A BILL FOR AN ACT

RELATING TO ENERGY.

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

- 1 SECTION 1. Section 269-16, Hawaii Revised Statutes, is
 2 amended to read as follows:
 3 "\$269-16 Regulation of utility rates; ratemaking
- 4 procedures. (a) All rates, fares, charges, classifications,
- 5 schedules, rules, and practices made, charged, or observed by
- 6 any public utility or by two or more public utilities jointly
- 7 shall be just and reasonable and shall be filed with the public
- 8 utilities commission. The rates, fares, classifications,
- ${f 9}$ charges, and rules of every public utility shall be published by
- 10 the public utility in such manner as the public utilities
- 11 commission may require, and copies shall be furnished to any
- 12 person on request.
- 13 To the extent the contested case proceedings referred to in
- 14 chapter 91 are required in any rate proceeding to ensure
- 15 fairness and to provide due process to parties that may be
- 16 affected by rates approved by the commission, the evidentiary
- 17 hearings shall be conducted expeditiously and shall be conducted
- 18 as a part of the ratemaking proceeding.



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         (b) No rate, fare, charge, classification, schedule, rule,
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    or practice, [other than one established pursuant to an
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    automatic rate adjustment clause previously approved by the
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    commission, shall be established, abandoned, modified, or
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    departed from by any public utility, except after thirty days'
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    notice to the commission as prescribed in section 269-12(b), and
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    prior approval by the commission for any increases in rates,
    fares, or charges. The commission, in its discretion and for
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    good cause shown, may allow any rate, fare, charge,
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    classification, schedule, rule, or practice to be established,
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    abandoned, modified, or departed from upon notice less than that
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    provided for in section 269-12(b). A contested case hearing
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    shall be held in connection with any increase in rates, and the
    hearing shall be preceded by a public hearing as prescribed in
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    section 269-12(c), at which the consumers or patrons of the
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    public utility may present testimony to the commission
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    concerning the increase. The commission, upon notice to the
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    public utility, may:
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              Suspend the operation of all or any part of the
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              proposed rate, fare, charge, classification, schedule,
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              rule, or practice or any proposed abandonment or
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              modification thereof or departure therefrom;
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1	(2)	After a hearing, by order:		
2		(A)	Regulate, fix, and change all such rates, fares,	
3			charges, classifications, schedules, rules, and	
4			practices so that the same shall be just and	
5			reasonable;	
6		(B)	Prohibit rebates and unreasonable discrimination	
7			between localities or between users or consumers	
8			under substantially similar conditions;	
9		(C)	Regulate the manner in which the property of	
10			every public utility is operated with reference	
11			to the safety and accommodation of the public;	
12		(D)	Prescribe its form and method of keeping	
13			accounts, books, and records, and its accounting	
14			system;	
15		(E)	Regulate the return upon its public utility	
16			property;	
17		(F)	Regulate the incurring of indebtedness relating	
18			to its public utility business; and	
19		(G)	Regulate its financial transactions; and	
20	(3)	Do a	all things that are necessary and in the exercise	
21		of t	the commission's power and jurisdiction, all of	
22		whic	ch as so ordered, regulated, fixed, and changed are	

1	just and reasonable, and provide a fair return on the					
2	property of the utility actually used or useful for					
3	public utility purposes.					
4	(c) The commission may in its discretion, after public					
5	hearing and upon showing by a public utility of probable					
6	entitlement and financial need, authorize temporary increases in					
7	rates, fares, and charges; provided that the commission shall					
8	require by order the public utility to return, in the form of an					
9	adjustment to rates, fares, or charges to be billed in the					
10	future, any amounts with interest, at a rate equal to the rate					
11	of return on the public utility's rate base found to be					
12	reasonable by the commission, received by reason of continued					
13	operation that are in excess of the rates, fares, or charges					
14	finally determined to be just and reasonable by the commission.					
15	Interest on any excess shall commence as of the date that any					
16	rate, fare, or charge goes into effect that results in the					
17	excess and shall continue to accrue on the balance of the excess					
18	until returned.					
19	(d) The commission shall make every effort to complete its					
20	deliberations and issue its decision as expeditiously as					
21	possible and before nine months from the date the public utility					
22	filed its completed application; provided that in carrying out					
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- 1 this mandate, the commission shall require all parties to a
- 2 proceeding to comply strictly with procedural time schedules
- 3 that it establishes. If a decision is rendered after the nine-
- 4 month period, the commission shall report in writing the reasons
- 5 therefor to the legislature within thirty days after rendering
- 6 the decision.
- 7 Notwithstanding subsection (c), if the commission has not
- 8 issued its final decision on a public utility's rate application
- 9 within the nine-month period stated in this section, the
- 10 commission, within one month after the expiration of the nine-
- 11 month period, shall render an interim decision allowing the
- 12 increase in rates, fares and charges, if any, to which the
- 13 commission, based on the evidentiary record before it, believes
- 14 the public utility is probably entitled. The commission may
- 15 postpone its interim rate decision for thirty days if the
- 16 commission considers the evidentiary hearings incomplete. In
- 17 the event interim rates are made effective, the commission shall
- 18 require by order the public utility to return, in the form of an
- 19 adjustment to rates, fares, or charges to be billed in the
- 20 future, any amounts with interest, at a rate equal to the rate
- 21 of return on the public utility's rate base found to be
- 22 reasonable by the commission, received under the interim rates



- 1 that are in excess of the rates, fares, or charges finally
- 2 determined to be just and reasonable by the commission.
- 3 Interest on any excess shall commence as of the date that any
- 4 rate, fare, or charge goes into effect that results in the
- 5 excess and shall continue to accrue on the balance of the excess
- 6 until returned.
- 7 The nine-month period in this subsection shall begin only
- 8 after a completed application has been filed with the commission
- 9 and a copy served on the consumer advocate. The commission
- 10 shall establish standards concerning the data required to be set
- 11 forth in the application in order for it to be deemed a
- 12 completed application. The consumer advocate may, within
- 13 twenty-one days after receipt, object to the sufficiency of any
- 14 application, and the commission shall hear and determine any
- 15 objection within twenty-one days after it is filed. If the
- 16 commission finds that the objections are without merit, the
- 17 application shall be deemed to have been completed upon original
- 18 filing. If the commission finds the application to be
- 19 incomplete, it shall require the applicant to submit an amended
- 20 application consistent with its findings, and the nine-month
- 21 period shall not commence until the amended application is
- 22 filed.

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H.B. NO. 2637

1	(e) In any case of two or more organizations, trades, or						
2	businesses (whether or not incorporated, whether or not						
3	organized in the State of Hawaii, and whether or not affiliated)						
4	owned or controlled directly or indirectly by the same						
5	interests, the commission may distribute, apportion, or allocate						
6	gross income, deductions, credits, or allowances between or						
7	among the organizations, trades, or businesses, if it determines						
8	that the distribution, apportionment, or allocation is necessary						
9	to adequately reflect the income of any such organizations,						
10	trades, or businesses to carry out the regulatory duties imposed						
11	by this section.						
12	(f) Notwithstanding any law to the contrary, for public						
13	utilities having annual gross revenues of less than \$2,000,000,						
14	the commission may make and amend its rules and procedures to						
15	provide the commission with sufficient facts necessary to						
16	determine the reasonableness of the proposed rates without						
17	unduly burdening the utility company and its customers. In the						
18	determination of the reasonableness of the proposed rates, the						
19	commission shall:						
20	(1) Require the filing of a standard form application to						
21	be developed by the commission. The standard form						
22	application for general rate increases shall describe						

the specific facts that shall be submitted to support a determination of the reasonableness of the proposed rates, and require the submission of financial information in conformance with a standard chart of accounts to be approved by the commission, and other commission guidelines to allow expeditious review of a requested general rate increase application;

- (2) Hold a public hearing as prescribed in section

 269-12(c) at which the consumers or patrons of the public utility may present testimony to the commission concerning the increase. The public hearing shall be preceded by proper notice, as prescribed in section

 269-12: and
- issue a proposed decision and order within six months from the date the public utility files a completed application with the commission; provided that all parties to the proceeding strictly comply with the procedural schedule established by the commission and no person is permitted to intervene. If a proposed decision and order is rendered after the six-month period, the commission shall report in writing the

reasons therefor to the legislature within thirty days after rendering the proposed decision and order.

Prior to the issuance of the commission's proposed decision and order, the parties shall not be entitled to a contested case hearing.

If all parties to the proceeding accept the proposed decision and order, the parties shall not be entitled to a contested case hearing, and section 269-15.5 shall not apply. If the commission permits a person to intervene, the six-month period shall not apply and the commission shall make every effort to complete its deliberations and issue its decision within the nine-month period from the date the public utility's completed application was filed, pursuant to subsections (b), (c), and (d).

If a party does not accept the proposed decision and order, either in whole or in part, that party shall give notice of its objection or nonacceptance within the timeframe prescribed by the commission in the proposed decision and order, setting forth the basis for its objection or nonacceptance; provided that the proposed decision and order shall have no

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force or effect pending the commission's final decision. If notice is filed, the above six-month period shall not apply and the commission shall make every effort to complete its deliberations and issue its decision within the nine-month period from the date the public utility's completed application was filed as set forth in subsection (d). Any party that does not accept the proposed decision and order under this paragraph shall be entitled to a contested case hearing; provided that the parties to the proceeding may waive the contested case hearing.

12 Public utilities subject to this subsection shall follow 13 the standard chart of accounts to be approved by the commission 14 for financial reporting purposes. The public utilities shall 15 file a certified copy of the annual financial statements in 16 addition to an updated chart of accounts used to maintain their 17 financial records with the commission and consumer advocate within ninety days from the end of each calendar or fiscal year, 18 19 as applicable, unless this timeframe is extended by the 20 The owner, officer, general partner, or authorized commission. 21 agent of the utility shall certify that the reports were prepared in accordance with the standard chart of accounts. 22

1	[-(g)	Any automatic fuel rate adjustment clause requested
2	by a publ	ic utility in an application filed with the commission
3	shall be	designed, as determined in the commission's discretion,
4	to:	
5	(1)	Fairly share the risk of fuel cost changes between the
6		public utility and its customers;
7	(2)	Provide the public utility with sufficient incentive
8		to reasonably manage or lower its fuel costs and
9		encourage greater use of renewable energy;
10	(3)	Allow the public utility to mitigate the risk of
11		sudden or frequent fuel cost changes that cannot
12		otherwise reasonably be mitigated through other
13		commercially available means, such as through fuel
14		hedging contracts;
15	(4)	Preserve, to the extent reasonably possible, the
16		public utility's financial integrity; and
17	(5)	Minimize, to the extent reasonably possible, the
18		public utility's need to apply for frequent
19		applications for general rate increases to account for
20		the changes to its fuel costs.] "
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1 SECTION 2. Statutory material to be repealed is bracketed

and stricken.

SECTION 3. This Act shall take effect on July 1, 2008. 3

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INTRODUCED BY:

JAN 1 8 2008

Report Title:

Energy

Description:

Repeals automatic fuel rate adjustment clause.

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