.

1	<u>(g)</u>	The department may give preference to qualified
2	teachers	to be placed in junior kindergarten and kindergarten
3	programs	beginning in the 2008-2009 school year, who have early
4	childhood	education credentials and experience as follows:
5	(1)	Early childhood education, program level PK-3, as
6		licensed by the Hawaii teacher standards board;
7	(2)	Elementary education, program level K-6, as licensed
8		by the Hawaii teacher standards board, with additional
9		coursework leading to a certificate in early childhood
10		education; or
11	(3)	Special education, program level K-12, as licensed by
12		the Hawaii teacher standards board, with additional
13		coursework leading to a certificate in early childhood
14		education;
15	provided	that the preference shall not violate any collective
16	bargainin	g agreement executed between the public employer and
17	the exclu	sive representative of bargaining unit (5). The
18	departmen	t shall ensure that school administrators of junior
19	kindergar	ten and kindergarten programs receive professional
20	developme	nt in best practices for effective leadership of all
21	kindergar	ten programs.
22	[-(d)	(h) The department may accept gifts to establish and
23	maintain	junior kindergartens and kindergartens."

1	SECT	TION 5. The department of education, no later than
2	twenty da	ys prior to the convening of the regular session of
3	2008, sha	11:
4	(1)	Complete the planning and development of the
5		appropriate curriculum for the junior kindergarten
6		program; and
7	(2)	Submit its findings and recommendations to the
8		legislature on the planned junior kindergarten
9		curricula, successful models, and assessments to be
10		used in the placement and movement of students between
11		junior kindergarten, kindergarten, and first grade, as
12		well as facilities to be used for junior kindergarten.
13		PART III
14	SECT	ION 6. The legislature recognizes that a 2002 public-
15	private i	nitiative entitled "pre-plus" resulted in the
16	developme	nt of seventeen additional preschool classroom
17	facilitie	s on public elementary school campuses. The department
18	of educat	ion, department of human services, and department of
19	accountin	g and general services collaborated with private early
20	childhood	education providers to increase the availability of
71		astion opportunities for over three hundred fifty

four-year-old children with high needs. However, more support

is needed to increase the supply of suitable classrooms for

22

- 1 early childhood programs statewide by expanding existing
- 2 pre-plus facilities on public school campuses, increasing the
- 3 number of public school campuses with pre-plus facilities, and
- 4 creating off-campus pre-plus facilities through the involvement
- 5 of and partnerships with the private sector.
- 6 SECTION 7. Chapter 302A, Hawaii Revised Statutes, is
- amended by adding a new section to be appropriately designated 7
- 8 and to read as follows:
- 9 Early childhood education facilities; pre-plus. "§302A-
- 10 (a) There is established the pre-plus program. The department
- and the department of human services shall work collaboratively 11
- 12 to develop suitable pre-plus classrooms on department campuses
- statewide, including conversion charter school campuses, for 13
- early childhood education programs serving preschool-age 14
- children between three and five years of age. 15
- The department shall coordinate site selection for 16 (b)
- 17 public school sites, with priority given to public school sites
- 18 that serve students predominantly of low socio-economic status
- 19 or with special needs who require full-inclusion opportunities,
- 20 or schools that are in restructuring under the federal No Child
- 21 Left Behind Act."
- 22 SECTION 8. Section 302A-1506.5, Hawaii Revised Statutes,
- 23 is amended to read as follows:

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1	"[+] §302A-1506.5[+] Early childhood education facilities;
2	identifying sites. (a) The department of education shall
3	identify unused public school facilities for use by early
4	childhood education programs. Suitable empty classrooms, as
5	determined by the department, shall be inventoried for potential
6	use in early childhood education programs. Priority shall be
7	given to facilities on sites with sufficient space for three or
8	more classrooms to be renovated or constructed.
9	(b) The department shall assist in the identification of
10	possible construction sites for private providers to build early
11	childhood education facilities.
12	(c) The department shall submit an annual report to the
13	legislature no later than twenty days prior to the convening of
14	each regular session on:
15	(1) The number of classrooms that would be suitable for
16	early childhood education programs; and
17	(2) The cost of renovating these classrooms to meet early
18	childhood education standards."
19	PART IV
20	SECTION 9. Statutory material to be repealed is bracketed
21	and stricken. New statutory material is underscored.

SECTION 10. This Act shall take effect on July 1, 2007.