LEGISLATIVE SUMMARY
ON ISSUES IMPACTING THE UNIVERSITY OF HAWAI‘I SYSTEM
Passed by the 2016 Hawai‘i State Legislature

Prepared by the
Office of the Vice President for Budget & Finance/CFO
University of Hawai‘i System

July 2016
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*Bill descriptions provided by Legislative Reference Bureau’s “Bills Passed by the Hawai’i State Legislature Regular Session of 2016”*
PREFACE

This report, prepared by the University of Hawai‘i System Office of the Vice President for Budget & Finance/Chief Financial Officer and the Government Relations Office (GRO), summarizes actions of the 2016 Regular Session of the 28th State Legislature affecting higher education.

The information provided includes summaries of individual bills and are arranged by subject matter under broad categories, such as academic issues and health issues. Note that bills under “Academic Issues” could also apply to health issues as well, and vice versa, but it is listed under a single category. Within each category, bills are listed in numerical order, not in order of significance.

Each summary is merely that—a summary. It is intended to direct the reader’s attention to a bill and to provide enough information for the reader to determine whether detailed analysis and possible development of an implementation plan is necessary. The summary is not a substitute for a holistic analysis of a bill in light of the particular circumstances of an office or institution.

The full text of each bill is available through a hyperlink in the electronic version of this document. The text, as well as the legislative history of each bill, is also available at www.capitol.hawaii.gov. This website is maintained by the Hawai‘i State Legislature and contains many other resources regarding legislation.
INTRODUCTION

The State Legislature adjourned its 2016 Regular Session on Thursday, May 5th passing 272 bills. The University of Hawai‘i worked very hard with a number of lawmakers to advance the university’s needs and priorities.

This session, the University of Hawai‘i had a total of five proposals approved by the President and introduced as part of the 2016 Governor’s Administrative Package. None of the bills passed the legislature:

- SB 2939 (UOH-01) would have extended a sunset date until June 30, 2017, allowing UH to continue to have a separate financial accounting system different from the rest of the State. This authority has been important for the development and use of the Kuali Financial System.

- SB 2940 (UOH-02) would have clarified that certain sections of the State Ethics Code shall not apply to technology transfer activity.

- SB 2941 (UOH-03) would have exempted certain adoption of regulations by the University of Hawai‘i from chapter 91, Hawai‘i Revised Statutes; require certain adoption of regulations by the University of Hawai‘i be subject to chapter 92, Hawai‘i Revised Statutes.

- SB 2942 (UOH-04) would have authorized the UH to issue $100,000,000 in revenue bonds for the purpose of financing the construction and maintenance of qualifying capital improvement projects. *Note: The legislature did authorize $30 million in revenue bonds thru the State budget.

- SB 2943 (UOH-05) would have provided express legal authority to enable the University of Hawai‘i to create, promote, and participate in new economic enterprises that use university research and provide workforce opportunities for affiliated university personnel.

The University also worked with the Department of Land and Natural Resources to include Senate Concurrent Resolution (SCR) 18 as part of the Governor’s Administrative Package. SCR 18, which was adopted by both chambers, authorized the issuance of a term, non-exclusive easement covering a portion of state submerged lands at Sand Island for the maintenance, improvement and replacement of the existing floating dock. This step will allow the School of Ocean and Earth Science and Technology (SOEST) to move forward with a pier lease in the Sand Island area.

Some high profile bills pertaining to UH which passed the legislature include:

- Act 150, SLH 2016 (HB 1608) appropriates $750,000 for the UH Graduation Pathway System.

- Act 208, SLH 2016 (HB 2772) requires UH, among other things, to train employees and students on sexual harassment, sexual assault, domestic violence, dating violence, and stalking policies.

- Act 51, SLH 2016 (SB 2835) appropriates funds for collective bargaining cost items for unit (8).
Other bills of significance which failed to pass the legislature include:

- HB 52 would have required compliance with the Military Selective Service Act to qualify for state financial assistance for post-secondary education.

- HB 1556 would have authorized UH to employ a person as a casual employee at UH if that person is a candidate for, or is elected to, a non-statewide or non-countywide public office.

- SB 2398 would have established a collective bargaining unit for graduate student assistants employed by the University of Hawai‘i.

In addition, two special sessions were called during the 2016 interim. The first was for the Senate to consider judicial nominees. A second special session was called on July 12, 2016 to consider action on a bill (HB 2077) vetoed by the governor, which did not pertain to higher education or impact the University of Hawai‘i.
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Academic Issues

- **SB 2671 SD1 HD2 CD1 (Act 147)** – RELATING TO VETERINARY TECHNICIANS
  Establishes the veterinary technology practice law. Prohibits a person to represent, announce, or advertise oneself, publicly or privately, as a veterinary technician or registered veterinary technician, or append the letters "RVT" or "VT" or affix any other words, letters, abbreviations, or insignia to the person's name indicating or implying that the person is engaged in the practice of veterinary technology, unless the person registers the person's name and business address biennially with the department of commerce and consumer affairs in a manner prescribed by the department; and meets the qualifications. Requires the department to maintain and biennially update a list of the names and business addresses of the veterinary technicians who are registered. Prohibits a person to be registered to practice veterinary technology unless the person is 18 years of age, has successfully passed the Veterinary Technician National Examination and meets certain conditions. Appropriation out of the compliance resolution fund to implement the registration of veterinary technicians as required by this law. ($$) -- SB2671 CD1

  INTRODUCED BY: Baker R, Kidani M
  UH POSITION: Support
  STATUS: June 29, 2016 – Signed into law, Act 147

Boards and Commissions

- **HB 2295 HD1 SD1 (Act 084)** – RELATING TO THE AEROSPACE ADVISORY COMMITTEE
  Amends provisions relating to Aerospace Advisory Committee. Reduces the members on the committee from 15 members to 13 members. Requires the committee to elect 1 of its members to serve as chairperson. -- HB2295 SD1

  INTRODUCED BY: Souki J (BR)
  UH POSITION: Watched
  STATUS: June 21, 2016 – Signed into law, Act 084

- **HB 2331 HD1 (Act 008)** – RELATING TO BOARD MEMBER TERMS FOR THE BOARD OF NURSING AND THE BOARD OF SPEECH PATHOLOGY AND AUDIOLOGY
  Amends provisions relating to State Board of Nursing; appointment; term of office. Increases the term of office for State Board of Nursing, and prohibits members to be appointed for more than 8 consecutive years. -- Amends provisions relating to speech pathology and audiology. Increases terms of office for members of the Board of Speech Pathology and Audiology. -- HB2331 HD1

  INTRODUCED BY: Souki J (BR)
  UH POSITION: Support
  STATUS: April 19, 2016 – Signed into law, Act 008

- **HB 2362 HD2 SD1 CD1 (Act 057)** – RELATING TO THE HAWAII WORKFORCE DEVELOPMENT COUNCIL
  Amends provisions relating to the Hawai‘i Workforce Development Council law. Conforms the law to the federal Workforce Innovation and Opportunity Act of 2014, Public Law No. 113-128. -- HB2362 CD1

  INTRODUCED BY: Souki J (BR)
  UH POSITION: Support
  STATUS: June 6, 2016 – Signed into law, Act 057
• **SB 2825 SD1 (Act 003) – RELATING TO THE PACIFIC INTERNATIONAL SPACE CENTER FOR EXPLORATION SYSTEMS**
  Amends provisions relating to Pacific International Space Center for Exploration Systems; Board of Directors; establishment; duties. Reduces the number of Board of Directors of the Pacific International Space Center for Exploration Systems from 10 members to 9 members. -- SB2825 SD1

  INTRODUCED BY: Kouchi R (BR)
  UH POSITION: Watched
  STATUS: March 31, 2016 – Signed into law, Act 003

• **SB 2861 SD2 HD1 CD1 (Act 092) – RELATING TO THE JOINT FORMULARY ADVISORY COMMITTEE**
  Amends provisions relating to prescriptive authority for advanced practice registered nurses. Repeals the Joint Formulary Advisory Committee. -- SB2861 CD1

  INTRODUCED BY: Kouchi R (BR)
  UH POSITION: Watched
  STATUS: June 21, 2016 – Signed into law, Act 092

**Business Issues**

• **HB 1608 HD1 SD1 CD1 (Act 150) – RELATING TO THE UNIVERSITY OF HAWAII**
  Appropriation to the University of Hawai‘i for the Graduation Pathway System. ($$) -- HB1608 CD1

  INTRODUCED BY: Choy I
  UH POSITION: Support
  STATUS: June 29, 2016 – Signed into law, Act 150

• **HB 2018 HD1 SD1 CD1 (Act 241) – RELATING TO GOVERNMENT PROCESSES AND SERVICES**
  Establishes provisions relating to capital improvement projects; personnel training; management. Requires the comptroller to conduct annual training for the engineering personnel of all executive departments and state agencies that manage their own capital improvement projects to ensure compliance with state adopted standards and procedures of best practices in the management and construction of capital improvement projects. Requires each department and agency to provide for orientation training of new employees subject to this law and who are hired during the interim between annual trainings. Establishes requirements for management of capital improvement projects. Requires Department of Accounting and General Services to report to the legislature. -- HB2018 CD1

  UH POSITION: Watched
  STATUS: July 12, 2016 – Signed into law, Act 241

• **HB 2060 HD1 SD2 (Act 253) – RELATING TO PROCUREMENT**
  Amends provisions relating to authority and duties of the chief procurement officer. Requires each chief procurement officer to assist and cooperate with any compliance review by the administrator. -- Requires the administrator to perform periodic review of the procurement practices and procedures of all government bodies in collaboration with the state procurement policy board, for compliance with the Hawai‘i public procurement code. -- Amends provisions relating to cost or pricing data by changing it to fair and reasonable pricing policy; cost or pricing data. Requires a procurement officer to purchase goods, services, and construction from responsible sources at fair and reasonable prices and to make a written determination whether a price is fair and reasonable for each contracting action,
including change orders and contract modifications that adjust prices. Establishes requirements for the procurement officer to establish whether a price is fair and reasonable. Prohibits the requirements for price and costing data to be waived without the approval of the chief procurement officer and prohibits the chief procurement officer to delegate this authority. -- HB2060 SD2

UH POSITION: Watched
STATUS: July 12, 2016 – Signed into law, Act 253

- **HB 2466 HD1 SD1 (Act 086) – RELATING TO NON-GENERAL FUNDS**
  Requires the Department of Health and Department of Budget and Finance to jointly conduct a study on the distribution of the cigarette tax revenues including a recommendation in the study of whether to continue the cigarette tax revenue distribution to the non general funds, with or without modification or redistribute all or most of the cigarette tax revenues to the general fund and change the means of financing of affected agencies and programs to general funds. Requires the Department of Taxation, and any other relevant executive department to cooperate with the Department of Health or Department of Budget and Finance upon the request for assistance and information. Report to the legislature and governor. -- HB2466 SD1

  INTRODUCED BY: Luke S
  UH POSITION: Watched
  STATUS: June 21, 2016 – Signed into law, Act 086

- **HB 2707 HD1 SD2 CD1 (Act 230) – RELATING TO MEDICAL MARIJUANA**
  Establishes provisions relating to medical marijuana (cannabis); economic and other data; collection. Requires the Department of Business, Economic Development, and Tourism to continuously collect de identified information regarding the medical marijuana registry and dispensary programs; including quantities of marijuana cultivated and dispensed; number of qualifying patients; geographic areas in which marijuana is cultivated and consumed; prices of marijuana and related products; number of employment opportunities related to marijuana; and economic impact of marijuana cultivation and sales. Requires the Department of Health, and dispensaries licensed to provide the aggregated de identified aggregated data to the Department of Business, Economic Development, and Tourism and upon request. Requires the Department of Business, Economic Development, and Tourism to provide an analysis of the aggregated de identified data to the Department of Health and the legislature. Report to the legislature. Amends provisions relating to definitions under State enterprise zones law. Redefines eligible business activity to exclude medical marijuana dispensary activities to be considered an eligible business activity under the state enterprise zone law. --Amends provisions relating to operation of certain Internal Revenue Code provisions; Sections 63 to 530. Provides that Section 280 E with respect to expenditures in connection with the illegal sale of drugs of the Internal Revenue code to be operative under income tax law, except section 280E shall not be operative with respect to the production and sale of medical marijuana and manufactured marijuana products by dispensaries licensed under medical marijuana dispensary law and their subcontractors. -- Amends provisions relating to additional amounts not taxable under general excise tax law. Provides that prescription drugs shall not include the medical marijuana or manufactured marijuana products authorized pursuant to uniformed controlled substances act and medical marijuana dispensary law and their subcontractors. -- Amends provisions relating to prohibited acts related to drug paraphernalia. Exempts a person who is authorized to acquire, possess, cultivate, use, distribute, or transport marijuana while the person is facilitating the medical use of marijuana by a qualifying patient or dispense, manufacture, or produce marijuana or manufactured marijuana products while the person is facilitating the medical use of marijuana by a qualifying patient. -- Amends provisions relating to definitions under medical use of marijuana law. Redefines debilitating medical condition to include a request from an advanced practice registered nurse. Redefines primary caregiver to include advanced practice registered nurse. Redefines qualifying patient to include advanced practice registered nurse. Redefines written
certification to include advanced practice registered nurse. Redefines transport to include a production center or retail dispensing location and a certified laboratory for the purpose of laboratory testing. -- Exempts interisland transportation for laboratory testing. Amends provisions relating to protections afforded to a treating physician to include advanced practice registered nurse. -- Amends the medical marijuana dispensary law. Redefines manufactured marijuana products to include transdermal patch, or pre filled and sealed container used to aerosolize and deliver medical marijuana orally, such as an inhaler or nebulizer, or any other product as specified by the department of health. Provides that plant means a marijuana plant that is greater than 12 vertical inches in height from where the base of the stalk emerges from the growth medium to the tallest point of the plant, or greater than 12 horizontal inches in width from the end of one branch to the end of another branch; provided that multiple stalks emanating from the same root ball or root system shall be considered part of the same single plant. Changes retail dispensing location operational day to include Sunday. Requires a dispensary licensee who intends to utilize, as a production center, an enclosed indoor facility that includes a roof that is partially or completely transparent or translucent to notify the department of that intention prior to altering or constructing the facility. Allows employees of a certified laboratory for testing purposes, state employees authorized by the director of health, and law enforcement and other government officials acting in their official capacity to touch or handle any marijuana or manufactured marijuana products. Allows a dispensary to transport medical marijuana for testing to another county or another island, if no certified laboratory is available in the county or on the island where the dispensary is located. Amends provisions relating to background checks. Adds each employee of a medical marijuana dispensary; each employee of a subcontracted production center or retail dispensing location; and any person permitted to enter and remain in dispensary facilities. Exempts qualifying patients and their primary caregivers and government officials and employees acting in an official capacity. Establishes provisions relating to medical marijuana testing and research programs; established. Provides that to the extent permitted by federal and state law, and subject to applicable certification by the Department of Health, allows the University of Hawai‘i to establish medical marijuana testing and research programs that qualify as commercial enterprises of the university that provide services to state approved medical marijuana dispensaries, including assessment of marijuana plant cannabinoid content and concentration, purity of manufactured marijuana products, or additional testing requested by the department. Allows the university to assess fees or other charges for services and exempt from requirements of administrative procedures law. Amends provisions relating to University of Hawai‘i Commercial Enterprises Revolving Fund. Adds all fees and charges collected from the medical marijuana testing and research programs. Establishes a legislative oversight working group within the Public Policy Center in the College of Social Sciences at the University of Hawai‘i to develop and recommend legislation to improve the medical marijuana dispensary system in the State to ensure safe and legal access to medical marijuana for qualified patients. Reports to the legislature. Working group to cease to exist on June 30, 2018 (sunset). -- HB2707 CD1

UH POSITION: Support Intent
STATUS: July 11, 2016 – Signed into law, Act 230

• SB 2542 SD2 HD1 CD1 (Act 233) – RELATING TO REPAIR AND MAINTENANCE
Establishes provisions relating to routine repair and maintenance. Requires each state executive agency that manages a state owned building, facility, or other improvement to annually report to the legislature on the funds and positions deemed necessary by the agency to perform routine repair and maintenance on the state owned building, facility, or other improvement during the fiscal year. Requires the reports to be submitted to the legislature through the Department of Budget and Finance with each executive budget or supplemental budget. -- Requires the Chief Justice to submit an annual report to the legislature on routine repair and maintenance for judiciary owned buildings, facilities,
and other improvements that substantially comply with provisions relating to routine repair and maintenance. Reports to the legislature. -- SB2542 CD1

UH POSITION: Watched
STATUS: July 11, 2016 – Became law without Governor’s signature, Act 233

• **SB 2550 HD1 CD1 (Act 225)** – RELATING TO FEDERAL FUNDS
Requires the Office of the Governor to prepare a federal funding policy study for the state and based upon the findings, the federal funding policy study shall recommend a policy with respect to the use of federal funds for state programs and projects. Reports to the legislature. Appropriation. ($$) -- SB2550 CD1

UH POSITION: Watched
STATUS: July 6, 2016 – Signed into law, Act 225

• **SB 2812 SD2 HD2 CD1 (Act 163)** – RELATING TO CHARITABLE SOLICITATION
Amends provisions relating to solicitation of funds from the public. Redefines professional fund raising counsel or professional counsel by excluding a person if the services performed are to plan, conduct, manage, advise, consult, or prepare grant or subsidy application materials for a charitable organization. Provides that solicitation does not include the submission of a grant or subsidy proposal or application to a governmental authority or any organization exempt from taxation under section 501(c)(3) of the Internal Revenue Code. Changes requirements for professional solicitor disclosures. -- Amends provisions relating to registration of charitable organizations specifies solicitation of contributions. Allows the attorney general to require a financial report to be submitted electronically. Establishes fine for late filing of the report. -- Amends provisions relating to commercial co venture's charitable sales promotions. Adds that the date to be no more than 90 days after the end of the charitable sales promotion and late filing fees. Requires the consent to be signed by the authorized representative of the commercial co venture and the charitable organization certifying that the statements made therein are true and correct to the best of their knowledge subject to penalties imposed. Requires the attorney general to require the written consent to be submitted electronically and to require the use of electronic signatures. Requires the attorney general finds that a commercial co venturer has violated or is operating in violation, the attorney general may impose an administrative fine not to exceed 1,000 dollars for each act that constitutes a violation and an additional penalty, not to exceed 100 dollars per day, for each day during which the violation continues. Provides that any person aggrieved by an action of the attorney general may request a hearing to review that action. Provides that any request for hearing to be made within 10 days after the attorney general has served the person with notice of the action, which notice to be deemed effective upon mailing. -- Amends provisions relating to annual financial reports; fiscal records and fees. Requires every registered charitable organization to annually file with the department a report for its most recently completed fiscal year. Requires a charitable organization with contributions in excess of 500,000 dollars in the year covered by the annual financial report and a charitable organization required to obtain an audit report by a governmental authority or a 3rd party. -- Amends provisions relating to charitable organizations exempted from registration and financial disclosure requirements Northwest Accreditation Commission for Primary and Secondary Schools. Provides for an application for an exemption. -- SB2812 CD1

INTRODUCED BY: Kouchi R (BR)
UH POSITION: Watched
STATUS: June 29, 2016 – Signed into law, Act 163
• **SB 2878 SD1 HD1 (Act 134)** – RELATING TO YOUTH TRANSITIONING FROM FOSTER CARE

Amends provisions relating to higher education board allowances for students by replacing board allowances to stipends. Repeals payment to an accredited institution of higher education and foster parents. Adds payment to former resource caregivers and adoptive parent's stipends. Provides that the former foster youth has submitted a completed application for a higher education stipend 6 months prior to the youth's 27th birthday. Prohibits the duration of the total higher education stipend to exceed a cumulative total of 60 months. Requires the amount of the higher education stipend to be based on the financial support the department provides. Amends provisions relating to eligibility. Allows a young adult to receive services and meets eligibility criteria to include under permanent custody, voluntary foster custody, or court ordered temporary foster custody; for a young adult to receive services and meets eligibility criteria; a child who was placed in guardianship after attaining the age of 16 and the legal guardians are no longer willing to provide emotional and financial support; or a child who was adopted after attaining the age of 16 and the adoptive parents are no longer willing to provide emotional and financial support. Allows a young adult to participate in the young adult voluntary foster care program if they meet the program requirements. Amends provisions relating to voluntary care agreement. Requires the Department of Human Services and the young adult to enter into a voluntary care agreement to include the program requirements for the duration of the voluntary care agreement. Repeal provisions relating to reporting requirement. – SB2878 HD1

INTRODUCED BY: Kouchi R (BR)  
UH POSITION: Watched  
STATUS: June 29, 2016 – Signed into law, Act 134

• **SB 3102 SD1 HD1 CD1 (Vetoed)** – RELATING TO THE DEPARTMENT OF BUSINESS, ECONOMIC DEVELOPMENT, AND TOURISM

Establishes provisions relating to inter agency agreements; memoranda of agreement; memoranda of understanding. Requires the Department of Business, Economic Development, and Tourism to develop, and any state agency, to enter into, and implement inter agency agreements to coordinate resources, eliminate unnecessary duplication, and effectuate the purposes of their law without entering into a memorandum of agreement or memorandum of understanding. Establishes that the high growth grant program within the Department of Business, Economic Development, and Tourism to assist qualified businesses by providing grants for specific business development purposes. -- Establishes provisions relating to high growth grant programs; high growth grant program special fund. Provides that the grants expand business operations; improve business productivity; or invest in food safety or quality control programs. Requires the Department of Business to issue grants to finance equipment purchases; management and workforce training; infrastructure improvements; and consulting or feasibility studies. Requires the high growth grant program to provide grants to qualified businesses in an amount no greater than 30 per cent of the amount that is privately invested in a business for 1 or more of the purposes. Provides that the program to provide no more than 250,000 dollars to any specific qualified business in 1 calendar year. Defines qualified business to mean a business that has been in business for at least 2 full years and demonstrated the ability to export products. Appropriation. ($$) -- SB3102 CD1

INTRODUCED BY: Dela Cruz D  
UH POSITION: Watched  
STATUS: July 11, 2016 – Vetoed by Governor
Education (K-12)

- **HB 2205 HD1 SD2 CD1 (Act 113) – RELATING TO CHARTER SCHOOLS**
  Amends provisions relating to public charter schools. Prohibits an authorizer to provide technical support to a prospective charter school applicant, an applicant governing board, or a charter school it authorizes in cases where the technical support will directly and substantially impact any authorizer decision related to the approval or denial of the charter application or the renewal, revocation, or nonrenewal of the charter contract. Requires the governing boards of charter schools to keep written minutes of all public meetings and post the minutes and make the minutes available on the schools internet website. Allows charter schools to assess special fees and charges for co curricular activities. -- HB2205 CD1

  INTRODUCED BY: Takumi R, Ohno T
  UH POSITION: Watched
  STATUS: June 22, 2016 – Signed into law, Act 113

- **SB 1311 SD2 HD1 CD1 (Act 107) – RELATING TO EDUCATION**
  Amends provisions relating to exemptions under behavior analysts law. Provides that this law is not intended to restrict the practice of other licensed or credentialed practitioners practicing within their own recognized scopes of practice. Exempts an individual who directly implements applied behavior analysis services and is a direct support worker who provides autism treatment services to an individualized education plan on or before January 1, 2019. Further exempts a legal guardian implementing an applied behavior analysis plan and who acts under the direction of a behavior analyst licensed in this State. Requires the Department of Education shall submit a report to the legislature on its plans and progress in implementing measures to comply with the licensure and certification requirements of the behavior analysts law. -- SB1311 CD1

  INTRODUCED BY: Tokuda J, Chun Oakland S
  UH POSITION: Watched
  STATUS: June 22, 2016 – Signed into law, Act 107

- **SB 2387 SD2 HD1 CD1 (Act 185) – RELATING TO PHYSICAL EXAMINATIONS**
  Amends provisions relating to physical examination required. Provides that a physician assistant may a report of the results of a physical examination or submit written documentation that the child is in the process of undergoing a physical examination. Provides that beginning with the 2017 - 2018 school year, every child entering 7th grade shall present to the appropriate school official written documentation from a licensed physician or advanced practice registered nurse showing completion of a physical examination performed within 12 months before the date of attendance. Requires the Department of Education to send notification of the physical examination requirement to the child's parents or guardians, upon the child's entrance into 6th grade, and post the requirement on the department's website. By December 31 of each year, the department shall provide to the Department of Health a list of students attending 7th grade who have not submitted appropriate written documentation, along with directory information as allowed under the federal Family Educational Rights and Privacy Act. -- Establishes provisions relating to Department of Education student physical examination follow up assistance and consultations. Provides that no later than the end of the 7th grade school year, the Department of Health shall contact the parents or guardians of students listed on the Department of Education's list and provide information to assist those persons in obtaining a physical examination. -- SB2387 CD1

  UH POSITION: Support
  STATUS: July 1, 2016 – Signed into law, Act 185
**SB 2557 SD2 HD1 CD1 (Act 262) – RELATING TO CONCUSSIONS**

Amends Act 197, Session Laws of 2012, which requires the Department of Education and the Hawai‘i High School Athletic Association to develop a concussion educational program. Requires the Department of Kinesiology and Rehabilitation Science of the University of Hawai‘i, the Department of Education, and the Hawai‘i High School Athletic Association to jointly develop a concussion monitoring and educational program for school athletics. Provides that the program includes the need to obtain medical clearance from licensed health care providers trained in concussion management, before a person may engage in any type of physical activity, practice, game, or competition and Information on the process of a concussed person's return to school, academic and cognitive issues associated with a concussion, and classroom adjustments that the person may require information on the process of a concussed person's return to school, academic and cognitive issues associated with a concussion, and classroom adjustments that the person may require. Requires concussion awareness education for participants in school activities or youth activities, including the parents of minor or student participants. Requires a concussed student to obtain written clearance from an advanced practice nurse, neuropsychologist, physician assistant, physician, or osteopathic physician trained in concussion management prior to returning to academics and athletics. Appropriation to the Department of Kinesiology and Rehabilitation to develop and implement the concussion monitoring and educational program for school activities, develop and implement a concussion and awareness program for youth activities, and administer concussion testing to high school student athletes. Requires the Department of Kinesiology and Rehabilitation to report to the legislature. ($$) -- SB2557 CD1

INTRODUCED BY: Tokuda J, Baker R, Dela Cruz D, Inouye L, Shimabukuro M  
UH POSITION: Support 
STATUS: July 12, 2016 – Signed into law, Act 262

**Employees and Benefits Issues**

**HB 1370 HD1 SD2 CD1 (Act 263) – RELATING TO DIVORCE**

Establishes provisions relating to distribution of property in a divorce action under the pension and retirement systems law. Establishes provisions for Hawai‘i domestic relations order which means a domestic relations order that creates or recognizes the right of an alternate payee, or assigns to an alternate payee, the right to receive all or a portion of the benefits payable with respect to a member or retirant under the system and directs the system to disburse benefits to the alternate payee. -- HB1370 CD1

INTRODUCED BY: San Buenaventura C  
UH POSITION: Watched  
STATUS: July 12, 2016 – Signed into law, Act 263

**HB 2008 HD2 SD2 CD1 (Act 246) – RELATING TO PUBLIC EMPLOYMENT**

Establishes provisions relating to temporary employment in state positions. Prohibits any department or agency of the State to temporarily employ the same person in the same position that is wholly funded by general funds for more than 2 terms of 89 days. Provides that with the approval of the governor, a department or agency of the State may temporarily employ the same person in the same position for 8 terms of 89 days within a consecutive 24 month period. Provides that this shall not apply to periods of temporary employment when a person has been appointed to a vacant position arising as a result of a workers' compensation claim; medical leave; an ongoing investigation; a shortage category; a working condition differential; a remote geographical location; a seasonal demand for employees; a leave of absence taken by an incumbent who has return rights; a need to fill a Department of Education position for the delivery of special education services; or a position pending reorganization. -- HB2008 CD1
• **HB 2016 HD1 SD1 CD1 (Vetoed)** – RELATING TO PUBLIC EMPLOYEES
Amends provisions relating to Hawai‘i Employer Union Health Benefits Trust Fund; establishment. Requires the fund to also consist of contributions received on behalf of retirees and beneficiaries from the Board of Trustees of the employees' retirement system that represent the difference between the monthly contributions by the State or county to the fund and the actual costs of health benefits plans. -- Amends provisions relating to payment of refunds, retirement benefits, by adding Hawai‘i Employer Union Health Benefits Trust Fund contributions. Adds that contributions by retirees and beneficiaries to the Hawai‘i Employer Union Health Benefits Trust Fund that represent the difference between the monthly contributions by the State or county to the Hawai‘i Employer Union Health Benefits Trust Fund and the actual costs of health benefits plans to be paid by the Board of Trustees of the employees' retirement system through the withholding of the payment amounts to which retirees and beneficiaries would otherwise be entitled to receive. Provides that beginning after January 1, 2017, the Hawai‘i Employer Union Health Benefits Trust Fund to authorize automatic electronic payment in lieu of withholdings. Requires the amounts to be based upon copayment billing information received from the Board of Trustees of the Employer Union Health Benefits Trust Fund. Annual report to the legislature. -- HB2016 CD1

UH POSITION: Watched
STATUS: July 11, 2016 – Vetoed by Governor

• **HB 2017 HD1 SD2 CD1 (Act 101)** – RELATING TO WORKERS' COMPENSATION TREATMENT PLANS
Establishes provisions relating to treatment plans under workers' compensation law. Allows a physician to transmit a treatment plan to the employer by mail or facsimile; provided that a physician shall send a treatment plan to an address or facsimile number provided by an employer. Requires an employer to allow a physician to transmit a treatment plan to an employer by mail, facsimile or secure electronic means beginning January 1, 2021. Requires a treatment plan to be deemed accepted if an employer fails to file with the Director of Labor and Industrial Relations an objection to the treatment plan; any applicable documentary evidence supporting the denial; and a copy of the denied treatment plan. Provides that after acceptance of the treatment plan, allows an employer to file an objection to the plan if new documentary evidence supporting the denial is received by the employer. -- HB2017 CD1

INTRODUCED BY: Nakashima M, Keohokalole J
UH POSITION: Watched
STATUS: June 21, 2016 – Signed into law, Act 101

• **HB 2247 HD1 SD2 CD1 (Act 158)** – RELATING TO GOVERNMENTAL TRAVEL
Establishes provisions relating to payment of approved travel costs for public officers and employees. Allows the State and the counties to pay approved travel costs directly to the vendor providing the goods or services involved; or the officer or employee for whom the approved travel costs are to be paid, by way of a cash advance prior to the date of purchase; unless the officer or employee affirmatively agrees to loan the State or a county the money for the travel costs and be reimbursed after the officer or employee pays for the travel costs; shall not be construed as precluding the reimbursement of approved travel costs to an officer or employee upon completion of travel for any costs that for any reason were not paid by the State or the county, pertains to the officer or employee incurring approved travel costs, whenever there is a conflict between a collective bargaining
agreement and this section, the terms of the collective bargaining agreement shall prevail. Defines approved travel costs means that any determinable costs of travel for official state or county business approved by the respective jurisdiction and supported by a written invoice, the term includes the costs of transportation to and from a destination point, between destination points, or within a destination point; event registration fees; per diem allowances; and any other necessary costs related to the travel. Prohibits an employer to take adverse employment actions against an officer or employee who does not affirmatively agree to loan the State or a county the money for the travel costs and be reimbursed after the officer or employee pays for the travel costs. -- HB2247 CD1

INTRODUCED BY: Rhoads K, Johanson A
UH POSITION: Watched
STATUS: June 29, 2016 – Signed into law, Act 158

- **HB 2715 HD2 SD1 CD1 (Act 188) – RELATING TO WORKERS' COMPENSATION**
  Requires the legislative auditor to contract with an actuarial firm that has experience conducting workers' compensation closed claims studies in the US to perform a study of closed claims in the private employment sector in the State; and closed claims involving state employees, including those employed by the Department of Human Resources Development, the Department of Education, and the University of Hawai‘i system. Provides that the total cost of the study, requires a portion equal to appropriation provided in this Act to be paid for by an assessment to the workers' compensation insurers, workers' compensation captive insurers, and workers' compensation self insureds in the State to be determined according to market share of premiums or, in the case of workers' compensation self insureds, using the current basis to determine special compensation fund assessments. Requires the auditor to require the study to be completed by November 30, 2017 (sunset). Report to the legislature. Provides that prior to the contracting with an actuarial firm to perform the study, requires the auditor to consult and confer with 2 members of the legislature, and 1 member selected by the president of the senate and 1 selected by the speaker of the House of Representatives. Requires 2 members to ensure the firm selected and parameters of the study are not biased and do not have an appearance of bias. Appropriation to the auditor for the study. Requires matching funds. Requires matching funds. ($$) -- HB2715 CD1

UH POSITION: Watched
STATUS: July 1, 2016 – Signed into law, Act 188

- **HB 2722 HD1 SD1 CD1 (Act 070) – RELATING TO UNEMPLOYMENT**
  Creates a temporary program, limited to Maui county to provide additional benefits to unemployed workers by extending their unemployment insurance benefits. Requires that the funds for state additional benefits payable under this Act to be withdrawn from the unemployment compensation trust fund and allows additional moneys to be allocated from the state general fund and used for the payment of expenses incurred for the administration of state additional benefits. Establishes eligibility to receive a payment of state for additional benefits. Provides that no provision contained shall apply when the balance of the unemployment compensation trust fund is below the adequate reserve fund or apply to the payment of state additional benefits if the provision conflicts with federal statutes and jeopardizes the receipt of federal administrative funding and certification for the federal Unemployment Tax Act employer tax offset credit, the governor is authorized to revise any provision of this Act to the extent required to maximize the receipt of federal funds and promptly report any revision and reasons to the legislature at the next legislative session. Appropriation to the Department of Labor and Industrial Relations to carry out the purposes of this act. Act to be repealed on October 28, 2017 (sunset). ($$) -- HB2722 CD1

INTRODUCED BY: Souki J, Nakashima M
• **HB 2772 HD1 SD2 CD1** (Act 208) – RELATING TO THE UNIVERSITY OF HAWAII
  Establishes provision relating to campus safety and accountability. Requires the University of Hawai‘i to train all university students and employees including security personnel, Title IX coordinators, and residential advisors on Public Law 92-318, Title IX of the Federal Education Amendments of 1972, as amended; the Violence Against Women Act of 1994, as amended; and university executive policies on sexual harassment, sexual assault, domestic violence, dating violence, and stalking; provide all existing university employees with the training by July 1, 2017, and every 2 years thereafter; provide all new university employees with the training no later than 30 days after the date of 1st employment; provide all students with the training annually; designate a confidential advocate for students to confidentially discuss incidents of, and obtain information on, sexual harassment, sexual assault, domestic violence, dating violence, stalking, and related issues at each campus of the university system; publicize the name, location, phone number, and email address of the confidential advocate on the respective campus website; make available to students and employees written and electronic materials and training programs concerning Title IX of the Higher Education Amendments of 1972; the Violence Against Women Act of 1994; and university policies concerning sexual harassment, sexual assault, domestic violence, dating violence, and stalking; and inform victims in writing of the right to file a police report with the appropriate county police department for investigation and assist victims in submitting the police report. Designates all university faculty members are designated as "responsible employee s" under Public Law 92-318, Title IX of the federal Education Amendments of 1972, as amended, and shall report any violations of University of Hawai‘i executive policies regarding sexual harassment, sexual assault, domestic violence, dating violence, and stalking to the Title IX coordinator of the faculty member's campus; provided that any faculty member designated as a confidential advocate shall not be a "responsible employee ". Requires the confidential advocate to provide general statistics to the Title IX coordinator on an annual basis about the number and type of incidents received by the confidential advocate. Requires all university students and employees to complete the training or be subject to fines, sanctions, or other discipline as deemed appropriate by the university. Requires the university to conduct a campus climate survey of all students every 2 years. Annual report to the legislature. Further requires the university to revise, as necessary, all university policies regarding student conduct; nondiscrimination; complaint procedures; campus security; alcohol consumption; housing, and workplace non violence that conflict with any revised policy regarding sexual harassment, sexual assault, domestic violence, dating violence, and stalking, including University of Hawai‘i executive policy number 1.204. Further requires the university to enter into memorandums of understanding with all county police departments to govern communications and procedures for addressing sexual assaults that occur on university campuses. Appropriation for the university to hire 1 full time equivalent administrator (1.0 FTE) and 2 full time equivalent investigators (2.0 FTE). Appropriation for the University of Hawai‘i at Hilo to hire 1 full time equivalent administrative support staff person (1.0 FTE) and 1 full time equivalent educator, trainer, and investigator (1.0 FTE) and for related travel expenses. Appropriation for the University of Hawai‘i Community Colleges. ($$). -- HB2772 CD1

INTRODUCED BY: Choy I
UH POSITION: Comments
STATUS: July 5, 2016 – Signed into law, Act 208

• **SB 2835 SD1 HD1** (Act 051) – MAKING APPROPRIATIONS FOR COLLECTIVE BARGAINING COST ITEMS
  Appropriation to the Director of Finance for all collective bargaining cost items for Collective Bargaining Unit 8 (personnel of the University of Hawai‘i and Community College System) and for salary increases and other cost adjustments for state officers and employees excluded from collective
bargaining. -- Appropriation to the University of Hawai‘i to fund collective bargaining cost items in
the agreement negotiated with the exclusive bargaining representative of Collective Bargaining Unit
8, relating to non general and unbudgeted positions. (§§) -- SB2835 HD1

INTRODUCED BY: Kouchi R (BR)
UH POSITION: Support
STATUS: May 10, 2016 – Signed into law, Act 051

• SB 2841 (Act 031) – RELATING TO PAYMENTS BY EMPLOYERS TO THE EMPLOYEES’
RETIREMENT SYSTEM
Amends provisions relating to payment of state contributions to the system. Provides that payments
by the State and counties be made on a monthly basis, within 30 days after the end of each month; or
in advance, in an amount greater than the amount payable for the current fiscal quarter, taking into
account amounts previously paid during the quarter and any offsets for any excess contributions in
the previous quarter. --SB2841

INTRODUCED BY: Kouchi R (BR)
UH POSITION: Watched
STATUS: April 28, 2016 – Signed into law, Act 031

Environmental Issues

• HB 1029 HD1 SD1 (Act 257) – RELATING TO THE ENDANGERED SPECIES RECOVERY
COMMITTEE
Amends provisions relating to the endangered species recovery committee. Replaces the Director of
the University of Hawai‘i Environmental Center at Mānoa College with the Dean of the College of
Natural Sciences or the dean's designee as a member of the Endangered Species Recovery
Committee. -- HB1029 SD1

INTRODUCED BY: Yamane R, Cullen T, Lee C
UH POSITION: Support
STATUS: July 12, 2016 – Signed into law, Act 257

• HB 1050 SD2 CD1 (Act 243) – RELATING TO INTERISLAND MOVEMENT OF INVASIVE
SPECIES
Amends provisions relating to annual reports. Requires the report by the Department of Agriculture
to include the status of each activity required by Act 243, Session laws of 2016 including all
expenditures, descriptions of and the purposes of any activity related travel; workforce allocation; and
measure of effectiveness; summary of interisland inspections and export inspection activities;
projections by year of future expenditures and future acreage to be under pest management by crop;
and activities yet to be completed, and, if applicable, an explanation why they were not completed.
Requires the Department of Agriculture to work through existing contracts and appropriated funds for
invasive species activities to undertake invasive species management related to agricultural lands and
agricultural and non agricultural commodities. Requires the department to use general funds to
develop an interisland and export database that allows for the trace back and trace forward of
agricultural commodities, type and varietals inspected by the Department of Agriculture, quantity of
commodities, and other pertinent information; increase the priority of inspection of agricultural
commodities transported between islands, without impacting or jeopardizing the inspection of
imported agricultural commodities from out of state; develop quarantine treatments for high risk
commodities moving between islands; and coordinate planning with the Department of
Transportation for inspection and quarantine treatment capabilities at or adjacent to ports of entry.
Further requires the department to use general funds to increase detection, response, and control
programs to address agricultural pests statewide. Appropriation for the auditor to conduct a financial
and performance audit of the duties and facilities of the plant quarantine branch of the Department of Agriculture, including the branch's biosecurity programs and related programs. Report to the legislature and governor. ($$) -- HB1050 CD1

UH POSITION: Comments
STATUS: July 12, 2016 – Signed into law, Act 243

- **HB 1581 HD2 SD2 CD1 (Act 048) – RELATING TO JUDICIAL PROCEEDINGS**
  Amends provisions relating to the state water code law, conservation district law, land use commission law, and public utilities commission law by establishing provisions for contested cases. Requires that any contested case hearing under this law is to be appealed upon the record directly to the Supreme Court for final decision, and only a person aggrieved in a contested case proceeding provided for in this law may appeal from the final decision and order or preliminary ruling. Requires the court to give priority to contested case appeals of significant statewide importance over all other civil or administrative appeals or matters and shall decide these appeals as expeditiously as possible. Requires the administrative procedure law to apply to contested cases unless it conflicts with these laws. -- Allows the court to reserve jurisdiction and appoint a master or monitor to ensure compliance with its orders where a court remands a matter to an agency for the purpose of conducting a contested case hearing. Requires the judiciary to report to the legislature. Act to be repealed on July 1, 2019 (sunset). -- HB1581 CD1

INTRODUCED BY: Rhoads K
UH POSITION: Watched
STATUS: May 10, 2016 – Signed into law, Act 048

- **HB 1749 HD1 SD2 CD1 (Act 170) – RELATING TO WATER MANAGEMENT**
  Amends provisions relating to the Hawai’i water plan. Requires the Hawai’i water plan to be directed toward the achievement of the utilization of reclaimed water for uses other than drinking and for potable water needs in 100 per cent of state and county facilities by December 31, 2045. -- HB1749 CD1

UH POSITION: Watched
STATUS: June 30, 2016 – Signed into law, Act 170

- **HB 1997 SD1 CD1 (Act 229) – RELATING TO AGRICULTURE**
  Establishes provisions relating to K-12 (K 12, kindergarten through 12th grade) Agriculture Workforce Development Pipeline Initiative. Creates the initiative within the Department of Labor and Industrial Relations to conduct training sessions on all islands for teachers and school administrators regarding agricultural self sufficiency. Requires the initiative to be headed by a coordinator. Requires the coordinator to carry out the purposes of this initiative, which may include developing and proposing scholarships, travel offsets, course credits, and stipends. Requires course material for the training session to be approved by the Hawai’i Agriculture Workforce Advisory Board. Annual report to the legislature. Appropriation for the development, operation, and implementation of the initiative, including the hiring of 1 full time equivalent (1.0 FTE) coordinator. ($$) -- HB1997 CD1

UH POSITION: Support
STATUS: July 7, 2016 – Signed into law, Act 229
• **HB 2029 HD1 SD2 CD1 (Act 171) – RELATING TO WATER INFRASTRUCTURE LOANS**
  Establishes provisions relating to the water infrastructure loans. Establishes the Hawai‘i water infrastructure loan program to be administered by the Department of Agriculture. Authorizes the department to make loans and expend funds to finance the purchase or installation of water infrastructure equipment for dams, reservoirs, hydroelectric pumping, storm water reclamation, ditch maintenance, spillways, wells, water ducts, and water distribution systems. Establishes the Hawai‘i water infrastructure special fund. --Changes the agriculture loan law to the agricultural and water infrastructure loans law. Appropriation to the fund and out of the fund. ($$) -- HB2029 CD1

  UH POSITION: Watched
  STATUS: June 30, 2016 – Signed into law, Act 171

• **HB 2036 HD1 SD2 CD1 (Act 216) – RELATING TO CONSERVATION DISTRICTS**
  Amends provisions relating to permits and site plan approvals under conservation district law. Provides that when an environmental impact statement is required, or when a contested case hearing is requested, the 180 days shall be extended an additional 90 days. -- HB2036 CD1

  INTRODUCED BY: Yamane R, Evans C, Lee C, Cullen T, Tsuji C
  UH POSITION: Watched
  STATUS: July 6, 2016 – Signed into law, Act 216

• **HB 2037 HD1 SD2 CD1 (Act 062) – RELATING TO THE WORLD CONSERVATION CONGRESS**
  Appropriation to the Department of Land and Natural Resources for hosting the 2016 International Union for Conservation of Nature World Conservation Congress meeting at the Hawai‘i Convention Center from September 1 to 10, 2016. ($$) -- HB2037 CD1

  INTRODUCED BY: Yamane R, Cullen T, Creagan R, Keohokalole J, LoPresti M, Tsuji C
  UH POSITION: Watched
  STATUS: June 6, 2016 – Signed into law, Act 062

• **HB 2040 SD1 CD1 (Act 172) – RELATING TO WATER SECURITY**
  Requires the Department of Land and Natural Resources to establish a 2 year pilot program for a Water Security Advisory Group to enable public private partnerships that increase water security by providing matching state funds for projects and programs that increase the recharge of groundwater resources, encourage the reuse of water and reduce the use of potable water for landscaping irrigation, and improve the efficiency of potable and agricultural water use. Allows the department to fund priority projects and programs to increase water security recommended by the Water Security Advisory Group, provided that state funds are matched on a 1 for 1 matching basis by the public or private agency or organization that submitted the relevant proposal for a project or program to increase water security. Requires the department to establish a Water Security Advisory Group to advise the department on the priority of all proposals for projects or programs submitted by public or private agencies or organizations. Annual report to the legislature. Act to be repealed on June 30, 2018 (sunset). Appropriation. ($$) -- HB2040 CD1

  UH POSITION: Watched
  STATUS: June 30, 2016 – Signed into law, Act 172
• **HB 2604 HD1 SD1 CD1 (Act 232) – RELATING TO THE ACQUISITION OF REAL PROPERTY**
Amends provisions relating to acceptance of acquisition of real property; general. Provides that the acceptance by the territorial legislature or the legislature of a dedication of land in the Kaka‘ako community development district by a private owner is sufficient to convey title to the State. -- HB2604 CD1

INTRODUCED BY: Saiki S  
UH POSITION: Watched  
STATUS: July 11, 2016 – Became law without Governor’s signature, Act 232

• **HB 2675 HD1 SD2 CD1 (Act 102) – RELATING TO RAPID OHIA DEATH**
Appropriation to the Department of Agriculture for rapid ‘ōhi’a death research, including the employment of pathology post doctoral fellows, technical support for pathology research, materials and supplies for pathogen and molecular detection, and a new growth chamber for pathology experiments. ($$) -- HB2675 CD1

UH POSITION: Support  
STATUS: June 21, 2016 – Signed into law, Act 102

• **SB 2217 SD2 HD1 CD1 (Act 174) – RELATING TO AGRICULTURE**
Appropriation to the Department of Agriculture for operation, repair, maintenance, and improvement costs for the East Kaua‘i irrigation system by the East Kaua‘i Users' Cooperative. ($$) -- SB2217 CD1

INTRODUCED BY: Kouchi R  
UH POSITION: Support  
STATUS: June 30, 2016 – Signed into law, Act 174

• **SB 2645 SD2 HD1 CD1 (Act 169) – RELATING TO WATER AUDITS**
Requires the commission on water resource management to establish a 5 year program to provide technical assistance to public water systems to conduct standardized water audits of public water systems in accordance with the method adopted by the American Water Works Association's Water Audits and Loss Control Programs, Manual of Water Supply Practices - M36, as amended. Requires the commission to establish a program, in the 1st 2 years, for the counties to conduct standardized water audits of public water systems operated by the counties, and in the following 2 years, the commission shall extend the program to all remaining large capacity public water systems and public water systems in designated water management areas. Requires the commission, on January 1, 2017, to implement the water audit program which includes a process for level 1 validation of water loss audit reports. Requires the commission to provide the counties and other operators of public water systems subject to this law the technical assistance and information necessary to help prepare and validate the water loss audit reports. Requires counties to submit beginning in 2018 and for each subsequent year thereafter, to the commission a completed and validated water loss audit report for each public water system operated by the counties for the previous calendar year to the commission, and beginning on July 1, 2020, and for each subsequent year thereafter, all remaining large capacity public water systems and public water systems in water management areas a completed and validated water loss audit report on their water systems for the previous year. Authorizes an appropriation out of federal funds sums to conduct standardized water audits of public water systems, provided matching funds are provided. Requires matching funds. ($$) -- SB2645 CD1
INTRODUCED BY: Gabbard M, Nishihara C, Inouye L  
UH POSITION: Watched  
STATUS: June 30, 2016 – Signed into law, Act 169  

- **SB 2659 SD2 HD1 CD1 (Act 228)** – RELATING TO INDUSTRIAL HEMP  
Establishes provisions relating to industrial hemp pilot program. Establishes the program within the Department of Agriculture to allow the cultivation of industrial hemp and distribution of its seed in Hawai‘i through a pilot program for purposes of agricultural or academic research. Requires the department to register with the US Department of Justice, Drug Enforcement Administration, as an importer of controlled substances to acquire seeds. Requires the program to establish an agency relationship with licensees, who operate as extensions of the Board of Agriculture for the purposes of research on the growth, cultivation, and marketing of industrial hemp. Requires licensing by the Department of Agriculture. Provides that the possession, cultivation, sale, receipt, or transfer of industrial hemp shall not constitute an offense under offenses against public health and morals. Appropriation for the establishment of 1 full time equivalent (1.0 FTE) program coordinator position, 1 full time equivalent (1.0 FTE) inspector position; and 250,000 dollars for administrative costs of the industrial hemp pilot program. Act to be repealed on June 30, 2021 (sunset). ($$) -- SB2659 CD1  

INTRODUCED BY: Gabbard M, Shimabukuro M, Ruderman R  
UH POSITION: Support  
STATUS: July 7, 2016 – Signed into law, Act 228  

- **SB 3077 SD1 HD1 CD1 (Act 130)** – RELATING TO STATEWIDE COMMUNITY PLANNING  
Establishes provisions relating to Hawai‘i Interagency Council for Transit Oriented Development. Establishes the Hawai‘i Interagency Council for Transit Oriented Development within the Department of Business, Economic Development, and Tourism. Requires the council to serve as the State's transit-oriented development planning and policy development entity with representation from state and county government and the community; formulate and advise the governor on the implementation of a strategic plan to address transit-oriented development projects, including mixed use and affordable and rental housing projects, on state lands in each county; facilitate the acquisition of funding and resources for state and county transit-oriented development programs, including affordable and rental housing projects, on state lands; monitor the preparation and conduct of plans and studies to facilitate implementation of state transit-oriented development plans prepared pursuant to this section, including but not limited to the preparation of site or master plans and implementation plans and studies; review all capital improvement project requests to the legislature for transit-oriented development projects, including mixed use and affordable and rental housing projects, on state lands within county-designated transit-oriented development zones or within a one-half-mile radius of public transit stations, if a county has not designated transit-oriented development zones; recommend policy, regulatory, and statutory changes, and identify resource strategies for the successful execution of the strategic plan; assemble accurate fiscal and demographic information to support policy development and track outcomes; and consider collaborative transit-oriented development initiatives of other states that have demonstrated positive outcomes. Annual report to the legislature and governor. --Amends provisions relating to office of planning, establishment; responsibilities. Provides a smart growth and transit oriented development acting as the lead agency to coordinate and advance smart growth and transit oriented development planning within the State. -- Provides that fee in lieu funds from projects within a county-designated transit oriented development zone may also be used to purchase completed construction, construct new school facilities in new or existing school sites, improve or renovate existing structures for school use, or lease land or facilities for school use within a county designated transit oriented development zone. Appropriation. ($$) -- SB3077 CD1
2016 Legislative Bills, Resolutions, and Governor's Messages 24

UH POSITION: Watched
STATUS: June 29, 2016 – Signed into law, Act 130

Health & Medicine

• **HB 0254 HD2 SD1 CD1 (Act 242) – RELATING TO MEDICINES**
  Amends provisions relating to drugs limited to dispensing on prescription. Requires a prescription drug to be dispensed only if its label bears in the case of the dispensing of an interchangeable drug product, the statement interchangeable with (brand name of the drug product prescribed or the referenced listed drug name), or words of similar meaning. Redefines equivalent generic drug product to mean a drug product approved by the director of health as substitutable by pharmacists and included in the Hawai‘i list of equivalent generic drug products and interchangeable biological product. Redefines savings to include interchangeable biological products. Repeals the definition of compendia of therapeutically equivalent generic drug products. Repeals the definition of Hawai‘i additions and deletions list. Repeals the definition of multiple source drug. Amends provisions relating to drug product selection by adding biological product. Adds an interchangeable biological product. Requires the dispensing pharmacist or the pharmacist's designee to communicate to the practitioner the specific product provided to the patient, including the name of the product and the manufacturer within 2 business days following the dispensing of a biological product by making an entry that is electronically accessible to the practitioner through an interoperable electronic medical records system; an electronic prescribing technology; a pharmacy benefit management system; or a pharmacy record is presumed to provide notice to the prescriber. Provides that otherwise, requires pharmacist to communicate the biological product dispensed to the prescriber using facsimile, telephone, electronic transmission, or other prevailing means. Amends provisions relating to prescription record to include interchangeable biological product. Amends provisions relating to drug formulary; Hawai‘i additions and deletions list by changing it to Hawai‘i list of equivalent generic drug products and interchangeable biological products. Changes provision that allows the drug product selection board to allow the Director of Health to adopt rules to effectuate the law. Allows the department to publish and provide notice of any amendments to the Hawai‘i list of equivalent generic drug products and interchangeable biological products on the department's website. Establishes pharmacy posting requirements. Amends provisions relating to pharmacist liability include equivalent generic drug product or an interchangeable biological product. Repeals provisions relating to the establishment of drug product selection board. -- HB0254 CD1

INTRODUCED BY: Evans C, McKelvey A
UH POSITION: Support Intent
STATUS: July 12, 2016 – Signed into law, Act 242

• **HB 1756 HD3 SD2 CD1 (Act 097) – RELATING TO NURSING**
  Amends provisions relating to duties and powers of the state board of nursing. Requires the state Board of Nursing to conduct an investigation of the qualified applicant's background, character, competency and integrity, as the board deems appropriate. Requires the board to request beginning July 1, 2017, the criminal history records of qualified applicants and request the criminal history records of licenses who were issued licenses by the board prior to July 1, 2017. -- Requires that beginning with the July 1, 2017, licensing biennium, an applicant for a license to practice nursing as a licensed practical nurse, submit a full set of electronic fingerprints for the purpose of obtaining federal and state criminal history record checks directly to the Hawai‘i Criminal Justice Data Center for processing with the Federal Bureau of Investigation. Requires the applicant to bear the cost of the fingerprint processing and the application shall not be considered complete until the results of the criminal history record check has been received by the board. Requires that beginning with the July 1, 2019, licensing biennium, all applicants for a license to practice nursing as an advanced practice
registered nurse submit a set of electronic fingerprints for the purpose of obtaining federal and state
criminal history record checks directly to the Hawai‘i Criminal Justice Data Center for processing
with the Federal Bureau of Investigation. Requires the applicant to bear the cost of the fingerprint
processing and the application shall not be considered complete until the results of the criminal
history record check has been received by the board. -- Criminal history record history checks may be
conducted by the Department of Commerce and Consumer Affairs on applicants for nurse licensure
or license renewal. -- HB1756 CD1

INTRODUCED BY: Belatti D, Mizuno J, McKelvey A
UH POSITION: Support
STATUS: June 21, 2016 – Signed into law, Act 097

• **HB 2233 HD2 SD1 CD1 (Act 115)** – RELATING TO HEALTH CARE PROFESSIONALS
  Establishes provisions relating to filing of electronic mail address. Requires every individual
  applying for or renewing a license as a physician, osteopath, physician assistant, advanced practice
  registered nurse, or naturopath to at the time of applying for licensure and renewal to provide the
  licensing authority with a current electronic mail address in the form and manner prescribed by the
  licensing authority and provide notice to any change of current electronic mail address with 30 days
  of the change. Amends provisions relating to physicians, laboratory directors, and health care
  professionals to report. Requires that the laboratory data reported to the Department of Health to
  include the individual's complete demographic information, including name, date of birth, residential
  address, and phone number, obtained and confirmed at the time of specimen collection for the
  purposes of facilitating a public health investigation as necessary by the department. Requires every
  physician, laboratory director, or health care professional who violates this section may be fined in an
  amount not to exceed 1,000 dollars per violation. -- HB2233 CD1

BuenaVentura J, Evans C, Yamashita K, Nakashima M, Oshiro M
UH POSITION: Watched
STATUS: June 22, 2016 – Signed into law, Act 115

• **HB 2482 HD2 SD1 CD1 (Act 139)** – RELATING TO INSURANCE
  Amends provisions relating to information from providers of health insurance by changing it to
  access to health and dental insurance data; mandatory reporting for certain insurers; uses;
  confidentiality. Beginning November 1, 2016, requires providers of health insurance that provides
  health benefits plans funded by the Hawai‘i Employer Union Health Benefits Trust Fund, the state
  medicaid agency, or both to provide administrative data to determine health benefits costs, including
  health care services claims and payment data regarding beneficiaries of health benefits plans to the
  state planning and development agency, or its designee. Requires the state agency to submit data
  collected to the College of Social Sciences, Social Sciences Research Institute, Pacific Health
  Informatics and Data Center at the University of Hawai‘i for processing, assignment of encrypted
  identifiers, and any other task deemed necessary by the agency. Allows the agency to designate
  another data center to submit the data obtained pursuant to this section and meets the conflict of
  interest requirements of 42 US Code section 300gg-94, after July 1, 2018. -- Further allows the
  agency to contract with entities for the analysis of data collected and processed by a data center to
  benefit medicaid and medicare recipients, public employees, and public sector retirees and for other
  public purposes. Requires the agency to develop and update an annual plan for the analysis,
  maintenance, and publication of data collected and seek approval for the plan from the Director of
  Health, administrator of the MedQuest division of the Department of Human Services, and the Chief
  Information Officer of the State. Prohibits the agency or its designee to disclose any individual
  patient's personal health information in violation of state or federal law. Annual reports to the
  legislature. Requires the state health planning and development agency to adopt interim rules for the
schedule and frequency for providers of health insurance, dental insurance, and health benefits plans to provide administrative data. Annual reports to the legislature. -- HB2482 CD1

INTRODUCED BY: Belatti D, Nishimoto S, Luke S, Johanson A
UH POSITION: Watched
STATUS: June 29, 2016 – Signed into law, Act 139

• **SB 0805 (Act 002)** – RELATING TO HEALTH
  Amends Act 255, Session Laws of 2012 by repealing the sunset date. -- SB0805

  INTRODUCED BY: Green J
  UH POSITION: Watched
  STATUS: March 24, 2016 – Signed into law, Act 002

• **SB 2317 SD2 HD1 CD1 (Act 203)** – RELATING TO HEALTH
  Establishes provisions relating to child death review; reports under Department of Health law. Requires the Director of Health to submit an annual written report to the legislature on the status of child death reviews conducted by the department. Requires the annual report to cover the calendar year immediately prior to the year in which the report is due and describe the total number of child deaths in Hawai‘i and the causes of those deaths, the number of deaths of children in state custody and the causes of those deaths, any child death review activities conducted by the department, trends in child death, and recommendations for system changes, including any proposed legislation. Provides that upon written request of the director, requires a state or county agency to report deaths of children in the custody of the state or county agency to the department, including any information on the circumstances of the child's death deemed relevant by the director. Report to the legislature. -- Amends provisions relating to access to information by adding use of child death review information; protections. Includes health care and social services providers. Requires all requested disclosures to comply with state and federal privacy statutes and regulations, including the Health Insurance Portability and Accountability Act (HIPA). Allows the department to enter into a memorandum of agreement with hospitals regarding requests for information to be used for child death reviews. Prohibits an individual participating in the review of a child death to be questioned in any civil or criminal proceeding regarding information presented in or opinions formed as a result of a multidisciplinary review and the department as a result of child death reviews conducted to be subject to subpoena, discovery, or introduction into evidence in any civil or criminal proceeding, except that child death review information otherwise available from other sources shall not be immune from subpoena, discovery, or introduction into evidence through those sources solely because they were provided to the department as required by this law. Repeals provisions relating to use of child death review information and records. -- Establishes provisions relating to multidisciplinary and multiagency reviews. Allow the department to conduct multidisciplinary and multiagency reviews of maternal deaths to reduce the incidence of preventable child deaths. Establishes provisions relating to maternal death review reports under medical research; morbidity and mortality information law. Requires the Director of Health to submit an annual report to the legislature on the status maternal deaths conducted by the department. Requires the annual report to be cover the calendar year immediately prior to the year in which the report is due and describe the total number of deaths of women while pregnant or within 1 year after a pregnancy in Hawai‘i, the causes of those deaths and whether the causes of death were pregnancy related, any maternal mortality review activities conducted by the department, trends in maternal death, and recommendations for system changes, including any proposed legislation. Report to the legislature. Amends provisions relating to sources of information protected by changing it to requests for information; sources of information protected. Provides that upon written request from the Director of Health, requires all providers of health care, social services, and county and state agencies to provide information, reports, statements, memoranda, death and birth records, or other data or material relating to the condition and treatment of any person to the department or its designee, to be used in the course of any study for the purpose
of reducing morbidity or mortality. Allows the Department of Health to request information stored in electronic format or in paper copies, or gathered through interviews, subject to certain restrictions. Amends provisions relating to identification of persons studied; restriction. Repeals the maternal and perinatal mortality study committee of the Hawai‘i Medical Association. Appropriation to the Department of Health to implement a program for the performance of maternal death reviews. (§§) -- SB2317 CD1

UH POSITION: Watched
STATUS: July 5, 2016 – Signed into law, Act 203

• **SB 2395 SD1 HD2 CD1 (Act 226) – RELATING TO TELEHEALTH**
  Establishes provisions relating to coverage for telehealth under Department of Human Services law. Prohibits the State's medicaid managed care and fee for service programs to deny coverage for services provided through telehealth that would be covered if the service were provided through in person consultation between a patient and a health care provider. Requires reimbursement for services provided through telehealth to be equivalent to reimbursement for the same services provided via face to face contact between a health care provider and a patient. Provides that nothing shall require a health care provider to be physically present with the patient at an originating site unless a health care provider at the distant site deems it necessary. Prohibits geographic restrictions or requirements for telehealth coverage or reimbursement and restrictions on originating site requirements for telehealth coverage or reimbursement. Requires services provided by telehealth to be consistent with all federal and state privacy, security, and confidentiality laws and comply with the applicable federal requirements related to utilization, coverage, and reimbursement for telehealth services. Establishes provisions relating to telehealth; privacy, security, and confidentiality. Requires services relating to the practice of nursing provided by telehealth to be consistent with all federal and state privacy, security, and confidentiality laws. Establishes provisions relating to professional liability insurance; coverage for telehealth under medical torts law. Requires every insurer providing professional liability insurance for a health care provider to ensure that every policy that is issued, amended, or renewed in this State to provide malpractice coverage for telehealth and be equivalent to coverage for the same services provided via face to face contact between a health care provider and a patient. Prohibits an insurer providing professional liability insurance policies to require face to face contact between a health care provider and a patient as a prerequisite for coverage of services appropriately provided through telehealth in accordance with generally accepted health care practices and standards prevailing in the applicable professional community at the time the services were provided. Allows that the coverage to be subject to all terms and conditions of the policy agreed upon among the health care provider and the insurer. Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs) by repealing the requirement that there shall be no reimbursement for a telehealth consultation between health care providers. -- Provides that nothing shall require a health care provider to be physically present with the patient at an originating site unless a health care provider at the distant site deems it necessary. Requires insurers to provide written disclosure of coverages and benefits associated with telehealth services. Redefines telehealth to encompass 4 modalities. Amends the medicine and surgery law. Provides that for prescribing opiates or medical marijuana (cannabis), requires a physician patient relationship to only be established after an in person consultation between the prescribing physician and the patient. Allows a physician patient relationship to be established via telehealth if the patient is referred to the telehealth provider by another health care provider who has conducted an in person consultation and has provided all pertinent patient information to the telehealth provider. Prohibits physician patient relationship prerequisite to apply to telehealth consultations for emergency department services. Redefines telehealth to encompass 4 modalities. Amends provisions relating to persons exempted under radiologic technology law. Requires services
provided by telehealth to be consistent with all federal and state privacy, security, and confidentiality laws. Redefines telehealth to encompass 4 modalities. -- SB2395 CD1

UH POSITION: Support
STATUS: July 7, 2016 – Signed into law, Act 226

• **SB 2672 SD1 HD1 CD1 (Act 183) – RELATING TO ADVANCED PRACTICE REGISTERED NURSES**
  Amends provisions relating to definitions under food, drug, and cosmetics law. Redefines out of state practitioners to include advanced practice registered nurse. Amends provisions relating to emergency examination and hospitalization under mental health, mental illness, drug addiction, and alcoholism law. Allows an advanced practice registered nurse to examine and diagnose a patient presence or absence of a mental disorder, assess the risk that the patient may be dangerous to self or others, and assess whether or not the patient needs to be hospitalized. Amends provisions relating to filing and preparation of death and fetal death certificates under vital statistics law. Adds advance practice registered nurse. Amends provisions relating to late determination of the cause of death. Adds advance practice registered nurse. Amends provisions relating to definition under workers compensation law. Redefines health care provider to include an advanced practice registered nurse. Amends provisions relating to prescriptive authority for advanced practice registered nurses. Redefines practice of pharmacy to include a licensed advanced practice registered nurse with prescriptive authority. --SB2672 CD1

INTRODUCED BY: Baker R
UH POSITION: Watched
STATUS: July 1, 2016 – Signed into law, Act 183

• **SB 2675 SD1 HD2 (Act 038) – RELATING TO LICENSING**
  Establishes provisions relating to discipline based on action taken by another state or federal agency; conditions; prohibition on practice. Allows the boards under dentistry law, medical and surgery law, nurses, pharmacists and pharmacy, upon receipt of evidence of revocation, suspension, or other disciplinary action against a licensee by another state or federal agency, to issue an order imposing the same disciplinary action upon the licensee under certain conditions. Provides that a certified copy of the disciplinary action by another state or federal agency shall constitute prima facie evidence of the disciplinary action. Requires that the final order of discipline taken is to be a matter of public record. -- Amends provisions relating to refusal, revocation, suspension, and administrative penalties. Requires the board to refuse to issue a license to any applicant who fails to meet all of the requirements imposed by this law and may refuse to issue a license to any applicant who has been disciplined by another state or federal agency. Requires that a final order denying the issuance of a license to any applicant based on the applicant's discipline by another state or federal agency is to be a matter of public record. -- SB2675 HD2

UH POSITION: Watched
STATUS: April 29, 2016 – Signed into law, Act 038

• **SB 2862 (Act 018) – RELATING TO NURSING**
  Establishes provisions relating to Nursys; verification of nurse license. Allows the Board of Nursing to fully participate in Nursys by sharing licensure and discipline data with Nursys. -- SB2862

INTRODUCED BY: Kouchi R (BR)
UH POSITION: Support
STATUS: April 26, 2016 – Signed into law, Act 018
Information Technology

- **HB 2543 HD2 SD1 (Act 193) – RELATING TO BROADBAND**
  Amends Act 151, Session Laws of 2011, as amended by Act 264, Session Laws of 2013, which exempts county permitting requirements and state permitting and approval requirements for any actions relating to the installation, improvement, construction or development of infrastructure relating to broadband service or broadband technology, including the interconnection of telecommunications cable by repealing the sunset date. -- Amends Act 264, Session Laws of 2014, which establishes provisions relating to broadband related permits; automatic approval, by repealing the sunset date. -- HB2543 SD1

  UH POSITION: Watched
  STATUS: July 1, 2016 – Signed into law, Act 193

- **SB 2511 (Act 023) – RELATING TO TELECOMMUNICATIONS**
  Amends Act 199, Session Laws of 2010, as amended by Act 151, Session Laws of 2011, establishing a Broadband Assistance Advisory Council. Adds the Director of the Business, Economic Development, and Tourism to the council. Requires the President of the Senate and Speaker of the House of Representatives to ensure representation from each of the counties. Allows the chairperson of the council to designate representatives of other interested public or private sector organizations to serve as members of the council, or as members of the work groups of the council to address specified issues on an ad hoc basis, as the chairperson deems necessary. -- SB2511

  INTRODUCED BY: Wakai G, Inouye L, Kidani M, Chun Oakland S
  UH POSITION: Watched
  STATUS: April 26, 2016 – Signed into law, Act 023

- **SB 2541 (Act 011) – RELATING TO INFORMATION TECHNOLOGY**
  Amends Act 119, Session Laws of 2015, relating to the General Appropriations Act of 2015 (state budget). Adds that the chief information officer with the approval of the governor shall identify the general funds to be expended on projects and that the governor shall direct the administrative heads of the departments or agencies to expend the identified funds or the officer with the approval of the governor may delegate to the administrative head of a department or agency the authority to expend the identified general funds. -- SB2541

  INTRODUCED BY: Tokuda J, Kidani M
  UH POSITION: Watched
  STATUS: April 21, 2016 – Signed into law, Act 011

State Budget

- **HB 1700 HD1 SD1 CD1 (Act 124) – RELATING TO THE STATE BUDGET**
  Supplemental Appropriations Act of 2016 (executive budget). Amends Act 119, Session Laws of 2015, relating to the state budget. (SS) -- HB1700 CD1

  INTRODUCED BY: Souki J (BR)
  UH POSITION: Support
  STATUS: June 23, 2016 – Signed into law, Act 124
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<th>Campus</th>
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<th>BOR Approved</th>
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<th>HB 1700 CD1</th>
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1 position for ACM transferred from Sys Support to Mānoa
.5 FTE from Mānoa to JABSOM not approved
$150,000 in STEM money in System Support changed into POS contract for Science Fair
### University of Hawaii
### Capital Improvement Program
### Supplemental Budget
### Fiscal Year 2016 - 2017
### (In Thousands of Dollars)

<table>
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<th>Campus</th>
<th>Project Title</th>
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**Total Appropriation:**

- **$ 92,884**
- **$ 184,942**
- **$ 218,500**

**MOF Total:**

- **$ 92,884**
- **C**
- **$ 184,942**
- **C**
- **$ 218,500**

Prepared by UBO - 04/28/2016
Budget Provisos

HB1700 HD1 SD1 CD1 (Act 124, SLH 2016)
RELATING TO THE STATE BUDGET

SECTION 6. Part V, Act 119, Session Laws of Hawaii 2015, is amended:

(1) By adding a new section to read as follows:
"SECTION 48.1. Provided that of the general obligation bond fund appropriation for the creative industries division (BED105), the sum of $800,000 or so much thereof as may be necessary for fiscal year 2016-2017 shall not be expended until creative industries division develops a transition plan for the film studio to relocate to west Oahu in proximity to the university and for the Diamond Head studio property to revert to the administrative control of the University of Hawaii; provided further that the transition plan be approved by both the director of the department of business, economic development, and tourism and the chief financial officer of the University of Hawaii systems office."

(2) By adding a new section to read as follows:
"SECTION 48.2. Provided that of the general obligation bond fund appropriation for natural energy laboratory of Hawaii authority (BED146), the sum of $5,200,000 of so much thereof as may be necessary for fiscal year 2016-2017 shall not be expended until the natural energy laboratory of Hawaii authority works with the University of Hawaii community colleges and Kealakehe high school to develop an ocean thermal energy conversion curriculum-to-career pathway program."

5) By repealing section 51:
"SECTION 51. Provided that of the general obligation bond fund appropriation for the University of Hawaii – West Oahu Administration and Allied Health Facility, Oahu (UOH700), no funds shall be expended for the University of Hawaii – West Oahu Satisfaction of EB-5 Loan Repayment made for fiscal year [2015-2016] 2016-2017 unless the University of Hawaii renews its operating lease with Hawaii Technology Development Corporation for use of the Manoa Innovation Center [for a duration of not less than 25 years for $1 a year]."

(6) By adding a new section to read as follows:
"SECTION 51.1. Provided that of the general obligation bond fund appropriation for the University of Hawaii – West Oahu EB-5 loan repayment, Oahu (UOH700), the sum of $17,000,000 or so much thereof as may be necessary for fiscal year 2016-2017 shall be expended upon the board of regents approval of the transfer of at least 30 acres, but no more than 50 acres to the high technology development corporation, department of business, economic development, and tourism and the state film office by January 1, 2018."
(7) By adding a new section to read as follows:

"SECTION 51.2  Provided that of the general obligation fund appropriation for the University of Hawaii – West Oahu (UOH700) the sum of $35,000,000 shall be expended for the creative media center, provided further that the department shall provide a report to the legislature regarding the partnership between the University of Hawaii – West Oahu and the department of business, economic development and technology to develop a master plan for the development of an integrated public/private creative media center is completed, initiative focused on west Oahu, which shall include the following:

(1) A formal agreement between all respective agencies on the responsibilities of each agency;
(2) A development plan to include expected costs and strategic partnerships between the public and private sectors;
(3) A plan by the university to assign coordination and leadership for statewide creative media programs at the University of Hawaii – West Oahu; and

provided further that a report on the above requirements be submitted to the 2018 Legislature."

(8) By adding a new section to read as follows:

"SECTION 51.3.  Provided that of the general obligation bond fund appropriation for University of Hawaii, systemwide support (UOH900) the sum of $48,625,000 or so much thereof as may be necessary for fiscal year 2016-2017 shall not be expended for the college of education if the college of education remains at the University of Hawaii at Manoa; provided further that of the $48,625,000, $3,000,000 shall not be expended until the university establishes and implements a master plan that seamlessly transitions students and their high school pathway program and community college credits to any four year state funded post-secondary education institution."

(9) By adding a new section to read as follows:

"SECTION 51.4.  There is appropriated from the bond fund for the university the sum of $5,750,000 or so much thereof as may be necessary for fiscal year 2016-2017 for renovations, repairs, and improvements to the John A. Burns school of medicine.

The sum appropriated represents only the amount derived from interest earnings accrued from the proceeds of University of Hawaii revenue bonds sold for the John A. Burns school of medicine, which remain available in the bond fund for the university. This authorization shall lapse on June 30, 2017."

(1) By adding a new section to read as follows:
"SECTION 78.1. Provided that the University of Hawaii may issue university revenue bonds for university capital improvement program projects authorized in part II and listed in part IV of this Act and designated to be financed by revenue bond funds, in a principal amount required to yield the amounts appropriated for the capital improvement program projects, and, if so determined by the university and approved by the governor, in additional amounts deemed necessary by the university to pay interest on the revenue bonds during the estimated construction period of the capital improvement project for which the university revenue bonds are issued to establish, maintain, or increase reserves for the university revenue bonds or university revenue bonds heretofore authorized (whether authorized and issued or authorized and still unissued), and to pay the expenses of issuance of the bonds. The aforementioned university revenue bonds shall be issued pursuant to part VI of chapter 304A, Hawaii Revised Statutes, as amended. The principal of and interest on university revenue bonds, to the extent not paid from the proceeds of the bonds, shall be payable solely from and secured solely by the revenues of the university as defined in section 304A-2671, Hawaii Revised Statutes. The university shall submit a report to the legislature no later than 30 days before the regular session of 2018 on what revenues of the university, including the name of the fund and the revenue sources of that fund, are used or will be used to pay principal and interest on university revenue bonds from the tuition and fees special fund."
House Concurrent Resolutions

**HCR 10**
URGING VARIOUS GOVERNMENT ENTITIES WHO MANAGE AND OWN LAND AROUND EACH OF THE PLANNED RAIL TRANSIT STATIONS TO CONSIDER AND INCLUDE IN DEVELOPMENT DISCUSSIONS, TO THE GREATEST EXTENT POSSIBLE, AFFORDABLE HOUSING, CHILD AND FAMILY SERVICES, ELDERLY SERVICES, AND OTHER BENEFICIAL OPPORTUNITIES FOR THE PEOPLE OF HAWAII.

INTRODUCED BY: TAKAYAMA, CACHOLA, CHOI, CREAGAN, EVANS, ICHIYAMA, JORDAN, KAWAKAMI, KEOHOKALOLE, KONG, LOPRESTI, LOWEN, MIZUNO, MORIKAWA, NISHIMOTO, OHNO, OSHIRO, SAY, THIELEN, TOKIOKA, YAMASHITA
UH POSITION: Watched
STATUS: April 25, 2016 – Adopted in Final Form

**HCR 32 HD1 SD1**
REQUESTING THE CONVENING OF A TASK FORCE TO EXAMINE CANCER IN THE FIREFIGHTING PROFESSION

INTRODUCED BY: SOUKI (Introduced by request of another party)
UH POSITION: Comments
STATUS: April 27, 2016 – Adopted in Final Form

**HCR 66 HD1 SD1**
REQUESTING THE PREVENT SUICIDE HAWAII TASK FORCE TO RECOMMEND A STRATEGIC PLAN TO REDUCE SUICIDES IN HAWAII BY AT LEAST TWENTY-FIVE PER CENT BY 2025

INTRODUCED BY: BELATTI, CREAGAN, FUKUMOTO CHANG, HASHEM, JORDAN, KOBAYASHI, MIZUNO, MORIKAWA, OSHIRO, YAMANE
UH POSITION: Watched
STATUS: April 27, 2016 – Adopted in Final Form

**HCR 85 HD2 SD1**
REQUESTING THE ESTABLISHMENT OF A TASK FORCE TO STUDY EFFECTIVE INCARCERATION POLICIES TO IMPROVE HAWAII'S CORRECTIONAL SYSTEM

INTRODUCED BY: TAKAYAMA
UH POSITION: Watched
STATUS: April 27, 2016 – Adopted in Final Form

**HCR 90**
REQUESTING THE CHIEF OF THE DEPARTMENT OF HEALTH EMERGENCY MEDICAL SERVICES AND INJURY PREVENTION SYSTEM BRANCH TO CONVENE AND CHAIR A WORKING GROUP TO DEVELOP A COMMUNITY PARAMEDIC PROGRAM, INCLUDING EDUCATIONAL STANDARDS FOR CERTIFICATIONS, TO ALLEVIATE EMERGENCY SERVICES FROM RESPONDING TO NON-EMERGENCY CALLS

INTRODUCED BY: BELATTI, CREAGAN, FUKUMOTO CHANG, HASHEM, KOBAYASHI, MORIKAWA
UH POSITION: Support Intent
STATUS: April 25, 2016 – Adopted in Final Form
**HCR 137 SD2**  
REQUESTING THE DEPARTMENT OF EDUCATION TO CONVENE A WORKING GROUP TO REVIEW AFTER-SCHOOL PROGRAMS IN HAWAII'S PUBLIC MIDDLE AND INTERMEDIATE SCHOOLS  
INTRODUCED BY: ICHIYAMA, BELATTI, DECOITE, EVANS, FUKUMOTO CHANG, JORDAN, LOWEN, LUKE, MATSUMOTO, MORIKAWA, SAN BUENAVENTURA, THIELEN, Tupola  
UH POSITION: Watched  
STATUS: April 27, 2016 – Adopted in Final Form

**HCR 188 HD1 SD1**  
URGING THE CONVENING OF A PUBLIC LAND TRUST REVENUES NEGOTIATING COMMITTEE  
INTRODUCED BY: ING, BELATTI, DECOITE, KAWAKAMI, POUHA, THIELEN, Evans, Morikawa  
UH POSITION: Watched  
STATUS: April 27, 2016 – Adopted in Final Form

**HCR 203 HD1**  
REQUESTING THE DEPARTMENT OF AGRICULTURE TO PROMOTE THE EXPANSION OF AGRICULTURAL COMMERCE  
INTRODUCED BY: MATSUMOTO  
UH POSITION: Watched  
STATUS: April 20, 2016 – Adopted in Final Form

**Senate Concurrent Resolutions**

**SCR 18 SD1**  
AUTHORIZING THE ISSUANCE OF A TERM, NON-EXCLUSIVE EASEMENT COVERING A PORTION OF STATE SUBMERGED LANDS AT SAND ISLAND, HONOLULU, OAHU, FOR THE USE, MAINTENANCE, IMPROVEMENT, AND REPLACEMENT OF THE EXISTING FLOATING DOCK  
INTRODUCED BY: KOUCHI (Introduced by request of another party)  
UH POSITION: Support  
STATUS: April 26, 2016 – Adopted in Final Form
**Governor’s Messages**

**GM 524**  
Submitting for consideration and confirmation to the Hawai‘i Green Infrastructure Authority, Gubernatorial Nominee, KALBERT YOUNG, for a term to expire 06-30-2018  
Status: March 11, 2016 – Confirmed by the State Senate

**GM 586**  
Submitting for consideration and confirmation to the Board of Regents of the University of Hawai‘i, Gubernatorial Nominee, JAN SULLIVAN, for a term to expire 06-30-2021  
Status: March 17, 2016 – Confirmed by the State Senate

**GM 587**  
Submitting for consideration and confirmation to the Board of Regents of the University of Hawai‘i, Gubernatorial Nominee, WAYNE HIGAKI, for a term to expire 06-30-2021  
Status: March 17, 2016 – Confirmed by the State Senate

**GM 588**  
Submitting for consideration and confirmation to the Center for Nursing Advisory Board, Gubernatorial Nominee, KARI LUM, for a term to expire 06-30-2018  
Status: March 17, 2016 – Confirmed by the State Senate

**GM 589**  
Submitting for consideration and confirmation to the Center for Nursing Advisory Board, Gubernatorial Nominee, LYNN MILLIGAN, for a term to expire 06-30-2019  
Status: March 17, 2016 – Confirmed by the State Senate

**GM 605**  
Submitting for consideration and confirmation to the Early Learning Advisory Board, Gubernatorial Nominee, MICHAEL FAHEY, for a term to expire 06-30-2016  
Status: April 19, 2016 – Confirmed by the State Senate

**GM 606**  
Submitting for consideration and confirmation to the Early Learning Advisory Board, Gubernatorial Nominee, MICHAEL FAHEY, for a term to expire 06-30-2020 (term amended to 6-30-2019 by GM649)  
Status: April 19, 2016 – Confirmed by the State Senate

**GM 627**  
Submitting for consideration and confirmation to the Western Interstate Commission for Higher Education, Gubernatorial Nominee, COLLEEN SATHRE, for a term to expire 06-30-2017  
Status: April 8, 2016 – Confirmed by the State Senate
GM 628
Submitting for consideration and confirmation to the Western Interstate Commission for Higher Education, Gubernatorial Nominee, DAVID LASSNER, for a term to expire 06-30-2018

Status: April 8, 2016 – Confirmed by the State Senate

GM 664
Submitting for consideration and confirmation to the Hawai‘i Teacher Standards Board, Gubernatorial Nominee, JUSTIN MEW, for a term to expire 06-30-2019

Status: April 15, 2016 – Confirmed by the State Senate

GM 665
Submitting for consideration and confirmation to the Hawai‘i Teacher Standards Board, Gubernatorial Nominee, FELICIA VILLALOBOS, for a term to expire 06-30-2019

Status: April 15, 2016 – Confirmed by the State Senate

GM 666
Submitting for consideration and confirmation to the Hawai‘i Teacher Standards Board, Gubernatorial Nominee, LISA DELONG, for a term to expire 06-30-2019

Status: April 15, 2016 – Confirmed by the State Senate

GM 667
Submitting for consideration and confirmation to the Hawai‘i Teacher Standards Board, Gubernatorial Nominee, LOUISE CAYETANO, for a term to expire 06-30-2019

Status: April 15, 2016 – Confirmed by the State Senate

GM 668
Submitting for consideration and confirmation to the Hawai‘i Teacher Standards Board, Gubernatorial Nominee, STEVE NAKASATO, for a term to expire 06-30-2019

Status: April 15, 2016 – Confirmed by the State Senate

GM 694
Submitting for consideration and confirmation to the Center for Nursing Advisory Board, Gubernatorial Nominee, JULIO ZAMARRIPA, for a term to expire 06-30-2019

Status: April 14, 2016 – Confirmed by the State Senate

GM 695
Submitting for consideration and confirmation to the Center for Nursing Advisory Board, Gubernatorial Nominee, SUSAN YOUNG, for a term to expire 06-30-2020 (board name amended to Center for Nursing Advisory Board by GM696)

Status: April 14, 2016 – Confirmed by the State Senate
GM 748
Submitting for consideration and confirmation to the Board of Regents of The University of Hawai‘i, Gubernatorial Nominee, BRANDON MARC HIGA, for a term to expire 06-30-2018

Status: April 15, 2016 – Confirmed by the State Senate

GM 749
Submitting for consideration and confirmation to the Board of Regents of The University of Hawai‘i, Gubernatorial Nominee, MICHELLE TAGORDA, for a term to expire 06-30-2021

Status: April 15, 2016 – Confirmed by the State Senate

GM 805
Submitting for consideration and confirmation to the Board of Directors of The Research Corporation of The University of Hawaii, Gubernatorial Nominee, KELLI GOODIN, for a term to expire 06-30-2019

Status: April 25, 2016 – Confirmed by the State Senate

GM 806
Submitting for consideration and confirmation to the Education Commission of The States, Gubernatorial Nominee, CARMIELITA MINAMI, for a term to expire 06-30-2020

Status: April 20, 2016 – Confirmed by the State Senate

GM 834
Submitting for consideration and confirmation to the Hawai‘i Teacher Standards Board, Gubernatorial Nominee, ROXANE STEWART, for a term to expire 06-30-2019

Status: April 20, 2016 – Confirmed by the State Senate

GM 855
Submitting for consideration and confirmation to the Hawai‘i Labor Relations Board, Gubernatorial Nominee, J MUSTO, for a term to expire 06-30-2022

Status: April 27, 2016 – Confirmed by the State Senate
**Task Forces**

**HB1029 HD1 SD1** (Act 257) Endangered Species Recovery Committee  
(Committee consist of dean of the University of Hawai‘i at Mānoa College of Natural Sciences or the dean’s designee)

**HB2707 HD1 SD2 CD1** (Act 230) Medical Marijuana Working Group  
(Established within the Public Policy Center in the College of Social Sciences at the University of Hawai‘i at Mānoa for Administrative Purposes – working group to develop and recommend legislation to improve the medical marijuana dispensary system – a representative from the University of Hawai‘i College of Tropical Agriculture and Human Resources or University of Hawai‘i Cancer Center, who shall be invited by the President of the University of Hawai‘i)

**HCR66 HD1 SD1** Prevent Suicide Hawai‘i Task Force Subcommittee  
(One member of subcommittee to be appointed by the Dean of the John A. Burns School of Medicine at the University of Hawai‘i at Mānoa, from its Department of Psychiatry)

**HCR85 HD2 SD1** Task Force to Study Effective Incarceration Policies to Improve Hawai‘i’s Correctional System  
(A faculty member with expertise in criminology or penology appointed by the President of the University of Hawai‘i)

**HCR90** DOH Working Group to Develop a Community Paramedic Program  
(Includes the Dean of Emergency Medical Services at Kapi‘olani Community College, or the Dean’s designee; the chair of the Department of Emergency Medical Services at Kapi‘olani Community College, or the Chair’s designee; and an instructor of Emergency Medical Services at Kapi‘olani Community College)

**HCR137 SD2** DOE Working Group to Review After-School Programs in Hawai‘i’s Public Middle and Intermediate Schools  
(Executive Director of Hawai‘i P-20 Partnerships for Education or designee)

**SB 3077 SD1 HD1 CD1** (Act 130) Hawai‘i Interagency Council for Transit-Oriented Development  
(President of the University of Hawai‘i)
### Comparison on 2015 & 2016 State Legislature

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