A BILL FOR AN ACT

RELATING TO SPECIAL PURPOSE REVENUE BONDS.

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

- 1 SECTION 1. Section 39A-34, Hawaii Revised Statutes, is
 2 amended to read as follows:
 3 "\$39A-34 Conditions precedent to negotiating and entering"
- 4 into a project agreement. (a) The department, prior to
- 5 entering into negotiations with any project party, shall require
- 6 that the [State shall be reimbursed for any and] project party
- 7 shall agree to pay all fees, costs, and expenses (direct or
- 8 indirect) [incurred] assessed by [it] the department in
- 9 implementing and administering this part, as determined by the
- 10 department, even though a project agreement may not be entered
- 11 into and may further require the deposit of moneys with the
- 12 department [for such reimbursement.] to pay for fees, costs, and
- 13 expenses. Any amount of [such] the deposit in excess of the
- 14 amount required to [reimburse] pay the State shall be returned
- 15 by the department to the party [which has] that made [such] the
- 16 deposit. The State shall not be required to pay to the project
- 17 party any interest or earnings on [such] the deposit.

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The department shall not enter into any project
1
         (b)
    agreement with respect to any project unless the department
2
3
    shall [first find and] determine [either] that [the]:
4
         (1)
              The project party is a responsible party, whether by
              reason of economic assets or experience in the type of
5
6
              enterprise to be undertaken through [such] the
7
              project, or otherwise[-]; or [that the]
8
         (2)
              The obligations of the project party under the project
9
              agreement will be unconditionally guaranteed by a
10
              person who is a responsible party, whether by reason
11
              of economic assets or experience in the type of
12
              enterprise to be undertaken through [such] the
13
              project, or otherwise."
14
         SECTION 2. Section 39A-35, Hawaii Revised Statutes, is
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    amended to read as follows:
16
         "§39A-35 Project agreement. No special purpose revenue
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    bonds shall be issued unless at the time of issuance the
18
    department shall have entered into a project agreement with
19
    respect to the project for the financing or refinancing of which
20
    [such] the revenue bonds are to be issued. Any project
21
    agreement entered into by the department shall contain
22
    provisions unconditionally obligating the project party:
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1	(1)	то р	ay to the department during the period or term of
2		the	project agreement, exclusive of any renewal or
3		exte	nsion thereof and whether or not the project is
4		useđ	or occupied by the project party, [such] the sum
5		or s	ums, at [such] <u>the</u> time or times, and in [such]
6		<u>the</u>	amounts that [will] shall be [at least]
7		suff	icient:
8		(A)	To pay the principal and interest on all special
9			purpose revenue bonds issued with respect to the
10			project as [and when the same] the bonds become
11			due, including any premium payable upon any
12			required redemption of [such] the bonds;
13		(B)	To establish or maintain [such] \underline{a} reserve, if
14			any, as may be required by the instrument
15			authorizing or securing the special purpose
16			revenue bonds;
17		(C)	To pay all fees and expenses (including the fees
18			and expenses of the paying agents and trustees)
19			[incurred] assessed in connection with [such] the
20			special purpose revenue bonds; and
21		(D)	To pay the fees, costs, and expenses (direct or

indirect) [incurred] assessed by the [State, as

1	$\frac{\text{determined by the}}{\text{determined by the}}$ department[$_{7}$] in administering
2	[such] the bonds or in carrying out the project
3	agreement[-];
4	and
5	(2) To operate, maintain, and repair the project as long
6	as $[\frac{\text{the same}}{\text{same}}]$ it is used in the provision of health
7	care to the general public, and to pay all costs of
8	[such] the operation, maintenance, and repair.
9	Moneys received by the department pursuant to paragraph (1)(D)
10	[of this section] shall not be, nor be deemed to be, revenues of
11	the project and shall be paid into the general fund of the
12	State."
13	SECTION 3. Section 39A-74, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"§39A-74 Conditions precedent to negotiating and entering
16	into a project agreement. (a) The department, prior to
17	entering into negotiations with respect to a project agreement
18	or at any time during [such] the negotiations, shall require
19	that as a condition to $[such]$ the negotiations or the
20	continuation thereof the [State shall be reimbursed for any and]
21	project party shall agree to pay all fees, costs, and expenses
22	[incurred] (direct or indirect) assessed by [it] the department
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1	even though a project agreement may not be entered into and may
2	further require the deposit of moneys with the department [as
3	security for such reimbursement.] to pay for fees, costs, and
4	expenses. Any amount of [such] the deposit in excess of the
5	amount required to reimburse the State shall be returned by the
6	department to the party [which has] that made [such] the
7	deposit. The State shall not be required to pay to the project
8	party any interest or earnings on the deposit.
9	(b) The department shall not enter into any project
10	agreement with respect to any project unless the legislature
11	shall have first authorized the issuance of special purpose
12	revenue bonds to finance [such] the project pursuant to section
13	39A-77 and the department has [thereafter found and] determined
14	[either] that [the]:
15	(1) The project party is a responsible party, whether by
16	reason of economic assets or experience in the type of
17	enterprise to be undertaken through [such] the
18	project, or otherwise[-]; or [that the]
19	(2) The obligations of the project party under the project
20	agreement will be unconditionally guaranteed by a
21	person who is a responsible party, whether by reason

of economic assets or experience in the type of

1	enterprise to be undertaken through [such] <u>the</u>				
2	project, or otherwise."				
3	SECTION 4. Section 39A-75, Hawaii Revised Statutes, is				
4	amended to read as follows:				
5	"§39A-75 Project agreement. No special purpose revenue				
6	bonds shall be issued unless at the time of issuance the				
7	department shall have entered into a project agreement with				
8	respect to the project for the financing of which [such] the				
9	revenue bonds are to be issued. Any project agreement entered				
10	into by the department shall contain provisions unconditionally				
11	obligating the project party:				
12	(1) To pay to the department during the period or term of				
13	the project agreement, exclusive of any renewal or				
14	extension thereof and whether or not the project is				
15	used or occupied by the project party, [such] the sum				
16	or sums, at [such] the time or times, and in [such]				
17	the amounts that [will] shall be [at least]				
18	sufficient:				
19	(A) To pay the principal and interest on all special				
20	purpose revenue bonds issued with respect to the				
21	project as [and when the same] the bonds become				

1			due, including any premium payable upon any
2			required redemption of [such] the bonds;
3		(B)	To establish or maintain [such] a reserve, if
4			any, as may be required by the instrument
5			authorizing or securing the special purpose
6			revenue bonds;
7		(C)	To pay all fees and expenses (including the fees
8			and expenses of the paying agents and trustees)
9			[incurred] assessed in connection with [such] the
10			special purpose revenue bonds; and
11		(D)	To pay the fees, costs, and expenses (direct or
12			indirect) [incurred] assessed by the [State, as
13			$\frac{\text{determined by the}}{\text{determined by the}}$ department[$_{7}$] in administering
14			[such] the bonds or in carrying out the project
15			agreement[-];
16		and	
17	(2)	То о	perate, maintain, and repair the project as long
18		as [the same] it is used as provided in the project
19		agre	ement and to pay all costs of [such] the
20		oper	ation, maintenance, and repair.

- 1 Moneys received by the department pursuant to paragraph (1)(D)
- 2 shall not be, or be deemed to be, revenues of the project and
- 3 shall be paid into the general fund of the State."
- 4 SECTION 5. Section 39A-114, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "§39A-114 Conditions precedent to negotiating and entering
- 7 into a project agreement. (a) The department, prior to
- 8 entering into negotiations with respect to a project agreement
- 9 or at any time during [such] negotiations, shall require that as
- 10 a condition to [such] the negotiations or the continuation
- 11 thereof, the [State shall be reimbursed for any and] project
- 12 party shall agree to pay all fees, costs, and expenses
- 13 [incurred] (direct or indirect) assessed by [it] the department
- 14 even though a project agreement may not be entered into and may
- 15 further require the deposit of moneys with the department [as
- 16 security for such reimbursement.] to pay for fees, costs, and
- 17 expenses. Any amount of [such] the deposit in excess of the
- 18 amount required to reimburse the State shall be returned by the
- 19 department to the party [which has] that made [such] the
- 20 deposit. The State shall not be required to pay to the project
- 21 party any interest or earnings on the deposit.

1	(b) The department shall not enter into any project
2	agreement with respect to any project unless the legislature
3	shall have first authorized the issuance of special purpose
4	revenue bonds to finance such project pursuant to section
5	39A-117 and the department has [thereafter found and] determined
6	[either] that [the]:
7	$\underline{\text{(1)}}$ The project party is a responsible party, whether by
8	reason of economic assets or experience in the type of
9	enterprise to be undertaken through [such] the
10	project, or otherwise $[\tau]$: or $[that the]$
11	(2) The obligations of the project party under the project
12	agreement will be unconditionally guaranteed by a
13	person who is a responsible party, whether by reason
14	of economic assets or experience in the type of
15	enterprise to be undertaken through $[such]$ the
16	project, or otherwise."
17	SECTION 6. Section 39A-115, Hawaii Revised Statutes, is
18	amended to read as follows:
19	"§39A-115 Project agreement. No special purpose revenue
20	bonds shall be issued unless at the time of issuance the
21	department shall have entered into a project agreement with
22	respect to the project for the financing of which [such] the
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1	revenue bor	nds a	are to be issued. Any project agreement entered		
2	into by the department shall contain provisions unconditionally				
3	obligating the project party:				
4	(1)	ro pa	ay to the department during the period or term of		
5	t	the p	project agreement, exclusive of any renewal or		
6	ϵ	exter	nsion thereof and whether or not the project is		
7	ι	ısed	or occupied by the project party, [such] the sum		
8	C	or su	ums, at [such] <u>the</u> time or times, and in [such]		
9	<u>t</u>	che a	amounts that [will] shall be [at least]		
10	5	suffi	cient:		
11	((A)	To pay the principal and interest on all special		
12			purpose revenue bonds issued with respect to the		
13			project as [and when the same] the bonds become		
14			due, including any premium payable upon any		
15			required redemption of [such] the bonds;		
16	((B)	To establish or maintain $[such]$ <u>a</u> reserve, if		
17			any, as may be required by the instrument		
18			authorizing or securing the special purpose		
19			revenue bonds;		
20	((C)	To pay all fees and expenses (including the fees		

and expenses of the paying agents and trustees)

1	[incurred] assessed in connection with [such] the	<u>ne</u>
2	special purpose revenue bonds; and	
3	(D) To pay the <u>fees</u> , costs, and expenses (direct or	
4	indirect) [incurred] assessed by the [State, as	
5	$\frac{\text{determined by the}}{\text{determined by the}}$ department[7] in administering	ng
6	[such] the bonds or in carrying out the project	
7	agreement[-]:	
8	and	
9	(2) To operate, maintain, and repair the project as long	
10	as [the same] it is used as provided in the project	
11	agreement and to pay all costs of [such] the	
12	operation, maintenance, and repair.	
13	Moneys received by the department pursuant to paragraph (1)(D)	
14	shall not be, or be deemed to be, revenues of the project and	
15	shall be paid into the general fund of the State."	
16	SECTION 7. Section 39A-154, Hawaii Revised Statutes, is	
17	amended to read as follows:	
18	"§39A-154 Conditions precedent to negotiating and entering	ıg
19	into a project agreement. (a) The department, prior to	
20	entering into negotiations with respect to a project agreement	
21	or at any time during $[such]$ negotiations, shall require that a	ìS
22	a condition to [such] the negotiations or the continuation	
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1 thereof, the [State shall be reimbursed for any and] project 2 party shall agree to pay all fees, costs, and expenses 3 [incurred] (direct or indirect) assessed by [it] the department 4 even though a project agreement may not be entered into and may 5 further require the deposit of moneys with the department [as 6 security for such reimbursement.] to pay for fees, costs, and 7 expenses. Any amount of [such] the deposit in excess of the 8 amount required to reimburse the State shall be returned by the 9 department to the party [which has] that made [such] the 10 deposit. The State shall not be required to pay to the project party any interest or earnings on the deposit. 11 12 (b) The department shall not enter into any project 13 agreement with respect to any project unless the legislature shall have first authorized the issuance of special purpose 14 15 revenue bonds to finance [such] the project pursuant to section 16 39A-157 and the department has [thereafter found and] determined **17** [either] that [the]: 18 The project party is a responsible party, whether by (1)19 reason of economic assets or experience in the type of 20 enterprise to be undertaken through [such] the 21 project, or otherwise[7]; or [that the]

1	$\underline{(2)}$ The obligations of the project party under the project
2	agreement will be unconditionally guaranteed by a
3	person who is a responsible party, whether by reason
4	of economic assets or experience in the type of
5	enterprise to be undertaken through [such] the
6	project, or otherwise."
7	SECTION 8. Section 39A-155, Hawaii Revised Statutes, is
8	amended to read as follows:
9	"§39A-155 Project agreement. No special purpose revenue
10	bonds shall be issued unless at the time of issuance the
11	department shall have entered into a project agreement with
12	respect to the project for the financing of which [such] the
13	revenue bonds are to be issued. Any project agreement entered
14	into by the department shall contain provisions unconditionally
15	obligating the project party:
16	(1) To pay to the department during the period or term of
17	the project agreement, exclusive of any renewal or

extension thereof, and whether or not the project is 18 used or occupied by the project party, [such] the sum 19 or sums, at [such] the time or times, and in [such] 20 21

the amounts that [will] shall be [at least]

22 sufficient:

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1		(A)	To pay the principal and interest on all special
2			purpose revenue bonds issued with respect to the
3			project as [and when the same] the bonds become
4			due, including any premium payable upon any
5			required redemption of [such] the bonds;
6		(B)	To establish or maintain [$\frac{\text{such}}{\text{a}}$] $\underline{\text{a}}$ reserve, if
7			any, as may be required by the instrument
8			authorizing or securing the special purpose
9			revenue bonds;
10		(C)	To pay all fees and expenses (including the fees
11			and expenses of the paying agents and trustees)
12			[incurred] assessed in connection with [such] the
13			special purpose revenue bonds; and
14		(D)	To pay the fees, costs, and expenses (direct or
15			indirect) [incurred] assessed by the [State, as
16			determined by the] department[-] in administering
17			[such] the bonds or in carrying out the project
18			agreement[-];
19		and	
20	(2)	то о	perate, maintain, and repair the project as long
21		as [the same] it is used as provided in the project

1	agreement and to pay all costs of [such] <u>the</u>
2	operation, maintenance, and repair.
3	Moneys received by the department pursuant to paragraph (1)(D)
4	shall not be, or be deemed to be, revenues of the project and
5	shall be paid into the general fund of the State."
6	SECTION 9. Section 39A-194, Hawaii Revised Statutes, is
7	amended to read as follows:
8	"§39A-194 Conditions precedent to negotiating and entering
9	into a project agreement. (a) The department, prior to
10	entering into negotiations with any project party, shall require
11	that the [State shall be reimbursed for any and] project party
12	shall agree to pay all fees, costs, and expenses (direct or
13	indirect) [incurred] assessed by [it] the department in
14	implementing and administering this part, as determined by the
15	department, even though a project agreement may not be entered
16	into and may further require the deposit of moneys with the
17	department [as security for such reimbursement.] to pay for
18	fees, costs, and expenses. Any amount of [such] the deposit in
19	excess of the amount required to [reimburse] pay the State shall
20	be returned by the department to the project party [which has]
21	that made [such] the deposit. The State shall not be required

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1
    to pay to the project party any interest or earnings on [such]
2
    the deposit.
3
         (b)
              The department shall not enter into any project
4
    agreement with respect to any energy project unless the
5
    department shall [first find and] determine [either] that [the]:
6
         (1)
              The project party is a responsible party, whether by
7
              reason of economic assets or experience in the type of
              enterprise to be undertaken through [such] the
8
9
              project, or otherwise[-]; or [that the]
10
         (2) The obligations of the project party under the project
11
              agreement will be unconditionally guaranteed by a
12
              person who is a responsible party, whether by reason
13
              of economic assets or experience in the type of
14
              enterprise to be undertaken through [such] the energy
15
              project, or otherwise."
16
         SECTION 10. Section 39A-195, Hawaii Revised Statutes, is
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    amended to read as follows:
         "§39A-195 Project agreement. No special purpose revenue
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19
    bonds shall be issued unless at the time of issuance the
20
    department shall have already entered into a project agreement
21
    with respect to the energy project for the financing of which
22
    [such] the bonds are to be issued. Any project agreement
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1	entered i	nto b	y the department shall contain provisions
2	unconditi	onall	y obligating the project party:
3	(1)	то р	ay to the department during the period or term of
4		the	project agreement, exclusive of any renewal or
5		exte	nsion thereof and whether or not the energy
6		proj	ect is used or occupied by the project party,
7		[suc	h] the sum or sums, at [such] the time or times,
8	•	and	in [such] the amount or amounts that [will] shall
9		be [at least] sufficient:
10		(A)	To pay the principal and interest on all special
11			purpose revenue bonds issued to finance the
12			energy project as [and when] the bonds become
13			due, including any premium payable upon any
14			required redemption of [such] the bonds;
15		(B)	To establish or maintain [such] a reserve, if
16			any, as may be required by the instrument
17			authorizing or securing the special purpose
18			revenue bonds;
19		(C)	To pay all fees and expenses (including the fees
20			and expenses of the paying agents and trustees)

[incurred] assessed in connection with [such] the

special purpose revenue bonds; and

21

1	(D) To pay the <u>fees, costs, and</u> expenses (direct or
2	indirect) [incurred] assessed by the [State,]
3	department in administering [such] the bonds or
4	in carrying out the project agreement, as
5	determined by the department[-];
6	and
7	(2) To operate, maintain, and repair the energy project as
8	long as [$\frac{\text{the same}}{\text{same}}$] $\frac{\text{it}}{\text{is}}$ is used in the business of local
9	furnishing of electric energy or gas, and to pay all
10	costs of $[such]$ the operation, maintenance, and
11	repair.
12	Moneys received by the department pursuant to paragraph (1)(D)
13	shall not be, nor be deemed to be, revenues of the energy
14	project and shall be paid into the general fund of the State."
15	SECTION 11. Section 39A-224, Hawaii Revised Statutes, is
16	amended to read as follows:
17	"[+]§39A-224[+] Conditions precedent to negotiating and
18	entering into a project agreement. (a) The department, prior
19	to entering into negotiations with any project party, shall
20	require that the [State shall be reimbursed for any and] project
21	party shall agree to pay all fees, costs, and expenses (direct
22	or indirect) [incurred] assessed by [it] the department in
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1	implementi	ng and administering this part, as determined by the
2	department	, even though a project agreement may not be entered
3	into and ma	ay further require the deposit of moneys with the
4	department	[for such reimbursement.] to pay for fees, costs, and
5	expenses.	Any amount of [such] the deposit in excess of the
6	amount req	uired to [reimburse] <u>pay</u> the State shall be returned
7	by the depa	artment to the party [which has] that made [such] the
8	deposit.	The State shall not be required to pay to the project
9	party any	interest or earnings on [such] <u>the</u> deposit.
10	<u>(b)</u>	The department shall not enter into any project
11	agreement v	with respect to any project unless the department
12	shall [fir	st find and] determine [either] that [the]:
13	(1)	The project party is a responsible party, whether by
14	:	reason of economic assets or experience in the type of
15	•	enterprise to be undertaken through such project, or
16	(otherwise[-]; or [that the]
17	(2)	The obligations of the project party under the project
18	i	agreement will be unconditionally guaranteed by a
19	1	person who is a responsible party, whether by reason
20	(of economic assets or experience in the type of
21		enterprise to be undertaken through [such] the
22	1	project, or otherwise."

1	SECTION 12. Section 39A-225, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"[+]§39A-225[+] Project agreement. No special purpose
4	revenue bonds shall be issued unless at the time of issuance the
5	department shall have entered into a project agreement with
6	respect to the project for the financing or refinancing of which
7	[such] the revenue bonds are to be issued. Any project
8	agreement entered into by the department shall contain
9	provisions unconditionally obligating the project party:
10	(1) To pay to the department during the period or term of
11	the project agreement, exclusive of any renewal or
12	extension thereof and whether or not the project is
13	used or occupied by the project party, [such] the sum
14	or sums, at [such] the time or times, and in [such]
15	the amounts that [will] shall be [at least]
16	sufficient:
17	(A) To pay the principal and interest on all special
18	purpose revenue bonds issued with respect to the
19	project as [and when the same] the bonds become
20	due, including any premium payable upon any
21	required redemption of [such] the bonds;

1		(B)	To establish or maintain [$\frac{\text{such}}{\text{a}}$] $\underline{\text{a}}$ reserve, if
2			any, as may be required by the instrument
3			authorizing or securing the special purpose
4			revenue bonds;
5		(C)	To pay all fees and expenses (including the fees
6			and expenses of the paying agents and trustees)
7			[incurred] assessed in connection with [such] the
8			special purpose revenue bonds; and
9		(D)	To pay the <u>fees</u> , <u>costs</u> , <u>and</u> expenses (direct or
10			indirect) [incurred] assessed by the [State, as
11			<pre>determined by the] department[] in administering</pre>
12			[such] the bonds or in carrying out the project
13			agreement[-];
14	<u> </u>	and	
15	(2)	To or	perate, maintain, and repair the project as long
16		as [ŧ	the same] it is used in the provision of early
17		chilo	dhood education and care to the general public,
18		and t	to pay all costs of [such] the operation,
19	1	maint	tenance, and repair.
20	Moneys rec	eive	d by the department pursuant to paragraph (1)(D)
21	shall not	be, r	nor be deemed to be, revenues of the project and
22	shall be p	aid i	into the general fund of the State."

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- 1 SECTION 13. Section 39A-254, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "[+]\$39A-254[+] Conditions precedent to negotiating and 4 entering into a project agreement. (a) Prior to entering into 5 negotiations with any project party, the department shall 6 require that the [State be reimbursed for any] project party 7 shall agree to pay all fees, costs, and expenses (direct or 8 indirect) [incurred] assessed by [it] the department in 9 implementing and administering this part, as determined by the 10 department, even though a project agreement may not be entered 11 The department may further require the deposit of moneys 12 with it [for such reimbursement.] to pay for fees, costs, and 13 expenses. The department shall return any amount of the deposit 14 exceeding the amount required to reimburse the State to the 15 party that made the deposit. The State shall not be required to pay to the project party any interest or earnings on the 16 17 deposit. 18 The department shall not enter into any project 19 agreement with respect to any project unless the department
- 21 (1) The project party is a responsible party, whether by

 22 reason of economic assets or experience in the type of

shall [first find and] determine [either] that [the]:

reason of economic assets or experience in the type of



1	enterprise to be undertaken through the project, or
2	some other reason[
3	(2) The obligations of the project party under the project
4	agreement will be unconditionally guaranteed by a
5	person who is a responsible party, whether by reason
6	of economic assets or experience in the type of
7	enterprise to be undertaken through the project, or
8	some other reason."
9	SECTION 14. Section 39A-255, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"[+]§39A-255[+] Project agreement. No special purpose
12	revenue bonds shall be issued unless, at the time of issuance,
13	the department shall have entered into a project agreement with
14	respect to the project for the financing or refinancing of which
15	[such] the revenue bonds are to be issued.
16	Any project agreement entered into by the department shall
17	contain provisions unconditionally obligating the project party
18	to:
19	(1) Pay to the department during the period or term of the
20	project agreement, exclusive of any renewal or
21	extension thereof and whether or not the project is
22	used or occupied by the project party, [such] the sum

1		at [such] the time in [such] the amount that [will]
2		shal	<u>l</u> be [at least] sufficient to:
3		(A)	Pay the principal and interest on all special
4			purpose revenue bonds issued with respect to the
5			project as [and when] they become due, including
6			any premium payable upon any required redemption
7			of [such] the bonds;
8		(B)	Establish or maintain [such] <u>a</u> reserve, if any,
9			as may be required by the instrument authorizing
10			or securing the special purpose revenue bonds;
11		(C)	Pay all fees and expenses, including the fees and
12			expenses of the paying agents and trustees,
13			[incurred] assessed in connection with [such] the
14			special purpose revenue bonds; and
15		(D)	Pay the fees, costs, and expenses (direct or
16			indirect) [incurred] assessed by the [State, as
17			determined by the department[+] in administering
18			[such] the bonds or in carrying out the project
19			agreement;
20		and	
21	(2)	0per	ate, maintain, and repair the project as long as
22		it i	s used in the provision of not-for-profit private

1	nonsectarian and sectarian elementary, secondary,
2	college-level, and university-level education to the
3	general public, and to pay all costs of its operation,
4	maintenance, and repair.
5	Moneys received by the department pursuant to paragraph (1)(D)
6	shall not be, nor be deemed to be, revenues of the project and
7	shall be paid into the general fund of the State."
8	SECTION 15. Section 39A-284, Hawaii Revised Statutes, is
9	amended to read as follows:
10	"[+]§39A-284[+] Conditions precedent to negotiating and
11	entering into a project agreement. (a) Prior to entering into
12	negotiations with any project party, the department shall
13	require that the project party [reimburse the State for any and]
14	shall agree to pay all fees, costs, and expenses, [direct or
15	indirect, incurred] (direct or indirect) assessed by the [State]
16	department in implementing and administering this part, as
17	determined by the department, even though a project agreement
18	may not be entered into [and]. The department may further
19	require the deposit of moneys with the department [for
20	reimbursement.] to pay for fees, costs, and expenses. The
21	department shall return any amount of the deposit exceeding the
22	amount required to reimburse the State to the party that made
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- 1 the deposit. The State shall not be required to pay to the
- 2 project party any interest or earnings on the deposit.
- 3 (b) The department shall not enter into any project
- 4 agreement with respect to any project unless the department
- 5 shall [first find and] determine [either] that:
- 6 (1) The project party is a responsible party, whether by
- 7 reason of economic assets or experience in the type of
- 8 enterprise to be undertaken through the project or
- 9 some other reason; or
- 10 (2) The obligations of the project party under the project
- agreement will be unconditionally guaranteed by a
- person who is a responsible party, whether by reason
- of economic assets or experience in the type of
- 14 enterprise to be undertaken through the project or
- some other reason."
- 16 SECTION 16. Section 39A-285, Hawaii Revised Statutes, is
- 17 amended to read as follows:
- 18 "[+] \$39A-285[+] Project agreement. No special purpose
- 19 revenue bonds shall be issued unless, at the time of issuance,
- 20 the department shall have entered into a project agreement with
- 21 respect to the project for the financing or refinancing of which
- 22 the bonds are to be issued. Any project agreement entered into



1	by the department shall contain provisions unconditionally				
2	obligating the project party to:				
3	(1)	Pay	to the department during the period or term of the		
4		proj	ect agreement, exclusive of any renewal or		
5		exte	nsion thereof and whether or not the project is		
6		used	or occupied by the project party, a sum, at a		
7		time	, and in an amount that shall be [at least]		
8		suff	icient to:		
9		(A)	Pay the principal and interest on all special		
10			purpose revenue bonds issued with respect to the		
11			project as [and when] they become due, including		
12			any premium payable upon any required redemption		
13			of the bonds;		
14		(B)	Establish or maintain a reserve, if any, as may		
15			be required by the instrument authorizing or		
16			securing the special purpose revenue bonds;		
17		(C)	Pay all fees and expenses, including the fees and		
18			expenses of the paying agents and trustees,		
19			[incurred] assessed in connection with the		
20			special purpose revenue bonds; and		

(D) Pay the fees, costs, and expenses[, direct or

indirect, incurred] (direct or indirect) assessed

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1	by the [State, as determined by the]			
2	$department[_{ au}]$ in administering the bonds or in			
3	carrying out the project agreement;			
4	and			
5	(2) Operate, maintain, and repair the project as long as			
6	it is used to provide low- and moderate-income			
7	housing, and to pay all costs of operation,			
8	maintenance, and repair.			
9	Moneys received by the department pursuant to paragraph (1)(D)			
10	shall not be, nor be deemed to be, revenues of the project and			
11	shall be paid into the general fund of the State."			
12	SECTION 17. Section 39A-314, Hawaii Revised Statutes, is			
13	amended to read as follows:			
14	"§39A-314 Conditions precedent to negotiating and entering			
15	into a project agreement. (a) Prior to entering into			
16	negotiations with respect to a project agreement or at any time			
17	during the negotiations, the department shall require that as a			
18	condition to the negotiations or the continuation thereof, the			
19	[State shall be reimbursed for any and] project party shall			
20	agree to pay all fees, costs, and expenses [incurred] assessed			
21	by [it] the department even though a project agreement may not			
22	be entered into [and]. The department may further require the			
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1	deposit of moneys with the department as security [for the
2	reimbursement.] to pay for fees, costs, and expenses. Any
3	amount of the deposit in excess of the amount required to
4	[reimburse] pay the State shall be returned by the department to
5	the party that has made the deposit. The State shall not be
6	required to pay to the project party any interest or earnings or
7	[such] the deposit.
8	(b) The department shall not enter into any project
9	agreement with respect to any project unless the legislature
10	shall have first authorized the issuance of special purpose
11	revenue bonds to finance the project pursuant to section 39A-317
12	and the department has [thereafter found and] determined
13	[either] that [the]:
14	(1) The project party is a responsible party, whether by
15	reason of economic assets or experience in the type of
16	enterprise to be undertaken through the project, or
17	otherwise[-]; or [that the]
18	(2) The obligations of the project party under the project
19	agreement will be unconditionally guaranteed by a
20	person who is a responsible party, whether by reason
21	of economic assets or experience in the type of

1	enterprise to be undertaken through the project, or
2	otherwise."
3	SECTION 18. Section 39A-315, Hawaii Revised Statutes, is
4	amended to read as follows:
5	"§39A-315 Project agreement. No special purpose revenue
6	bonds shall be issued unless at the time of issuance the
7	department shall have entered into a project agreement with
8	respect to the project for the financing of which the special
9	purpose revenue bonds are to be issued. Any project agreement
10	entered into by the department shall contain provisions
11	unconditionally obligating the project party:
12	(1) To pay to the department during the period or term of
13	the project agreement, exclusive of any renewal or
14	extension thereof and whether or not the project is
15	used or occupied by the project party, the sum or
16	sums, at the time or times, and in the amounts that
17	[will] shall be [at least] sufficient:
18	(A) To pay the principal and interest on all special
19	purpose revenue bonds issued with respect to the

project as [and when the same] the bonds become

due, including any premium payable upon any

required redemption of the bonds;

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1	(1	B)	To establish or maintain a reserve, if any, that
2			may be required by the instrument authorizing or
3			securing the special purpose revenue bonds;
4	((C)	To pay all fees and expenses, including the fees
5			and expenses of the paying agents and trustees,
6			[incurred] assessed in connection with the
7			special purpose revenue bonds; and
8	(1	D)	To pay the <u>fees</u> , <u>costs</u> , <u>and</u> expenses[, direct or
9			indirect, incurred] (direct or indirect) assessed
10			by the [State, as determined by the]
11			$department[_{\mathcal{T}}]$ in administering the bonds or in
12			carrying out the project agreement;
13	a	nd	
14	(2) T	o op	perate, maintain, and repair the project as long
15	a	s [ŧ	the same] it is used, as provided in the project
16	a	gree	ement, and to pay all costs of the operation,
17	m	aint	cenance, and repair.
18	Moneys	rec	ceived by the department pursuant to paragraph
19	(1)(D) shal	1 no	ot be, or be deemed to be, revenues of the project
20	and shall b	e pa	aid into the general fund of the State."
21	SECTIO	N 19	. Statutory material to be repealed is bracketed
22	and stricke	n.	New statutory material is underscored.

1 SECTION 20. This Act shall take effect upon its approval.

Report Title:

Department of Budget and Finance; Special Purpose Revenue Bonds

Description:

Allows the department of budget and finance to assess fees for the administration of special purpose revenue bonds issued. (SB1370 HD1)