A BILL FOR AN ACT

RELATING TO THE SCHOOL FACILITIES AUTHORITY.

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

1	SECTION 1. The legislature finds that the school						
2	facilities authority is entrusted with responsibilities relating						
3	to the development, planning, and construction of public school						
4	projects. The legislature further finds that the school						
5	facilities authority could carry out these responsibilities with						
6	greater efficiency if certain changes were made to statutes						
7	governing the authority.						
8	Accordingly, the purpose of this Act is to:						
9	(1) Clarify that the authority is responsible for certain						
10	development, planning, and construction projects for						
11	prekindergarten, preschool, and child care facilities,						
12	as well as workforce housing;						
13	(2) Allow the authority to use the department of education						
14	for certain recruitment and hiring responsibilities;						
15	(3) Allow the authority to partner with public and private						
16	development agencies to develop prekindergarten						
17	facilities; and						

1	(4) Exclude school facilities authority board workgroups							
2	and subcommittees from the requirements of chapter 92,							
3	Hawaii Revised Statutes, except those relating to							
4	permitted interactions.							
5	SECTION 2. Section 302A-1703, Hawaii Revised Statutes, is							
6	amended as follows:							
7	1. By amending subsection (a) to read:							
8	"(a) Except as otherwise limited by this chapter, the							
9	authority shall be responsible for all public school							
10	development, planning, and construction related to [capital							
11	<pre>improvement]:</pre>							
12	(1) New or renovated prekindergarten, preschool, and child							
13	<pre>care facilities;</pre>							
14	(2) Workforce housing for educators and other education							
15	workers in schools serving prekindergarten,							
16	elementary, and secondary grades; and							
17	(3) Any other projects assigned by the legislature,							
18	governor, or board of education."							
19	2. By amending subsection (c) to read:							
20	"(c) Except as otherwise limited by this chapter, the							
21	authority may also:							

1	(1)	Have a seal and alter the same at its pleasure;
2	(2)	Subject to subsection (b), make and execute contracts
3		and all other instruments necessary or convenient for
4		the exercise of its powers and functions under this
5		subpart;
6	(3)	Make and alter bylaws for its organization and
7		internal management;
8	(4)	Adopt rules pursuant to chapter 91 with respect to its
9		projects, operations, properties, and facilities,
10		including qualifications for persons and entities
11		wishing to enter into a public-private partnership
12		with the authority, as permitted in paragraph (7);
13	(5)	Acquire or contract to acquire by grant or purchase
14		real, personal, or mixed property or any interest
15		therein; to clear, improve, and rehabilitate and to
16		sell, assign, exchange, transfer, convey, lease,
17		subdivide, or otherwise dispose of or encumber the
18		same;
19	(6)	Acquire property by condemnation pursuant to chapter
20		101;

1	(/)	Enter into partnerships with qualified persons,
2		including public-private partnerships, as defined in
3		the authority's rules, to acquire, construct,
4		reconstruct, rehabilitate, improve, alter, or provide
5		for the construction, reconstruction, improvement, or
6		alteration of any project, including prekindergarten
7		facilities; and sell, assign, transfer, convey,
8		exchange, lease, or otherwise dispose of or encumber
9		any project; and in the case of the sale of any
10		project, accept a purchase money mortgage in
11		connection therewith;
12	(8)	Grant options to purchase any project or to renew any
13		lease entered into by it in connection with any of its
14		projects, on terms and conditions as it deems
15		advisable;
16	(9)	Prepare or cause to be prepared plans, specifications,
17		designs, and estimates of costs for the construction,
18		reconstruction, rehabilitation, improvement, or
19		alteration of any project, and from time to time to
20		modify the plans, specifications, designs, or
21		estimates;

	(10)	riocure insurance against any 1035 in connection with					
2		its property and other assets and operations in					
3		amounts and from insurers as it deems desirable;					
4	(11)	Apply for and accept gifts or grants in any form fr					
5		any public agency or from any other source, includi					
6		gifts or grants from private individuals and privat					
7		entities;					
8	(12)	Borrow money or procure loan guarantees from the					
9		federal government for or in aid of any project to					
10		authority is authorized to undertake pursuant to this					
11		chapter. Additionally, in connection with borrowing					
12		or procurement of loan guarantees, the authority:					
13		(A) Shall comply with conditions required by the					
14		federal government pursuant to applicable					
15		regulation or required in any contract for					
16		federal assistance;					
17		(B) Shall repay indebtedness incurred pursuant to					
18		this section, including any interest thereon;					
19		(C) May execute loan and security agreements and					
20		related contracts with the federal government;					

1		(D) May issue bonds pledging revenues, assessments,					
2		or other taxes as security for indebtedness					
3		incurred pursuant to this section; and					
4		(E) May enter into financing agreements as that term					
5		is defined in section 37D-1;					
6	(13)	Appoint or retain by contract one or more attorneys					
7		who are independent of the attorney general to provide					
8		legal services solely in cases of negotiations in					
9		which the attorney general lacks the sufficient					
10		expertise; provided that the independent attorney					
11		shall consult and work in conjunction with the					
12		designated deputy attorney general;					
13	(14)	Use the department of human resources development or					
14		the department of education to recruit, hire, and					
15		retain exempt employees, architects, engineers,					
16		existing civil service positions, and other technical					
17		positions for the development, planning, and					
18		construction related to capital improvement projects;					
19	(15)	Partner with public and private development agencies					
20		to develop:					
21		(A) Housing on or off campus; [and]					

1		(B) Classrooms; and					
2		(C) Prekindergarten facilities;					
3	(16)	Request any state or county agency to render services					
4		to the authority;					
5	(17)	Transfer the property to another public agency or					
6		contract to manage the leasing and property managemer					
7		of housing projects; and					
8	(18)	Do any and all things necessary to carry out its					
9		purposes and exercise the powers given and granted in					
10		this subpart."					
11	SECT	CTION 3. Section 302A-1704, Hawaii Revised Statutes, i					
12	amended by	y amending subsection (e) to read as follows:					
13	"(e)	The board may form workgroups and subcommittees [that					
14	include]	including with individuals who are not board members,					
15	to:						
16	(1)	Obtain resource information from construction and					
17		education professionals and other individuals as					
18		deemed necessary by the board;					
19	(2)	Make recommendations to the board; and					
20	(3)	Perform other functions as deemed necessary by the					
21		board to fulfill its duties and responsibilities.					

$oldsymbol{1}$ Two or more board members, but less than a quorum, m	less than a quorum, may	less than	but less	members,	board	more	or	Two	1
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- 2 discuss matters relating to official board business in the
- 3 course of their participation in a workgroup or subcommittee,
- 4 and these discussions shall be a permitted interaction as
- 5 provided for in section 92-2.5[; provided that all other
- 6 provisions of chapter 92 shall apply]."
- 7 SECTION 4. Statutory material to be repealed is bracketed
- 8 and stricken. New statutory material is underscored.
- 9 SECTION 5. This Act shall take effect on July 1, 2025.

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INTRODUCED BY:

Juish Le Chica

IAN 16 2025

Report Title:

School Facilities Authority; School Facilities Authority Board; Public Schools; Sunshine Law

Description:

Clarifies that the School Facilities Authority is responsible for certain development, planning, and construction projects for prekindergarten, preschool, and child care facilities, as well as workforce housing. Allows the School Facilities Authority to use the Department of Education for certain recruitment and hiring responsibilities. Allows the School Facilities Authority to partner with public and private development agencies to develop prekindergarten facilities. Exclude School Facilities Authority Board workgroups and subcommittees from the Sunshine Law, except as it relates to permitted interactions.

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